

LONG FORM NOTICE  
**NOTICE OF AUTHORIZATION OF A CIVIL LIABILITY AND SECURITIES CLASS  
ACTION AGAINST DAVID BAAZOV**

**Read this notice carefully. It may affect your legal rights.**

**THIS NOTICE** is to certain investors in securities of Amaya Inc., now known as the Stars Group Inc. (“**Amaya**” or “**TSGI**”), who acquired securities of Amaya between February 1<sup>st</sup>, 2016 and November 21<sup>st</sup>, 2016 (“**Class Period**”), and held them until after November 22, 2016, other than the Defendant and members of the Defendant’s immediate family (“**Class**” and “**Class Members**”).

**THE AUTHORIZATION ORDER**

On August 7, 2020 the Honourable Justice François P. Duprat of the Superior Court of Québec authorized the bringing of a class action in:

**Gauthier**  
**v.**  
**Baazov**

in Court file number 500-06-000859-179 (“**Class Action**”). By virtue of this Order, the Court authorized the Class Action, and appointed the class action plaintiff, Mr. Denis Gauthier, representative plaintiff for the Class, defined as follows:

All persons and entities who purchased Amaya Inc. securities during the Class Period and held all or some of those securities until after the Corrective Disclosure;

The “Class Period” means the period from February 1<sup>st</sup>, 2016 to November 21<sup>st</sup>, 2016.

Excluded from the Class are Defendant and members of the Defendant’s immediate family.

Pursuant to the Court’s Order, you are a Class Member if you meet the description above.

The Class Action will now proceed to trial as a securities class action involving claims for damages for alleged misrepresentations in public documents by the Defendant. The Court has identified the issues that will be dealt with collectively and the conclusions sought, which are set out in **Appendix “A”**. The Class Action will proceed in the judicial district of Montreal, Province of Québec.

Authorization is a procedural matter that defines the form of the class action litigation. The merits of the claims in the action, or the allegations of fact on which the claims are based, have not been determined by the Court. The Defendant disputes the claims asserted against him and denies any allegation of wrongdoing made by the plaintiff in the Class Action.

**THE NATURE OF THE CLAIMS ASSERTED**

The Class Action essentially asserts that the Defendant would have made statements in public documents containing misrepresentations in relation to a potential going-private transaction involving Amaya (“**Impugned Documents**”) and that he should be held liable for the damages allegedly suffered by Class Members who acquired Amaya securities during the Class Period.

If you wish to pursue other claims against the Defendant relating to the matters at issue in the Class Action, you should immediately seek independent legal advice.

**DO NOTHING IF YOU WANT TO PARTICIPATE IN  
THE CLASS ACTION**

Class Members who want to participate in the Class Action are automatically included and need not do anything at this time.

**YOU MUST OPT OUT IF YOU DO NOT WANT TO BE  
BOUND BY THE CLASS ACTION**

Each Class Member who does not opt out of the Class Action will be bound by the terms of any judgment or settlement, whether favourable or not, and will not be allowed to prosecute an independent action.

Class Members who do not want to be bound by the outcome of the Class Action must “opt out,” meaning that they must exclude themselves from the Class Action in accordance with the procedure described herein.

Should you decide to opt-out, and do so, you will be required to take an individual action **at your own expense** in order to be indemnified by the Defendant for any individual cause of action you may have against him, should such cause of action be proven.

**If you wish to opt out of the Class Action, you must complete and sign the Opt-Out Form provided at <http://faguyco.com/portfolio/baazov-class-action/>.**

**In order for your opt-out to be valid, your completed and signed Opt-Out Form must be postmarked or received by Trilogy Class Action Services, and the Clerk of the Superior Court of Québec by no later than January 16, 2021, to:**

Palais de justice de Montréal  
Court file no : 500-06-000859-179  
1 rue Notre-Dame Est, room 1.120  
Montréal, Québec H2Y 1B6

Trilogy Class Action Services, Administrator  
Securities Class Action Administration  
117 Queen Street,  
P.O. Box 1000,  
Niagara-on-the-Lake, ON L0S 1J0  
Or by fax to: 1-416-342-1761

A Class Member who opts out will not be entitled to participate in the Class Action.

#### **CLASS COUNSEL AND LEGAL FEES**

The representative plaintiff and the Class in the Class Action are represented by the law firms Faguy & Co., and Morganti & Co. ("**Class Counsel**"). Class Counsel is conducting the litigation on a contingency fee basis.

In the event of success in the Baazov Class Action, class counsel will make a motion to the Court to have their fees and disbursements approved.

As a Class Member, you will not be required to pay any costs in the event that the Class Action is unsuccessful.

Class Members have the right to seek intervenor status in the Class Action. A Class Member who intervenes in the class action may be required to pay legal costs arising from the class action.

#### **ADDITIONAL INFORMATION**

This notice has been approved by the Superior Court of Québec. The Court offices cannot answer any questions about the matters in this notice. The Orders of the Court and other information in both languages are available on Class Counsel's website at <http://www.faguyco.com/class-actions/>.

Questions relating to the Class Action may be directed to Class Counsel:

#### English:

Faguy & Co.  
329 de la Commune St W  
Montréal, Quebec H2Y 2E1  
Tel:514.285.8100 ext 225  
Email:  
[classactions@faguyco.com](mailto:classactions@faguyco.com)

Morganti & Co., P.C.  
21 St. Clair Ave, Suite 1102  
Toronto, Ontario M4T 1L9  
Email:  
[snematollahi@morgantico.com](mailto:snematollahi@morgantico.com)

#### Français:

Faguy & Co.  
329 de la Commune St W  
Montréal, QC, Canada H2Y 2E1  
Tel: +1.514.285.8100ext. 225  
Email: [classactions@faguyco.com](mailto:classactions@faguyco.com)

#### **NOTICE TO BROKERAGE FIRMS**

Please deliver this notice by email to your clients who purchased Amaya's securities during the Class Period and for whom you have valid email addresses. If you have clients who purchased Amaya's securities during the Class Period for whom you do not have valid email addresses, please contact Trilogy Class Action Services, to obtain hard copies of this notice for the purpose of mailing the notice to those clients. Brokerage firms may request up to \$5,000 in total for the expenses relating to the distribution of this notice to the Class Members. If the amounts submitted in aggregate exceed \$5,000, each brokerage firm's claim shall be reduced on a pro rata basis.

***The publication of this notice was authorized by the Superior Court of Québec.***

**APPENDIX “A”  
CLASS ACTION COMMON ISSUES**

Pursuant to the Order of the Honourable Justice François P. Duprat, dated August 7, 2020, the issues to be dealt with collectively are as follows:

- i) Were there misrepresentations in the Impugned Documents?
- ii) Did the Defendant mislead the public or commit a fault?
- iii) Were the alleged faults and breaches done intentionally?
- iv) Is the Defendant liable to the Class Members in virtue of applicable laws or regulations?
- v) What are the damages sustained by the Class Members?

Pursuant to the Order of the Honourable Justice François P. Duprat, dated August 7, 2020, the conclusions sought by the class action are as follows:

**GRANTS** this class action on behalf of the Class;

**GRANTS** the Representative Plaintiffs' action against the Defendant in respect of the rights of action asserted against the Defendant under Title VIII, Chapter II, Division II of the QSA and article 1457 of the CCQ;

**CONDEMNS** the Defendant to pay to the Representative Plaintiffs and the Class compensatory damages for all monetary losses;

**ORDERS** collective recovery in accordance with articles 595 to 598 of the *Code of Civil Procedure*;

**THE WHOLE** with interest and additional indemnity provided for in the *Civil Code of Quebec* and with full costs and expenses, including expert fees, notice fees and fees relating to administering the plan of distribution of the recovery in this action.