Subject: GB RESIGNATION & PROPOSED NEW NON EXEC & ADVISED PRIORITY ACTION AS NOW SEEMS NO CHOICE BUT TO REFER ALL FRAUDS, CORRUPTION, THEFTS, FIDUCIARY BREACHES & RELATED MATTERS TO RELEVANT AUTHORITIES (iSchneider,

Singh, Cheung, Daniels, Poel, Dhall, Movsesian)

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

Date: 26/09/2017, 18:27

To: Aubrey Hayward <aubrey.hayward@ransquawk.com>, Adam Linton

<adam.linton@ransquawk.com>, Adam Voce <adam@g-cv.com>, "Jason, The JET Group"

<jason.earl@thejetgroup.co.uk>, "prof.conduct@cimaglobal.com"

conduct@cimaglobal.com>

CC: David Bailey <David.Bailey@healys.com>, Albie Turner <ast@pjmarksandco.com>, George Eaton-Busfield <george@g-cv.com>, index arb <indexarb@hotmail.com>, anthonywmcheung <anthonywmcheung@gmail.com>, "Anthony Cheung" <anthonycheung10@hotmail.com>, "philiphopley@priorygroup.com" <philiphopley@priorygroup.com>, "philip.r.a.williams@gmail.com" <philip.r.a.williams@gmail.com>

Dear Aubrey, Adam V, Adam L, Jason, All Shareholders,

RESIGNATION

As you know I have been trying to find an appropriate time to step down as a Non-Executive Director at RAN Limited for a while now.

I have tried to tidy up various house-keeping and administrative tasks prior to departure, and to leave you all with the best advice I can for endeavours going forward. I hope it helps a little.

Personally I feel it is a sad day, it has been a long road and I would much rather have left this role under more positive circumstances, but I am afraid primarily due to chronic worsening health (of which you are aware), together with the relentless onslaught / stress of legals that have now run for over 24 months, I feel the time has now come that I have no choice but to step down. Therefore, please take this email as my formal notice of my resignation with immediate effect. I will also forward a medical update in due course.

Notwithstanding above, as said I do still have some outstanding admin and governance matters that I want / intend to address presently (liquidity, reconciliations, VAT reclaim, legal actions as highlighted herein / related and HR misconducts) and thus I will do my upmost to address in the near future and to try to support your endeavours as best I can in the times to come, but I am afraid at this time I simply and clearly am no longer in good enough health to capably continue to satisfy the requirements of a formal Directorial role at Realtime Analysis and News Limited – particularly given the demands ahead.

APPOINTMENT OF NEW REPLACEMENT NON-EXECUTIVE DIRECTOR

I would be grateful if the RAN directors could approve my proposal for my replacement director as detailed below.

I propose Phillip Williams is resolved to be appointed as a Non-Executive Director to RAN with immediate effect.

Mr Williams has been a trusted, reliable and senior member of Mr Voce's own professional teams for over a decade and will be a trustworthy and valued member of the board as a non-Executive Director. Flat 1, 3 Cross Street, Alsager ST7 2PE. (Richard Andrew 240882).

He is also known well to myself and Mr Piper I believe and I personally have nothing but the upmost

respect for his integrity and loyalty which I think will bring some diversity and balance to the board.

I would be grateful if Aubrey / Adam L and Adam Voce would kindly resolve and confirm their agreement to the resolution to appoint Mr P Williams by return by replying to this email with their "Agreement to the appointment of Mr Williams as Director at RAN limited is Agreed".

<u>LEGAL ACTION = MY CRITICAL PRIORITY ADVISORY ACTION - I PROPOSE YOU REFER ALL</u> MATTERS TO AUTHORITIES IN ABSOLUTION ASAP

(UNLESS CAN GET RESOLUTION WITHIN 24 - 48 HRS FOR CURRENT DISPUTES & HD)

IN MY OPINION MOST IMPORTANTLY FOR YOU ALL AT THIS TIME - AS THE DIRECTORS AND COLLEAGUES THAT WILL STILL CONTINUE TO LEAD GOING FORWARD - is that as we / you are all very overtly aware that there has been a significant number of wrongdoings and misfeasance(s) that have been done against RAN / JET and related companies over the last 12 – 24 months and that have resulted in significant harm, damage, loss and severe financial cost to these entities.

Relatedly, there has been numerous and repeated attempts in respect of these matters – where we all attempted to do our upmost to retain the highest values of integrity and to try to avoid extensively involving authorities in such matters - principally (and in hindsight naively) in order to try to enable the resolution of these matters promptly so as to enable the businesses and companies to move forward positively focusing on exciting innovative growth and development opportunities - rather than negative, harmful and draining litigation and / or legal action with persons we would rather not associate and which can be crippling to such small businesses.

Unfortunately, despite these attempts and best intentions it is now very clearly apparent to all of us that no amount of money paid to Mr Schneider for his ridiculous demands, nor no amount of attempts made to resolve matters fairly, decently and equitably were going to satisfy the selfish and vindictive agendas of these corrupt fraudsters and thieves – them being Mr Schneider, Mr Daniels & Mr Pole, Mr Dhall and Mr Movsesian (amongst others, and not excluding in due course Mr Singh's referral to Brian O'Neill QC of course).

So , save as to something dramatic occurring to illustrate a huge change of heart by all above in the next 12 hours or so I believe we all believe that there is now simply no alternative or choice left (despite our hopes and wishes to avoid further conflict – particularly with a very wealthy bully in Mr Schneider) but to refer all matters to the authorities in a further attempt to enable good and decent people to simply get on with their lives.

Hence, and with this all in mind, and noting my own resignation and that these individuals seem categorically intent to proceed with as much further corruption, harm and fraud (save as to there being an extraordinary action within the next 12-24 hours that illustrates their intent(s) to finally operate with decency and integrity and in accordance with their fiduciary duties), I now VERY strongly and categorically recommend to you as the senior management and remaining directors at the relevant entities and companies, that you refer these matters to all relevant authorities asap and with full and absolute disclosure or the whole truth.

We have repeatedly discussed, we have done nothing but try to honour our duties and to avoid conflict but is now overtly apparent as it has ever been that there is simply no choice now for you / these entities to refer matters to such regulatory bodies and governing authorisations as appropriate – and in truth as are in place fro exactly these reasons. I shall endeavour to assist pursuant to my resignation regardless - save only as to any limitations of my health.

I will share subsequent to this email the various authorities that I am aware may be able to assist in these

matters (please note that the list is NOT exhaustive and you should identify any additional authorities yourselves).

I SUGGEST WE REVIEW THE SITUATION FIRST THING TOMORRPOW MORNING TO FINALISE IF MR DANIELS AND / OR MR SCHEIDER AND / OR OTHERS HAVE COME TO THEIR SENSES AND INTEND TO STOP THEIR FRAUDULENT ACTIVITY, AND IF NOT YOU PREPARE TO DISTRIBUTE THESE LETTERS ONCE THEY ARE AGREED

Please do not distribute (albeit it is your own prerogative) prior to an agreed decision by us all tomorrow AND please excuse the hypocrisy but Miss Gillian Jones QC advise to educate and inform piecemeal to the authorities AND to do so without highlights or capitals... but in concise clear text.

I suggest that remember to include factors such as that these matters have been reviewed (formally & informally) prior to submission by Brian O'Neill QC, Michael Lazarus, Gillian Jones QC and are currently under investigation by the FBI) and it is subject to such advice that you now proceed.

Please NIKKI could you now obtain both formal affidavits from Yogesh and Anthony regarding their statements of truth regarding the embargo breaches at the Bank of England or the other relevant authorities. I will send through what I can find now...

Please note this email is intended to be supportive, directive and advisory – I cannot confirm all facts or matters stated herein are 100% accurate but the matters are listed and detailed to the best of my knowledge at the time of writing.

I would suggest that you include both Jason, aubrey and Aubrey as the immediate / first Director points of contact. I will follow up with CIMA given my affiliation / membership with the body and will seek their advice accordingly also.

I am in agreement with the proposal that each / all of you and / or at least x1 representative from each connected entity drafts a short template letter for each of the offenders and asks the relevant authorities for their direction as to how best to present the cases to them.

I wish you the very best of luck and I am deeply sorry that it appears it has come to this and that these persons have left you / us no choice in order to defend your companies and livelihoods.

I understand Mr Daniels will be offered x1 very short window of opportunity tomorrow – to extend the interim injunction for x1 month AND to agree to a half day deal or no deal mediation this week.

Kind Regards to you all and my sincerest of thanks for your support and kindness in many recent times.

Hold the course.

George ACMA CGMA