Competition Tribunal



Tribunal de la Concurrence

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, 103.1and 104 of the *Competition Act*, , R.S.C. 1985, c. C-34, as amended.

BETWEEN:

Brandon Gray Internet Services Inc. (applicant)

and

Canadian Internet Registration Authorithy 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