Information for Participants: Admissibility

(Section 10J of the Family Law Act 1975)

- 1. Evidence of anything said, or any admission made, by or in the company of:
 - a) a family dispute resolution practitioner conducting family dispute resolution; or
 - b) a person (the professional) to whom a family dispute resolution practitioner refers a person for medical or other professional consultation, while the professional is carrying out professional services for the person;

is not admissible:

- c) in any court (whether or not exercising federal jurisdiction); or
- d) in any proceedings before a person authorised to hear evidence (whether the person is authorised by a law of the Commonwealth, a State or a Territory, or by the consent of the parties).
- 2. Subsection (1) does not apply to:
 - a) an admission by an adult that indicates that a child under 18 has been abused or is at risk of abuse; or
 - b) a disclosure by a child under 18 that indicates that the child has been abused or is at risk of abuse;
- 3. unless, in the opinion of the court, there is sufficient evidence of the admission or disclosure available to the court from other sources.
- 4. Subsection (1) does not apply to information necessary for the practitioner to give a certificate under subsection 60I(8).
- 5. A family dispute resolution practitioner who refers a person to a professional (within the meaning of paragraph (1)(b)) must inform the professional of the effect of this section.

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