

Exhibit 5

Honorable Judges of the Administrative Tribunal

When I testified before you in the case of Hudes vs the World Bank, some points did not come out as I would have wished. I ask your leave to present these briefly to you, trusting that they will be admitted as evidence:

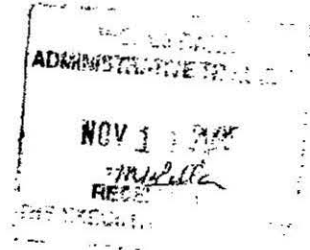
- When I said that Ms. Hudes in my view is a very good lawyer, the cross-examining lawyer tried to discredit this opinion. I was in the Board for six years and encountered many of the Bank's lawyers, particularly those who assisted the Committees that I have chaired (the Audit Committee and the Development Committee) as well as the leadership of the Legal Department (the great Ibrahim Shihata and Ko-Yung Tung), Deputy General Counsels such as Daoud Khairallah, Andres Rigo, and . . . Ofusu Paati, practitioners such as Scott White and David Rivero, IFC's Carol Lee and Jennifer Sullivan, and MIGA's Luis Doderio. I maintain that Ms. Hudes belongs among the elite and has the quite rare strength among the professional lawyers that she is deeply interested in the business of the Bank itself: development.
- When I said that Mr. Wolfensohn was a clever man and probably had reasons of his own to change his mind and not seek outside counsel but charge Ko-Yung Tung himself with looking into the issues raised by Ms. Hudes, I was using the rhetorical device of irony. However, I want to be quite explicit: not only was his change of mind disappointing as I wrote in my affidavit, but also unjustifiable from the point of view of governance in the face of Ms. Hudes's serious accusations.
- In a multilateral institution which should be governed by the rule of law and high standards of probity the charge of concealment from the Board of Executive Directors of information relevant to the exercise of its duty of supervising management and the persecution of the person who brings this to light is extremely serious. If correct, which I believe, this poisonous cocktail undermines good governance and ultimately the effectiveness of the Bank in fulfilling its mandate. I shall continue to assist Ms. Hudes in her efforts to have due process brought to bear, preferably by the Bank itself, on these issues of governance.

With feelings of respect,

Pieter Stek

THE WORLD BANK ADMINISTRATIVE TRIBUNAL

KAREN HUDES
Applicant



v.

INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT
Respondent

Applicant's Rule 12 Request to Submit Additional Documents

TO THE HONORABLE ADMINISTRATIVE TRIBUNAL:

1. Pursuant to Rule 12 of the World Bank Administrative Tribunal, Applicant requests the Tribunal to receive one additional document which came into her possession on November 10, 2005: an email from Mr. Pieter Stek, Applicant's only witness to testify at the oral hearings held in this matter. Mr. Stek's truthful testimony is relevant to help the Tribunal render fairly a decision in this matter. However, Mr. Stek recognized that he panicked under the pressures of a hearing and was simply not able to say what he had intended to and he believed that the "Perry Mason" drama obfuscated the truth.
2. Mr. Stek sent to Applicant *sua sponte* an email expressing his remorse for a "poor performance" and attached a note to the "Judges of the Administrative Tribunal." Applicant trusts that the Tribunal's preference for truth over dramatic performance will guide the Tribunal in this unusual matter to receive and consider fairly this substantive and helpful testimony *ex post facto*.

Respectfully submitted,

A handwritten signature in cursive script that reads "Andrew Galbreath".

Andrew Galbreath
SCHOTT LAW ASSOCIATES, LLP
1015 18th Street, NW
Suite 210
Washington, DC 20036
Telephone: 202-833-3439
Fax: 202-833-9442