IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SUSAN CHANG, AS NEXT FRIEND OF	§	
ALISON CHANG, A MINOR, AND	§	
JUSTIN HO-WEE WONG,	§	
	§	
Plaintiffs,	§	CA No. 3:07-cv-1767
	§	
V.	§	
AND COLLA CODE E DEVI A ED	§	
VIRGIN MOBILE PTY LTD.,	§	
Defendant.	§	

APPENDIX IN SUPPORT OF DEFENDANT VIRGIN MOBILE (AUSTRALIA) PTY LTD.'S OPPOSITION TO PLAINTIFFS' MOTION OBJECTING TO DEFENDANT'S BILL OF COSTS

<u>Description</u>	Page
Declaration of Myall S. Hawkins	APP 1-2
Invoice 6758, dated May 9, 2008 from National Court Reporters and Invoice No. 03-36279, dated May 6, 2008 for videoconferencing of depositions of Defendant's corporate representatives	APP 3-4
Plaintiff's Notice of Deposition of Corporate Representative of Defendant Virgin Mobile Pty Ltd. dated April 18, 2008	APP 5-7
March 3, 2008 letter from Ryan Zehl, Plaintiff's counsel, to Lisa Meyerhoff, Defendant's counsel	APP 8-9

Respectfully submitted,

BAKER & McKENZIE LLP

/s/ Lisa H. Meyerhoff

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Dallas, TX 75201 Telephone: 214 978 3035 Facsimile: 214 978 3099

Myall S. Hawkins Texas Bar No. 09250320

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Todd Y. Brandt

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Email: Todd.Brandt@Bakernet.com

Tan Pham

Texas Bar No. 24046628

Email: Tan.Pham@Bakernet.com BAKER & McKENZIE LLP 711 Louisiana, Suite 3400 Houston, Texas 77002 Telephone: 713 427 5000

Facsimile: 713 427 5099

ATTORNEYS FOR DEFENDANT VIRGIN MOBILE PTY, LTD.

HOUDMS/244479.1 2

CERTIFICATE OF SERVICE

I hereby certify that, on the 30th day of January 2009, I electronically filed the foregoing "Appendix in Support of Defendant Virgin Mobile (Australia) Pty, Ltd.'s Opposition to Plaintiff's Motion Objecting to Defendant's Bill of Costs" with the Clerk of Court for the U.S. District Court, Northern District of Texas, using the electronic case filing system of the Court. The electronic case filing system sent a "Notice of Electronic Filing" to the following attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means:

Bryant A. Fitts Ryan H. Zehl Fitts Zehl LLP 5065 Westheimer Rd., Suite 700 Houston, Texas 77056

Email: rzehl@fittszehl.com

/s/ Lisa H. Meyerhoff

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SUSAN CHANG, AS NEXT FRIEND OF ALISON CHANG, A MINOR, AND JUSTIN HO-WEE WONG,

Plaintiffs.

C.A. No. 3-07-CV-01767-ECF

V.

VIRGIN MOBILE PTY, LTD.,

Defendant.

DECLARATION OF MYALL S. HAWKINS IN SUPPORT OF DEFENDANT VIRGIN MOBILE (AUSTRALIA) PTY LTD.'S OPPOSITION TO PLAINTIFFS' MOTION OBJECTING TO DEFENDANT'S BILL OF COSTS

I, Myall S. Hawkins, declare and state as follows:

- My name is Myall S. Hawkins. I am a partner with the firm of Baker &
 McKenzie LLP. Our firm represents Defendant Virgin Mobile (Australia) Pty,
 Ltd. (Virgin Australia) in the above-captioned suit. This Declaration is submitted
 in support of Defendant Virgin Australia's Opposition to Plaintiffs' Motion
 Objecting to Defendants' Taxable Costs.
- I am over the age of twenty-one (21), and am competent to make this Declaration.
 I have personal knowledge of the facts stated herein.
- Attached to Defendant's Appendix is a true and correct copy of invoices for the deposition costs associated with Defendants' witnesses. APP 3-4.
- 4. Attached to Defendant's Appendix is a true and correct copy of Plaintiffs' oral/video deposition notice for the April 23, 2008 depositions. APP 5-7.
- 5. Attached to Defendant's Appendix is a true and correct copy of Plaintiffs' correspondence of March 3, 2008. APP 8-9.

HOUDMS/244480.1

I declare under penalty of perjury that the foregoing is true and correct.

Date: January 30, 2009.

Myall S. Hawkins

National Court Reporters

16600 Sprague Road, #35 Cleveland, Ohio 44130-6318 440-826-4000 Fax 440-826-9800

RECEIVED

Invoice

MAY 2 8 2008

5/9/2008

BAKER & MCKENZIE LLP

Myall S. Hawkins, Esq. Baker & McKenzie, LLP 711 Louisiana Houston, TX 77056

Chang -vs- Virgin Mobile

€a≲a No 👫 07-CV-01767

All Major Credit Cards **Accepted**

4/23/2008

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Phone # Fax# 440-826-4000 440-826-9800

All Invoices over 30 days are subject to collection fees, including, but not limited to: A monthly administrative fee of \$50 and maximum interest rate allowable by law.

Total

\$3,276.24

Payments/Credits

\$0.00

Balance Due

\$3,276.24

Conference Detail Page

1

Invoice Number: Invoice Date:

03-36279

2008/05/06 Video

Date of Call: Time of Call:

2008/04/22 18:00

Participants:

2

Type of Call: **Account Number:**

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Conference Ref#:

00-00110

NANCY RADER

BAKER & MCKENZIE - HOUSTON (V) 711 LOUISIANA, SUITE 3400 HOUSTON TX 77002

Customer Ref.#: Conference Title: Houston & Australia

BAKER&MCKENZIE 4/22/08 6:00PM

Participant Name/ID	Phone Number	Service Type			utes/ nits	Rate	Amount
Houston, TX	17133071555	DO	6	267	Min	1.70	453.90
Sydney Australia	011612922292	DO	6	243	Min	3.20	777.60
Full Conf Management	\$120/hr	FCM		18		30.00	540.00
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To Insure Proper Credit, Please Reference Invoice #

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SUSAN CHANG, as Next Friend of Alison Chang, a minor, And Justin Ho-Wee Wong	\$\$\$\$\$\$\$\$	
Plaintiffs, v.	60 60 60 60 60 60 60 60 60	CAUSE NO. 3:07-CV-01767
Virgin Mobile Pty Ltd.	\$ \$	
Defendant.	9: 49 49 9: 49 49	

PLAINTIFFS' NOTICE OF DEPOSITION OF CORPORATE REPRESENTATIVE OF DEFENDANT VIRGIN MOBILE PTY LTD.

Please take notice that pursuant to Rule 30(b)(6), Federal Rules of Civil Procedure, the deposition of a corporate representative of Defendant Virgin Mobile Pty Ltd. will be taken on Wednesday, April 23, 2008, at 8:00 a.m., local Sydney time (Tuesday, April 22, 2008, at 5:00 p.m., U.S. Central Standard Time) for the purpose of discovery or as evidence in this action at the offices of Baker & McKenzic, Level 27, A.M.P. Centre, 50 Bridge Street, Sydney, N.S.W. 2000, Tel: +61 2 9225 0200, Fax: +61 2 9225 1595, before a notary public or some officer authorized to administer oaths. Such deposition will be recorded orally and by videotape.

The above-named corporation pursuant to Rule 30(b)(6), Federal Rules of Civil Procedure, shall designate an individual or individuals with personal knowledge to appear and attend at the time and place specified for the purpose of testifying to the following areas of inquiry in accordance with the foregoing Notice:

1. All contracts and other agreements between Virgin and Optus

2. All contracts and other agreements between Virgin and any entity that is based or has an office in the United States

3. All contracts and other agreements between Optus and any entity that is based or has an office in the United States

4. All contracts and other agreements between Virgin and any company that does business in the United States

5. The selection, downloading and use of the pictures used in the "Are you with us or what" campaign-specifically Alison Chang's picture.

Respectfully submitted,

Ryan H. Zehl State Bar No. 24047166 Fitts Zehl, LLP

5065 Westheimer Rd., Suite 700 Houston, Texas 77056

(713) 491-6064 (telephone) (713) 583-1492 (facsimile)

rzehl@fittszehl.com

Mark W. Romney State Bar No. 17225750 Shannon, Gracey, Ratliff & Miller, LLP 500 N. Akard Street, Suite 2500 Dallas, Texas 75201 (214) 245-3062 (telephone) (214) 245-3097 (facsimile) mromney@shannongracey.com

ATTORNEYS FOR PLAINTIFFS

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been served on the following counsel by certified mail, return receipt requested, on this 18th day of April, 2008.

Counsel for Defendant Virgin Mobile Pty Ltd. Lisa H. Meyerhoff Baker & McKenzie LLP 2001 Ross Ave. Dallas, Texas 75201

Ryan H. Zehl



The Galleria Financiai Center 5065 Westhelmer, St. ite 700 Houston, Texas 77056 Volce (713) 491-6064 Facsimile (713) 583-1492 www.fittszehl.com

March 3, 2008

Baker & McKenzic LLP—Via facsimile 713-427-5099 Lisa H. Meyerhoff 2001 Ross Ave. Dallas, Texas 75201

Re: Cause No. 3:07-CV-01767; Chang et al. v. Virgin Mobile USA, LLC, et al.

Dear Mrs. Meyerhoff:

Please proceed with planning and scheduling depositions of your corporate representatives on the subject matters listed below. They should take place as soon as possible—preferably before April 18. Because of your representatives' inability to travel to the United States at our expense, we will arrange for the depositions to take place by video conference at a mutually agreeable time. It is important that at least 2, if not 3, cameras are present. We'll still need to figure out how to schedule around the significant time difference.

Please coordinate with representatives who have the most knowledge of the following subject matter:

- All contracts and other agreements between Virgin and Optus
- All contracts and other agreements between Virgin and any entity that is based or has an office in the United States
- All contracts and other agreements between Optus and any entity that is based or has an office in the United States
- All contracts and other agreements between Virgin and any company that does business in the United States
- The selection, downloading and use of the pictures used in the "Are you with us or what" campaign—specifically Alison Chang's picture

To the extent that this person does not have knowledge of any of the above subject matter and therefore will not be designated, please also designate the person who downloaded Alison Chang's picture from Flickr.

I look forward to your cooperation, and please don't hesitate to contact me with any questions or concerns.

Respectfully,

Ryan H. Zehl