Reply to ABRS:

Dear xxxx,

Thank you for your pro-forma response to my correspondence of xxxx, however, you have not adequately addressed our concerns regarding the Director ID and you seem to be attempting to ignore our fundamental right to question an entity claiming authority/power over a Director registered with ASIC.

Accordingly, we require you to provide your formal, written response to the following questions, and any failure/refusal to do so shall be deemed to be a breach of you Code of Conduct:

Where did the Parliament of Australia get the authority to legislate a compulsion to bring about Director identification by force/coercion?

Can the Parliament of Australia create any legislation, as a Constitutional legislator, that brings about an inconsistency in law – in this particular instance, an inconsistency between the legislation that you rely on, being the sections that have been added to the *Corporations Act 2001 (Cth)* and the *Privacy Act 1988 (Cth)*?

I note that I am relying on your reply to this request, along with my earlier request to determine what legal action to potentially take against you, including an application to the High Court for a ruling pursuant to section 76(2) of the Commonwealth Constitution.

Sincerely,