Subject: RE: JET Contract with SP-AP Consultants STRICTLY CONFIDENTIAL (Senior Management Only)
From: David Bailey <David.Bailey@healys.com>
Date: 12/05/2018, 10:49
To: 'George Eaton-Busfield' <george@g-cv.com>
CC: "'Jason, The JET Group'" <jason.earl@thejetgroup.co.uk>, 'Adam Voce' <adam@g-cv.com>, 'index arb'
<indexarb@hotmail.com>, 'Adam Linton' <adam.linton@aragonfinancial.co.uk>

Hi George

I take it from this that the arrangement you were putting in place to pay my outstanding fees from is now not going to take place. Please can you now confirm that these fees will be paid in full without delay as they were incurred for the benefit of RAN on promises from you.

I look forward to hearing from you.

Kind regards



From: stuart pettman <s.pettman@yahoo.com> Sent: 30 April 2018 17:47

To: George Eaton-Busfield <george@g-cv.com>

Cc: Aubrey Hayward <aubrey@quaestusfinancial.com>; Jason, The JET Group

<jason.earl@thejetgroup.co.uk>; Adam Voce <adam@g-cv.com>; Alex Piper <ap@g-cv.com>; index arb <indexarb@hotmail.com>; Adam Linton <adam.linton@aragonfinancial.co.uk>; Albie Turner <ast@pjmarksandco.com>; David Bailey <David.Bailey@healys.com>; James <james@g-cv.com>; Alec Baughan <alec.baughan@ransquawk.com>

Subject: Re: JET Contract with SP-AP Consultants STRICTLY CONFIDENTIAL (Senior Management Only)

This Message originated outside your organization.

Good evening

Thank you for the agreement. However I will not be signing.

I wish you the best.

RE: JET Contract with SP-AP Consultants STRICTL...

Stuart

Sent from my iPhone

On 30 Apr 2018, at 16:05, George Eaton-Busfield <<u>george@g-cv.com</u>> wrote:

Hi Jason, Aub,

My suggestions as ever for your consideration.

As requested, please find an IB contract for Stuart in order to enable him to immediately be able to start driving revenue to JET and himself (after what I understand has been a long and difficult period where his ability to earn an income has been severely impeded over the last year or two).

(Note: I assume Alex Piper may require / want a contract also and so I shall chase that now and send through in due course presently for your consideration).

I am aware from your discussions that there is the potential that this contract may well be superseded, and / or alternate business agreement(s) made in the near future, but that the decision has been made that this will suffice for now and expedite Stuart being able to start driving revenue asap via this agreement.

Inevitably, probably best to share thoughts and ides together on the phone – but as said to Jason just now – I think the best immediate actions to support the intention of the agreement would be:

- 1. Get the emails setup for SP & AP. (Note Advise "at the moment" / for Short Term = not to utilise RANsquawk emails given Stuart's litigation and better to act as independent(s) Like Brad Alcini at Quantos / A Baughan at Triscar.) Seeking Further legal advice but do not want to hold up ability to start to sell.
- 2. SPAP Website SPAP web presence and promotion and Get a website created asap along the lines of <u>https://grenmanuel.com/</u> for SPAP (or at least holding page "coming soon") and then get this done asap next 7 days.
- COVERING LETTER > Jason to provide a covering letter to the agreement attached, finalise all terms – I will try and draft something for you. (Re: IB / Litigation / Consulting / The Future / The Past / Working Relationships / REGtech / Administrator Approval etc)
- 4. INTERNAL COMMS > I Jason / Aubrey I also think wise to perhaps send a Comms Message out to the team on this and related matters – again I will try and draft something – both to provide positive outlook to the future and share some insight into the Truth as relates to SP / Livesquawk etc.
- 5. PRESS / AUTHORITIES RELEASE & COMMS > I suggest that '4' co-ordinates with any external press release and further referrals of evidence etc to the authorities as I understand have already been made.
- SP / LS LEGALS & RIGHTS & SHARES & ADMINISTRATION SUMMARY & NEXT STEPS (?). > Suggest be good to alongside the above have an outlined shared understanding of the current position from all sides and the options moving forward.
- LETTER(S) TO ADMINISTRATOR Similar to some points above I do think worth confirming with the Administrator WHY you Jason felt had to pull out - i.e. Impossible to secure the assets in the face of the fraud(s) by Daniels/ Livesquawk -AND EVIDENCE? Again time allowing I will try and assist.
- 8. ENSURE INSURED ETC.
- 9. ACTIONS + INFRASTUCTURE + ORG CHART. As discussed new Org Chart / Prj Mgt &

Governance Structures and Enhanced Infrastructure & Products (esp directly aligned – e.g BBC Parliament etc) is coming forthwith – these ideally should also enhance the points above / sales process etc. More to follow.

10. DEFINE TARGETS & START SELLING!!! (Going to need the revenue!! And seems to be a good position right now?) Again will try and send a separate email on this as soon as I can.

Poss Also Consider separate Sales Office In the medium term? Reminder that cashflow been severely hit this month and next – but will touch base on that separately.

Hope above helps, will call later as soon as I can to share thoughts between all etc. TIME TO ACTION & TARGET REVENUE AS NUMBER ONE OBJECTIVE (In my opinion).

Thanks George

<SPAP - IB Contract v1.1 - Copy.doc>

Lauren Fitzgerald & Jack Wingrove are taking part in the Brighton2Brussels Charity Cycle Ride in aid of the Mayor's Charities.

Please show us your support by sponsoring: <u>www.justgiving.com/crowdfunding</u> /brighton2brussels2018laurenfitzgerald

IMPORTANT NOTICE - CYBERCRIME ALERT.

(1) In light of the increased risk posed by cyber fraud and especially those in relation to bank account details, please take extra care and always be vigilant in relation to electronic transfer of funds. Please exercise caution when opening any emails, attachments or links and when responding to any requests for your bank details or notices of changes to bank details of others. Our policy in respect of any change of this firm's bank details (which will be extremely rare) are set out in our retainer letter to you. We will NOT accept responsibility if you transfer money into an incorrect bank account. Our general policy is NOT to accept any changes to bank account details provided by email.

(2) Healys accept no responsibility for emails which purport to be sent by us. It is your responsibility to ensure that the email is genuine before relying upon anything contained within it. Please also refer to our cyber crime warning on the firm's website.

Authorised and Regulated by the Solicitors Regulation Authority. A list of the members of the LLP and of nonmembers who are described as partners is available for inspection at Atrium Court, 15-17 Jockey's Fields, London, WC1R 4QR. "Healys" and "Healys Solicitors" are trading names of Healys LLP which is a Limited Liability Partnership. Registration number OC342610. We use the word 'partner' to refer to a member of the LLP or an employee, or non member partner, or consultant with equivalent standing and qualifications. The content of this e-mail (and any attachment) is confidential. The information transmitted is intended only for use by the addressee and may contain confidential and/or privileged material. Any review, re-transmission, dissemination or other use of it, or the taking of any action in reliance upon this information by persons and/or entities other than the intended recipient is prohibited. If you have received this e-mail in error, please inform the sender and/or addressee immediately and delete the e-mail and any attachments. Thank you for your cooperation. Healys uses virus checking software and we are not aware that this communication contains any viruses. However, we cannot guarantee that no viruses are present and we accept no liability for any damage caused by you opening this communication or any attachments or hyperlinks contained in it. Click here: www.healys.com/site/people/ for a list of partners and places of business. We are subject to the Solicitors' Code of Conduct, a copy of which can be found here: www.sra.org.uk/rules/ We do not accept service by RE: JET Contract with SP-AP Consultants STRICTL...

e-mail.