

**From:** Michael Robson <mrobson@asu.asn.au>

**Sent:** Friday, June 12, 2020 9:59 AM

**To:** Chambers - Hatcher VP <Chambers.Hatcher.VP@fwc.gov.au>

**Cc:** AMOD <AMOD@fwc.gov.au>; Rachel Liebhaber <rachell@hsu.net.au>; Stephen Bull <Stephen.Bull@unitedworkers.org.au>; Nigel Ward <Nigel.Ward@ablawyers.com.au>; Julian Arndt <Julian.Arndt@ablawyers.com.au>; Dean Tyler <Dean.Tyler@ablawyers.com.au>; peggms24@gmail.com; Ruchi Bhatt <Ruchi.Bhatt@aigroup.com.au>; Brent Ferguson <Brent.Ferguson@aigroup.com.au>; Paula Thomson <Paula.Thomson@afei.org.au>; shue.yin.lo@afei.org.au; Michael Rizzo <mrizzo@asu.asn.au>; Sam Cahill <Sam.Cahill@ablawyers.com.au>

**Subject:** RE: AM2020/18 - s 157 SCHADS App

Dear Associate,

We refer to the email from ABLA on 12 June 2020. We write on behalf of the ASU, Lifestyle Solutions and Aruma. Lifestyle Solutions and Aruma object to proposed orders 3 and 4. Order 3 is objected to because oppressive and effectively an order for discovery. Aruma and Lifestyle Solutions would be obliged to review all documents in its possession in order to comply with the order. Order 4 is objected to on the basis of relevance and because it is an unnecessary intrusion into their clients privacy. Aruma and Lifestyle Solutions do not object to Orders 1 and 2, and would be willing to provide that material to ABLA by COB on Tuesday, 16 June 2020.

Best regards,

Michael Robson  
**National Industrial Officer**  
**Australian Services Union - National Office**

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