

Notice from the administrator of Swissair Group to creditors and the media

No challenge to order concerning trademark infringement – Sale of in-flight material to Crossair AG

Küsnacht, Zürich, 12 April 2002. In agreement with the administrator, SAirGroup, SAirLines and Swissair Schweizerische Luftverkehr AG have decided not to lodge any appeal against the order issued by the judge sitting singly at the Commercial Court of the Canton of Zurich, on 4 March 2002. The order thus becomes final and absolute. In this order, the judge had refused the precautionary measure of prohibiting Crossair AG from branding itself with the mark "Swiss" and from using the trade name "Swiss Air Lines". Swissair Group reached its decision in the knowledge that the available legal remedies could not have altered the *status quo*. Swissair Group and the administrator still take the view that Crossair's behaviour infringes Swissair Group's trademark rights. They have expressly warned Crossair AG of this in writing. They have further stated that they expressly reserve the right to all legal remedies, especially ordinary lawsuits, whether at home or abroad, against Crossair AG and Swiss Air Lines Ltd.

Sale of in-flight material to Crossair AG

Swissair Schweizerische Luftverkehr AG is selling in-flight material (crockery, cutlery, glasses, cups, jugs, trolleys, serviettes etc.) to Crossair AG at an estimated net liquidation value of CHF 8 million. Initially Crossair AG was only willing to pay a fraction of the liquidation value. Swissair and Crossair are still engaged in talks on the sale of equipment, uniforms and furnishings.

For further information

- Website of the administrator: www.sachwalter-swissair.ch
- Filippo T. Beck, Wenger Plattner, telephone 01 914 27 70, fax 01 914 27 88