Decision 3/2013 – SECOND CLARIFICATION Travel Agency Commissioner - Area 2

Andreas Körösi P.O. Box 5245 S-102 45 Stockholm, Sweden

Applicant: Airworth Travels & Tours Pvt Ltd.

IATA Code # 14-3 6687 0 India

Respondent: International Air Transport Association (IATA)

111 Somerset Road, # 14-05 Triple One Somerset Singapore 238164

Greetings to all,

Dear Mr. Mehra (Applicant),

Let me please come right to the core:

Your statement regarding termination of your PSAA, as it stands today, "... is illegal..." and "... any speculative action in future by the Ld. TAC of confirming the termination is irrelevant..."

If "legally scrutinised", your comments are fully understandable, BUT not relevant in this situation to the reality also portrayed by me during the hearing in New Delhi.

As I clearly stated, my main concern as arbiter is to value the facts behind your failure to remit in full on Remittance Date, paired with IATA's actions being in compliance with Resolutions.

I reiterate, IATA, according to this Office, did not terminate your PSAA in a correct way since there was an ongoing review allowed by the Commissioner's Office. As TAC, I have no other means to "rectify you" as to make this statement.

Having said the above, to evaluate and "speculate" about the consequences of "potential" financial or any other "loss" due to the premature termination it has been made very clear to you and all Parties that the premature termination of your PSAA, according to me, DID NOT entail any such "additional loss".

MAINLY because your ticketing Authorities had rightfully been withdrawn long before termination.

My "speculative" statement clarifying that I would have acknowledged the facts behind the termination was done in your benefit, hopefully to avoid "unnecessary" work and maybe also additional legal counsel fees to pursue the "termination path" in vain.

I hope this clarifies my views.

Respectfully Yours,

Andreas Körösi Travel Agency Commissioner – IATA Area 2 (Europe, Middle East & Africa)