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February 3, 2016

VIA FAX

Judicial Administrator Federal Court of Appeal Ottawa, ON K1A 0H9

Dear Madam or Sir:

Re: Dr. Gábor Lukács v. Canadian Transportation Agency

Federal Court of Appeal File No.: A-39-16

Request for directions and/or case management to expedite proceeding

Reply to the Agency's letter of February 3, 2016

I am writing to respond to the Agency's letter of February 3, 2016, asking the Court to decline to consider the substance of my letter of January 29, 2016.

It is a well-established practice in the Federal Court to seek case management by way of a letter (Notice to the Parties and the Profession: "Streamlining Complex Litigation," dated May 1, 2009). The Agency has provided no rationale for this Honourable Court not to follow the same practice.

Nor did the Agency explain how the informal format of a letter would prejudice its case in any way; indeed, the undisputed facts are set out in the Agency's own announcement entitled "Consultation on the requirement to hold a licence."

Due to the risk to the public identified in my letter of January 29, 2016, I ask that this Honourable Court exercise its discretion by considering the substance of the letter regardless of its form.

Sincerely yours,

Dr. Gábor Lukács Applicant

Cc: Mr. John Dodsworth, counsel for the Canadian Transportation Agency