

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE  
COMMERCIAL AND EQUITY DIVISION  
COMMERCIAL COURT

S CI 2011

**IN THE MATTER OF TIMBERCORP SECURITIES LIMITED  
(IN LIQUIDATION) (ACN 092 311 469)**

**TIMBERCORP SECURITIES LIMITED (IN LIQUIDATION) (ACN 092 311 469)  
IN ITS CAPACITY AS RESPONSIBLE ENTITY OF THE 2004 TIMBERCORP CITRUS  
PROJECT (ARSN 108 887 538) AND THE 2005 TIMBERCORP CITRUS PROJECT (ARSN  
114 091 299) AND ORS ACCORDING TO THE SCHEDULE**  
Plaintiffs

**CERTIFICATE IDENTIFYING EXHIBIT**

Date of document: 28 February 2011  
Filed on behalf of: the Plaintiffs

Prepared by:

**ARNOLD BLOCH LEIBLER**

Lawyers and Advisers

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(Leon Zwier - lzwier@abl.com.au)

This is the exhibit marked "MAK-12" now produced and shown to **MARK ANTHONY KORDA** at the time of swearing his affidavit on 28 February 2011.

**MEAGAN LOUISE GROSE**

Arnold Bloch Leibler

Level 21, 333 Collins Street

Melbourne 3000

An Australian Legal Practitioner within the  
meaning of the Legal Profession Act 2004

Before me: 

**Exhibit "MAK-12"**

**Email from Jane Sheridan to Chris Day dated  
17 November 2010 (less attachments)**

Filed on behalf of the Plaintiffs

**ARNOLD BLOCH LEIBLER**

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(Leon Zwier)

Meagan Grose

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**From:** Jane Sheridan  
**Sent:** Wednesday, 17 November 2010 7:01 PM  
**To:** Chris Day  
**Cc:** peter.kerin@fabal.com.au  
**Subject:** Crop Sale Agreements

Dear Chris

As discussed, I attach the 2011 Crop Sale Agreement for each of the Timbercorp Citrus Projects. As you will appreciate, the Liquidators of TSL are providing it to FABAL in its capacity as the proposed new RE of the Projects on the basis that it is kept confidential by FABAL and only used for the purposes of the role as the proposed new RE. It should not be disclosed to third parties without our client's consent.

Regards

Jane

**Jane Sheridan** | Partner

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Arnold Bloch Leibler acknowledges the traditional owners of country throughout Australia.