



The Supreme Court of the United Kingdom Parliament Square London SW1P 3BD Telephone: 020 7960 1900

Fax: 020 7960 1901

24 February 2010

Dear Sirs

Baker (Respondent) v
Quantum Clothing Group Limited (Appellants) and others

Baker (Respondent) v

Quantum Clothing Group Limited and others (Meridian Limited)

(Appellants)

Baker (Respondent) v

Quantum Clothing Group Limited and others (Pretty Polly Limited)(Appellant)

I enclose the order made by the Court granting permission to appeal on terms. As the parties will see, the intention of the Court is that, if the appeal succeeds, the respondent shall be at no greater personal liability for costs than she would have been had she lost in the Court of Appeal.

Yours faithfully

Louise di Mambro

Registrar of the Supreme Court of the United Kingdom

Weightmans LLP DX 719592 Leicester 17

Wake Smith & Tofields DX 10534 Sheffield

Hill Hofstetter LLP DX 714138 Solihull 18

Berrymans Lace Mawer LLP DX 33861 Finsbury Sq



IN THE SUPREME COURT OF THE UNITED KINGDOM

24 FEBRUARY 2010

Before:

Lord Phillips Lord Rodger Lord Kerr

Baker (Respondent) v
Quantum Clothing Group Limited (Appellants) and others

Baker (Respondent) v
Quantum Clothing Group Limited and others (Meridian Limited) (Appellants)

Baker (Respondent) v
Quantum Clothing Group Limited and others (Pretty Polly Limited)(Appellant)

AFTER CONSIDERATION of the appellants' applications for permission to appeal the orders made by the Court of Appeal on 22 May 2009 and 16 June 2009, of the notice of objection filed by the respondent and of the submissions on terms filed by all the parties

THE COURT ORDERED that

Permission to appeal be GRANTED on the following terms

(1) The appellants to be jointly and severally liable to pay the respondent's costs of the appeal to the Supreme Court in any event, limited to representation by solicitors, one leading and two junior counsel, such costs to be assessed if not agreed at the standard rate without uplift or ATE insurance premium

- (2) The appellants shall not invoke the indemnity principle in relation to their liability under paragraph (1) above
- (3) The appellants shall not be entitled to set-off their liability under paragraph (1) above against any costs payable by the respondent in respect of the proceedings in the courts below
- (4) Any further issues as to costs to be dealt with after judgment has been given.



Louise di Kambro.

Registrar 24 February 2010



Weightmans LLP DX 719592 Leicester 17 Ref: JMB/BL/Z00002 3624 **Date:** 25th February 2010 **Case No:** UKSC 2009/0107

Dear Sirs,

Baker (Respondent) v Quantum Clothing Group Limited (Appellants) and others

The Appeal Panel has considered this application for permission to appeal to the Supreme Court and I enclose a copy of the order sealed by the Registrar which records the Panel's decision.

As permission to appeal has been granted, the appellant must give notice under rule 18 by 11 March 2010 if he wishes to proceed with the appeal and present a sealed copy of Form 1 for resealing.

Yours faithfully,



Robert Greenberg

On behalf of the Registrar of the Supreme Court of the United Kingdom

Cc Wake Smith & Tofields Ref CJF/84714/8



Hill Hofstetter LLP DX 714138 Solihull 18 Ref: DXS/JD/720581.70595 **Date:** 25th February 2010 **Case No:** UKSC 2009/0109

Dear Sirs,

Baker (Respondent) v Quantum Clothing Group Limited and others (Meridian Limited) (Appellants)

The Appeal Panel has considered this application for permission to appeal to the Supreme Court and I enclose a copy of the order sealed by the Registrar which records the Panel's decision.

As permission to appeal has been granted, the appellant must give notice under rule 18 by 11 March 2010 if he wishes to proceed with the appeal and present a sealed copy of Form 1 for resealing.

Yours faithfully,



Robert Greenberg

On behalf of the Registrar of the Supreme Court of the United Kingdom

Cc Wake Smith & Tofields Ref CJF/84714/8



Berrymans Lace Mawer LLP DX 33861 Finsbury Sq Ref: ABC/71512.243 **Date:** 25th February 2010 **Case No:** UKSC 2009/0108

Dear Sirs,

Baker (Respondent) v Quantum Clothing Group Limited and others (Pretty Polly Limited)(Appellant)

The Appeal Panel has considered this application for permission to appeal to the Supreme Court and I enclose a copy of the order sealed by the Registrar which records the Panel's decision.

As permission to appeal has been granted, the appellant must give notice under rule 18 by 11 March 2010 if he wishes to proceed with the appeal and present a sealed copy of Form 1 for resealing.

Yours faithfully,

Robert Greenberg

On behalf of the Registrar of the Supreme Court of the United Kingdom

Cc Wake Smith & Tofields Ref CJF/84714/8