

Halifax, NS  
lukacs@AirPassengerRights.ca



April 16, 2013

**VIA EMAIL**

The Secretary  
Canadian Transportation Agency  
Ottawa, Ontario, K1A 0N9

Attention: Ms. Sylvie Giroux, Analyst

Dear Madam Secretary:

**Re: Dr. Gábor Lukács v. United Airlines  
Complaint about United Airlines' prohibition against onboard photography and  
audio or video recording  
Request for directions**

On April 10, 2013, the Applicant brought a motion pursuant to Rule 32. On April 12, 2013, United Airlines filed its answer pursuant to Rule 32(4). On April 15, 2013, the Applicant filed his reply, in full compliance with Rule 32(5). Thus, the pleadings with respect to the aforementioned motions were completed.

On April 15, 2013, late in the afternoon, United Airlines filed additional submissions in response to the Applicant's reply. The Agency's rules do not permit making such additional submissions without the leave of the Agency (see, for example, Decision No. LET-C-A-64-2013 of the Agency).

Therefore, the Applicant is asking the Agency to return United Airlines' additional submissions dated April 15, 2013 to United Airlines, and to direct United Airlines to refrain from arguing *ad infinitum* and from making further submissions until the Agency has had an opportunity to consider and determine the outstanding motions.

All of which is most respectfully submitted.

Dr. Gábor Lukács  
Applicant

Cc: Mr. Drew Tyler, Counsel for United Airlines