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Registrant: BARTON, Jane

Email received: 10/03/2010 15:42:35 Sent From: Code A Subject: 100310 email from TB re conversation with Bakers re Peter Mant advice

From: Tim Bailey Sent: 10 March 2010 15:22 To: Harry Cayton; Michael Andrews Cc: Rachael Martin Subject: Peter Mant advice

Harry, Mike

Joanna Ludlum just called me to reassure us that we will not have been tainted by the original advice given by Peter. She says that it would have been proper for us to take account of that advice before reaching our decision. This is because he is concentrating on the legal issue of the likelihood of the courts thinking that the "undue lenience" test is applicable. He is laying out the factors that weigh either side on whether the test is met, and then adding his overall conclusion. She said that this is similar to our seeking counsel's view after our recent Nthinya case meeting - and counsel's view may have led us to reconvene and change our decision.

She said she is happy to talk about this next week at the case meeting, and happy for either of you to call her to discuss. But she just wanted to reassure us that having received the previous advice from Peter would not be a problem. She has in any case re-edited the advice without Peter's personal views, and sent it to him to sign off.

Finally, it occurs to me we should probably plan a contingency in case we need a case meeting whilst you are both away. I'll check the procedure to see who can act as a substitute.

Tim

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Code A

m: Tim Bailey

From: Tim Bailey Sent: 10 March 2010 14:01 To: Harry Cayton; Michael Andrews Cc: Rachael Martin Subject: RE:

I've asked Bakers to get him to resubmit, but without the sentences in which he expresses a view on the merits of the case.

Tim

Timothy Bailey

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Code A

From: Harry Cayton Sent: 10 March 2010 08:54 To: Michael Andrews Cc: Tim Bailey Subject:

Mike, can you just clarify for me what Peter Mant's 'advice' is?

I thought we'd asked for a summary and analysis of the evidence in the case. I'm wary of having our views shaped for us before the case meeting by Counsel's opinion. Or am I being over cautious?

Harry

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