

**NOTICE OF CERTIFICATION OF THE  
AIR CANADA FLIGHT 624 CLASS ACTION**

Revised as of Aug. 30, 2016

**To: All passengers on board Air Canada Flight 624 departing from Toronto to Halifax arriving on March 29, 2015 (“Class Members”)**

**Notice of Certification:**

Class Members be advised of certification of a class action on behalf of all passengers on board Air Canada Flight 624 on March 29, 2015 which crashed upon landing at the Halifax Stanfield International Airport. All passengers and crew members survived, but some experienced personal injuries during the landing and/or the emergency response. The baggage of some passengers was lost or destroyed.

**Who is included?**

“Class Members” are all passengers who were on board Air Canada Flight 624 departing from Toronto to Halifax arriving on March 29, 2015.

If you are a Class Member you do not need to do anything at this point to get the benefit of any ruling on the common issues.

**What is the nature of the class action?**

The common issues in the claim include whether any or all of Air Canada, the Halifax International Airport Authority, Nav Canada, Airbus S.A.S. or the Attorney General of Canada (Transport Canada) are liable to the Class Members for any personal injury suffered by them, including physical injuries, psychological or psychiatric symptoms, or baggage destruction/loss. A judgment on the common issues will bind all Class Members who do not opt out.

**Class counsel compensation:**

Class counsel have agreed to act on the basis that they will not be paid any legal fees unless and until the class action is either settled or successfully tried to judgment and the Class Members are entitled to recover damages.

The Representative Plaintiffs have entered into a Contingency Fee Agreement with class counsel. Class counsel will apply to the court at the conclusion of the case to have their legal fees approved. Class counsel will pay for all case expenses incurred in prosecuting the case and if the case is successful, class counsel will apply to the court to be reimbursed for these case expenses. If the case is not successfully settled or tried, class counsel will not be paid or be reimbursed for any expenses.

**Where can Class Members get more information?**

You may contact class counsel for more information.

If you do not want to participate, you must opt out on or before the deadline stipulated in the opt out form. If you opt out you will not be entitled to share in any recovery or take the benefit of any ruling in this case.

For more information, or to access opt out forms, visit:

<http://www.wagners.co/current-class-actions>

or contact class counsel at the address below:

Wagners  
1869 Upper Water Street  
Suite PH 301, Pontac House  
Historic Properties  
Halifax NS B3J 1S9  
Office: 902-425-7330  
Toll Free: 1-800-465-8794  
Fax: 902-422-1233  
Email: [seriousinjury@wagners.co](mailto:seriousinjury@wagners.co)

**Representative Plaintiffs:**

Kathleen Carroll-Byrne  
Asher Hodara  
Malanga Georges Liboy  
All c/o Wagners (address provided above)

This summary notice has been approved by the Supreme Court of Nova Scotia.

Do not Contact the Court about this Certification.