

Stewart, Liam

From: mrowe@tennisaustralia.com.au
Sent: Tuesday, 29 August 2006 3:49 PM
To: Stewart, Liam
Subject: TRIM: Re: COMPS application for authorisation [SEC=UNCLASSIFIED]

Hi Liam

By way of clarification to the points you raise:

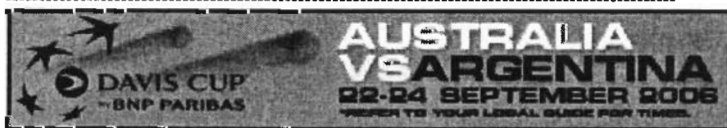
- yes we intend to collectively bargain with both Tabcorp and Unitab. Reference to Tab Ltd is our mistake.
- our intent is to collectively bargain with all current and future licensed betting operators.

I trust this addresses the points.

Rgds

Michael

Michael Rowe
General Manager - Business & Legal | Tennis Australia
mrowe@tennisaustralia.com.au | Private Bag 6060 Richmond, Victoria, Australia, 3121
Direct Phone: 03 9914 4187 | Mobile: 0417 374 458 | Fax: 03 9650 2743
www.TennisAustralia.com.au | www.AustralianOpen.com
Australian Open 2007
15 - 28 January



~~This electronic mail contains information that is privileged and confidential, intended only for use of the individual or entity named. If the reader of this message is not the intended recipient, you are hereby notified that any disclosure, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately and delete it. Thank you.~~

"Stewart, Liam" <Liam.Stewart@ACCC.GOV.AU>

To <mrowe@tennisaustralia.com.au>

cc

28/08/2006 02:18 PM

Subject COMPS application for authorisation [SEC=UNCLASSIFIED]

29/08/2006

Hi Michael,

COMPS application for authorisation is still being considered by the Commission. In order to assist our understanding of the application I was hoping you could clarify the following points in relation to the parties you wish to negotiate with.

- In annexure A of your application you have listed the Sports Betting Operators with whom you wish to collectively negotiate. You have not, however, listed either Tabcorp or UNiTAB but have listed Tab Ltd (which no longer exists). Can you clarify if it is your intention to collectively bargaining with Tabcorp and UNiTAB?
- In section 5(b)(i) of your application (Form B) you indicate that your application is intended to allow for collective negotiations for future parties in addition to those listed in annexure A. Is this correct?

In addition, could you advise if you intend providing any comments in relation to the interested parties submissions received. The following is a link to the submissions:

<http://intranet.accc.gov.au/content/index.phtml/itemId/802566/display/submission>

Regards

Liam Stewart
Australian Competition and Consumer Commission
Adjudication Branch
Phone: 02 6243 1275

IMPORTANT: This email from the Australian Competition and Consumer Commission (ACCC), and any attachments to it, contain information that is confidential and may also be the subject of legal, professional or other privilege. If you are not the intended recipient, you must not review, copy, disseminate, disclose to others or take action in reliance of, any material contained within this email. If you have received this email in error, please let the ACCC know by reply email to the sender informing them of the mistake and delete all copies from your computer system. For the purposes of the Spam Act 2003, this email is authorised by the ACCC www.accc.gov.au