## IN THE FEDERAL COURT OF AUSTRALIA VICTORIAN DISTRICT REGISTRY

No. VID 621 of 2005

IN THE MATTER OF:

ANSETT AUSTRALIA LTD (ACN 004 209 410) & ORS (in accordance with the schedule attached) (All subject to a Deed of Company Arrangement)

and

MARK ANTHONY KORDA and MARK FRANCIS XAVIER MENTHA (as Deed Administrators of the Companies)

Plaintiffs

## CERTIFICATE IDENTIFYING EXHIBIT

This is the exhibit marked "MAK-62" now produced and shown to MARK ANTHONY KORDA at the time of swearing his affidavit on 13 October 2005.

Before me:

WESTER MARKET LD SER

ADDICTO BLICHTEIBLER LEVEL 21, 355 CELLINS STREET MELEOURNE 3000

A NATURAL PERSON WHO IS A CURRENT PRACTITIONER WITHIN THE MEANING OF THE LEGAL PRACTICE ACT 1996

## Alex King

From:

McClure, Ross [Ross.McClure@ags.gov.au] Wednesday, 28 September 2005 5:25 PM

Sent:

To: Alex Kina

Subject: RE: Clarification of one matter in Korda affidavit

Thank you Alex.

As you will be aware, we will need your clients' response in sufficient time for the Commonwealth to be able to consider it, together with the other matters raised in Mr Korda's affidavit, and be able to file and serve any affidavit material within the timeframes set by the court, should it be decided that this is necessary.

regards,

Ross

## Ross McClure

Senior Executive Lawyer Australian Government Solicitor T 03 9242 1395 F 03 9242 1278 M 0419 299 520 ross.mcclure@ags.gov.au Find out more about AGS at http://www.ags.gov.au

Important: This message may contain confidential or legally privileged information. If you think it was sent to you by mistake, please delete all copies and advise the sender. For the purposes of the Spam Act 2003, this email is authorised by AGS.

-----Original Message----

From: Alex King [mailto:AKing@abl.com.au] Sent: Wednesday, 28 September 2005 5:10 PM

To: McClure, Ross

Subject: RE: Clarification of one matter in Korda affidavit

Ross, I haven't forgotten your email (below). I'll respond as soon as possible. Regards

Alex King

----Original Message-----

From: McClure, Ross [mailto:Ross.McClure@ags.gov.au]

Sent: Monday, 26 September 2005 3:55 PM

To: Alex King

Subject: Clarification of one matter in Korda affidavit

Alex,

I tried telephoning you just now, but rather than leave a voicemail message I thought I should email my request of the Administrators.

Sub-paragraph 199 (j) of the Mark Korda affidavit sworn on 12 September 2005 sets out one of the underlying assumptions to the Distribution Tables; namely, that "all outstanding matters between the Ansett Group and the Commonwealth are assumed to be settled".

Would you please obtain instructions and then advise precisely which matters this statement is intended to cover. We need to better understand the ambit of this statement as part of the Commonwealth's consideration of its position.

Thank you in anticipation,

Ross

Ross McClure

Senior Executive Lawyer Australian Government Solicitor T 03 9242 1395 F 03 9242 1278 M 0419 299 520 ross.mcclure@ags.gov.au Find out more about AGS at http://www.ags.gov.au

**Important:** This message may contain confidential or legally privileged information. If you think it was sent to you by mistake, please delete all copies and advise the sender. For the purposes of the *Spam Act 2003*, this email is authorised by AGS.

The information in this email and any attachments is confidential. They may also contain legally privileged information or copyright material, neither of which is waived or lost. If you are not the intended recipient of this email you must not read, forward, print, copy, disclose or use in any way this email or the information it contains. If you have received this message in error, please notify us immediately and delete it from your system. It is your responsibility to scan this communication and any files attached for computer viruses and other defects. Arnold Bloch Leibler does not accept liability for any loss or damage (whether direct, indirect, consequential or economic) however caused, and whether by negligence or otherwise, which may result directly or indirectly from this communication or any files attached. In any event, our liability is limited to the cost of re-supplying this communication. Where applicable, liability is limited by the Solicitors' Scheme approved under the Professional Standards Act 1994 (NSW)