

**Liquor Commission of Western Australia**  
**(Liquor Control Act 1988)**

**Applicants:** Andrew Koh Nominees Pty Ltd  
*(represented by Mr Ashley Wilson of Frichot & Frichot  
Lawyers)*

Great Victoria Corporation Pty Ltd  
*(represented by Mr Gavin Crocket of Gavin Crocket &  
Co)*

**Respondents:** Great Victoria Corporation Pty Ltd  
*(represented by Mr Gavin Crocket of Gavin Crocket &  
Co)*

Andrew Koh Nominees Pty Ltd  
*(represented by Mr Ashley Wilson of Frichot & Frichot  
Lawyers)*

**Commission:** Ms Helen Cogan (Chair)  
Mr Eddie Watling  
Mr Greg Joyce

**Date of Directions**

**Hearing:** 23 April 2010

**Date of Determination:** 23 April 2010

**Premises:** Sandringham Cellars

**Matter:** Applications by:

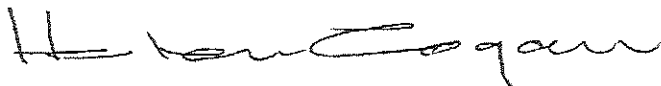
1. Andrew Koh Nominees Pty Ltd for costs;

2. Great Victoria Corporation Pty Ltd for costs; and
3. Great Victoria Corporation Pty Ltd for a strike out in relation to matter 1 above.

Each of the above applications is in relation to Application LLC12 of 2006 before the Liquor Licensing Court by GREAT VICTORIA CORPORATION PTY LTD for approval of a proposed alteration/ redefinition of licensed premises known as "The Sandringham Cellars".

**Determination:**

1. The application made by Mr Gavin Crocket relating to the jurisdiction of the Liquor Commission (" the Commission") to hear the above matter is dismissed in light of the determination made by the Commission on 7 December 2009 (LC 26/2009).
2. The hearing of each of the applications for costs and the strike out application will be set down for a date to be determined but to be not before 31 May 2010. The parties shall provide their available dates for the next 3 months by no later than close of business Friday, 7 May 2010.
3. The parties shall be at liberty to lodge further written submissions as to why they are entitled to costs and strike out by not later than 28 days before the date set for hearing.
4. The parties shall in their submissions quantify the costs they seek.
5. The parties may lodge responsive submissions by not later than 10 days before the date set for hearing.



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**HELEN COGAN**