

ANNEXURE B

MANGO AIRLINES SOC LIMITED (IN BUSINESS RESCUE) (“Mango”)

Registration number 2006/018129/30

NOTICE OF COURT PROCEEDINGS AGAINST *INTER ALIA* MANGO, THE BUSINESS RESCUE PRACTITIONER (“the BRP”) AND AFFECTED PERSONS

1. Aviation Co-ordination Services (Pty) Ltd (“**ACS**”) have instituted court proceedings against Mango under case number: **2022/058326** in the High Court of South Africa, Gauteng Division, Johannesburg, in which it *inter alia*, seeks



1.1. leave to institute the application in terms of section 133(1)(b) of the Companies Act, to the extent that it is necessary to so apply.

1.2. a declarator that:

1.2.1. the “compulsory” cession contained in clause 6.2.6 of the business rescue plan (“**BR Plan**”) is invalid and is of no force and effect; and

1.2.2. as a result of the declaration of invalidity the BR Plan cannot be implemented in its current form.

(“the main application”)

2. An application has been launched by ACS for substituted services to enable service of the main application on all affected persons by way of email.

3. The main application is opposed by Mango and the BRP, who have launched an application in terms of Rule 30 of the Uniform Rules wherein they contend that ACS's notice of motion constitutes an irregular step.

4. A full copy of the papers in the main application, the substituted service application, and the Rule 30 application are available on the website of Mango <https://www.flymango.com/en/business-rescue>, and upon request from Cox Yeats Attorneys, the attorneys representing ACS, who can be contacted as

follows:

Cox Yeats Attorneys

Ref: Gareth Cremen / Magreet Henning

Tel: 010 015 5800

Email: gcremen@coxyeats.co.za / mhenning@coxyeats.co.za

