

NOTICE OF CLASS ACTION SETTLEMENT APPROVAL HEARING

Carroll-Byrne et al. v. Air Canada et al.

Supreme Court of Nova Scotia, Hfx. No. 438657

1. NOTICE OF PROPOSED SETTLEMENT

The Plaintiffs filed this class action against Air Canada, Airbus S.A.S., Nav Canada, Halifax International Airport Authority (“HIAA”), the Attorney General of Canada, John Doe #1 and John Doe #2 (together, the “Defendants”) regarding Air Canada Flight AC624, which crashed while attempting to land at the Halifax Stanfield International Airport on March 29, 2015.

A proposed settlement has been reached. If the Court approves the settlement at the hearing on June 22, 2026, all passengers who were on board Air Canada Flight AC624 when it crashed on March 29, 2015, excluding on-duty members of the flight crew and anyone who validly opted out of the class action (the “Class Members”) will be eligible to receive a portion of the Settlement Amount.

At the settlement approval hearing, the Court must decide that the settlement is fair, reasonable, and in the best interests of Class Members. The hearing of the motion to approve the Settlement Agreement is on **June 22, 2026, at 11:00 a.m. AST at The Halifax Law Courts, 1815 Upper Water Street in Halifax, Nova Scotia**. On that same date, the Court will also decide on a separate motion whether to approve the payment of the legal fee and reimbursement of expenses to Class Counsel.

2. WHAT ARE THE TERMS OF THE PROPOSED SETTLEMENT?

The Defendants, Air Canada, Nav Canada and HIAA, will pay \$18,075,000.00 CAD, in full and final settlement of the claims against them, including class counsel fees and disbursements, in return for a comprehensive release from the Class and a dismissal of the class action. The Settlement Amount also includes an allocation for payment to the public and private health insurers for their subrogated claims. The Settlement Amount, less the allocation for public health and private insurers, Court-approved class counsel fees and disbursements, will be distributed in accordance with the Court-approved and supervised Distribution Protocol, which is Schedule “B” to the Settlement Agreement, and can be viewed at: <https://www.cfmlawyers.ca/class-action/air-canada-flight-ac624/>

By entering this settlement, the Defendants have not admitted liability – the settlement is a negotiated compromise of the parties’ positions.

3. IF THE SETTLEMENT IS APPROVED, WHAT DO CLASS MEMBERS NEED TO DO?

If the Settlement Agreement is approved by the Court, Class Members will **not need to submit a claim form to receive compensation**. Class Counsel has conducted a valuation of each Class Member’s claim (the “Valuation”) based on the information and instructions provided to Class Counsel and the materials reasonably available to Class Counsel at the time of the Valuation. You may have already received, or can expect to shortly receive, a letter from CFM Lawyers LLP containing a summary of your Valuation.

No settlement funds will be distributed unless and until the Court approves the settlement on or after June 22, 2026. If approval is granted, distribution of the funds to Class Members will proceed in accordance with the Court-approved Distribution Protocol.

There is no need to do anything further at this time to receive compensation.

4. WHO ARE THE LAWYERS FOR THE PLAINTIFFS AND CLASS?

The law firms of CFM Lawyers LLP, Wagners, and MacGillivray Injury and Insurance Law represent the Plaintiffs and all Class Members as “Class Counsel” in this action.

When they took on this class action, Class Counsel agreed to only be paid if there was a settlement or judgment in favour of the Class. Since the action started in 2015, Class Counsel has not received payment for their legal fees in this case. If the Settlement Agreement is approved, Class Counsel will ask the Court to also approve their fees for their work and the expenses to advance this case.

5. WHAT ARE THE LEGAL FEES?

Class Counsel will ask the Court to approve a legal fee of 30% of the Settlement Amount, after deducting out-of-pocket expenses approved by the Court, plus tax. Class Counsel will also ask the Court to approve reimbursement of those out-of-pocket expenses paid to advance the action. Any Court-approved fees and expenses will be deducted from the Settlement Amount before funds are distributed to Class Members. Class Counsel will also seek approval of payment of honoraria to the Representative Plaintiffs in the amount of \$2,500 each.

6. HOW WILL CLASS MEMBERS KNOW IF THE SETTLEMENT IS APPROVED?

If the Settlement Agreement is approved, CFM Lawyers LLP, acting as the Administrator, will send out a notice to Class Members where contact information is available. The notice will also be made available through Class Counsel’s websites, a press release, and upon request.

7. WHAT IF YOU DO NOT AGREE WITH THE SETTLEMENT OR LEGAL FEE?

If the settlement is approved, it will be final and binding on all Class Members and the class action will be dismissed.

If you do not agree with the proposed settlement or the legal fee for Class Counsel, you can object. The Court will consider your views. To object before the hearing, you must send a written objection by mail or email to the Administrator, CFM Lawyers LLP, by **April 23, 2026**, at:

AC624 Class Action Administrator
c/o CFM Lawyers LLP
#400-856 Homer Street
Vancouver, BC V6B 2W5
Phone: 604-689-7555
Email: ac624@cfmlawyers.ca

Your objection must include:

1. Your full name, mailing address, and email;
2. A short explanation of why you do not agree with the settlement or legal fee;
3. A statement that you believe you are a Class Member, and why you believe this; and
4. Whether you plan to attend the approval hearing.

You may also attend court on June 22, 2026, in person and, if the Court allows, you may have a chance to communicate your objection at that time.

8. DO CLASS MEMBERS HAVE TO ATTEND THE HEARING?

No, Class Members do not have to attend the hearing. The Administrator and/or Class Counsel will communicate with Class Members any updates or relevant information following the hearing.

9. WHERE CAN CLASS MEMBERS GET MORE INFORMATION?

If you have questions, you can contact CFM Lawyers LLP, the Administrator, at:

AC624 Class Action Administrator
c/o CFM Lawyers LLP
#400-856 Homer Street
Vancouver, BC V6B 2W5
Tel: 604-689-7555
Email: ac624@cfmlawyers.ca

Or you can contact Class Counsel at:

CFM Lawyers LLP
400-856 Homer Street
Vancouver, BC V6B 2W5
ac624@cfmlawyers.ca
Tel: 604-689-7555

Wagners
1869 Upper Water Street, 3rd Floor
Halifax, NS B3J 1S9
ClassAction@wagners.co
Tel: 902- 425-7330

**This notice has been approved by the Supreme Court of Nova Scotia.
DO NOT CONTACT THE COURT ABOUT THIS NOTICE.**