



File no.: CT-2011-001

Registry document no.: 9

IN THE MATTER OF the *Competition Act*, R.S.C. 1985, c. C-34, as amended;

AND IN THE MATTER OF an application by Brandon Gray Internet Services Inc.
for relief pursuant to sections 75, 103.1 and 104 of the *Competition Act*, R.S.C. 1985, c.
C-34, as amended.

B E T W E E N :

Brandon Gray Internet Services Inc.
(applicant)

and

**Canadian Internet Registration Authority also known as Autorité canadienne pour
les enregistrements Internet also known as CIRA also known as ACEI**
(respondent)

NOTICE PURSUANT TO SUBSECTION 103.1(5) OF THE *COMPETITION ACT*

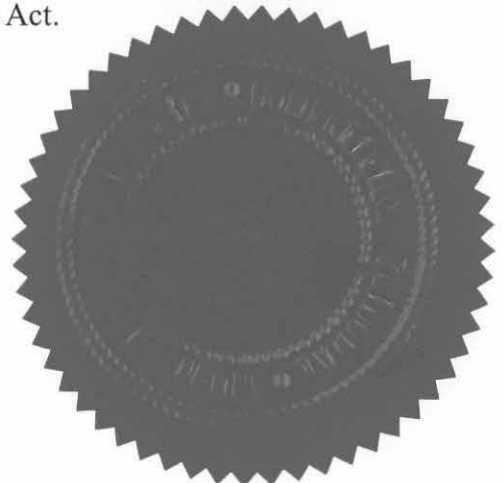
[1] WHEREAS an application was filed on January 20, 2011, by Brandon Gray Internet Services Inc., pursuant to subsection 103.1(1) of the *Competition Act*, R.S.C. 1985, c. C-34 (the "Act") for an Order for leave to make an application under subsection 75(1) of the *Act*;

[2] AND WHEREAS, pursuant to subsection 103.1(3) of the Act, the Commissioner of Competition certified in a letter filed on January 28, 2011, that this matter is not the subject of an inquiry nor was it the subject of an inquiry that has been discontinued because of a settlement between the Commissioner of Competition and the respondent, Canadian Internet Registration Authority;

[3] TAKE NOTICE THAT pursuant to subsection 103.1(5) of the Act, the Competition Tribunal hereby confirms that it can hear the above-mentioned application for leave to make an application under subsection 75(1) of the Act.

DATED at Ottawa, this 28th day of January, 2011.

(s) Sandra Simpson



TO: Enzo Di Iorio – Rotundo Di Iorio Quaglietta, LLP
David Brand - Rotundo Di Iorio Quaglietta, LLP
Brandon Gray Internet Services Inc.

AND TO: Peter K. Doody – Borden Ladner Gervais LLP
Canadian Internet Registration Authority

AND TO: Melanie L. Aitken
Commissioner of Competition