Subject: Re: EMERGENCY BOARD MEETING RE-Mr Earl - Advisory to Mr Earl & Mr Earl's

Latest Invoices & Actions

From: "Jason Earl, JET" < jason.earl@thejetgroup.co.uk>

Date: 08/10/2019, 01:57

To: Cynthia Busfield <cecb@cecb.uk>, Jason Earl <jason.earl@ransquawk.com>, "Jase (Virtualfunction)" <jase@virtualfunction.net>, Jason Earl <jaseearl@googlemail.com>, "jaseearl@gmail.com" <jaseearl@gmail.com>

CC: Adam Voce <adam@g-cv.com>, "george@g-cv.com" <george@g-cv.com>, I
Dimitrov <ivaylo@g-cv.com>, "RPA Williams (rpawilliams@g-cv.com)" <rpawilliams@g-cv.com>, 'Albie Turner' <ast@pjmarksandco.com>, "rrones@thorntonrones.co.uk" <rrones@thorntonrones.co.uk>, David Bailey <David.Bailey@healys.com>, Albie Turner FCCA <albie@versaaccountants.co.uk>, Ivaylo Dimitrov <id@g-cv.com>, Mr Phillip Williams <pw@g-cv.com>, Desi Shtereva <desi@g-cv.com>

Evening Mrs Busfield,

Thanks for your call. I note the two brief calls we had (today's being the noteworthy of the two) is the first direct communication from directors of JETGS since the questionable changes from Jun 2018. While I can't help but think your son has scripted parts, it was far more diplomatic than other calls I've had with George in recent times, so maybe some level of understanding was made between us.

Obviously, given the questionable shareholder/director appointments from June 2018 key staff and I might cast some level of doubt as to resolutions raised, but will hold out in case there is some optimism to be had; and as a shareholder and creditor will await for the outcome in the morning. In the meantime, it is a little sad that one of my past employees even felt the need to offer to lend me money (who I employed as my junior, but is now earning more than me) in the last week. It was also embarrassing the company never offered Archie (another junior I've employed) any sort leaving do, especially when compared to the significant sum of money I recall George threw at Ms Darbar following her departure as part of a phony "settlement". Archie was clearly undervalued by the company if he is now earning almost double.

After many months of requesting a board meeting to address numerous important matters and my requests ignored, I have to say I'm flabbergasted to see that a board meeting is finally taking place. Will other creditor matters be raised as part of the agenda, or is that a pipe dream?

As stated on our call earlier, if you truly hold with such conviction that my actions were criminal in nature, then please do take up my proposal of reaching out to the police. I have nothing to fear in this regard so will be happy to discuss company matters with them should they feel it is right course of action. It should be noted when Christina (housemate I had to evict last year) took issue with me not forwarding her post, she made similar threats of reporting me to the police. Again in that instance, I told Christina I would be more than happy for the police to be involved - I even CC'ed the police into the email reply to her to save her the effort. Naturally the police bigger fish to fry. I can't help but think the awkward silence that followed my suggestion on our call was very telling. Maybe it wasn't on the cue cards George gave you? I can only speculate.

Also as stated on the call, I do believe a general meeting with key staff and shareholders (direct and indirect) based in the London offices is instrumental in resolving many outstanding matters. I hope this is considered with seriousness at the board meeting.

Kind regards,

lase.

On 07/10/2019 17:56, Cynthia Busfield wrote:

Dear Mr Earl.

I will call you as soon as I have sent you this email as I said I would today.

I write in connection with your recent invoices and emails, and the complete business service outage in the early hours of today.

It is believed evidenced that you proactively and unlawfully took down the business(es)' entire IT functionality such as resulted in the above stated outage and that you did so in a intentionally, proactively and in alignment with your recent threats and demands for payment(s) of your invoices.

Therefore, please be hereby put on notice that it is currently believed that you undertook these civil and criminal unlawful actions and hence that the Board(s) of Directors of the various companies and business(es) of relevance should arguably now undertake emergency Board Meeting(s) asap in order to address these and all matters regarding yourself.

The Board(s) duly intend to address all such matters re: yourself, in regards to the above matter specifically stated, and also the numerous other unlawful actions you have been alleged and/or evidenced to have completed regarding all the relevant businesses and companies connected to RANsquawk and Talking-Forex.

I will provide you with correspondence and any proposed and/or due payment plan following the aforesaid emergency Board Meeting(s) by no later than 11am tomorrow morning.

As above - I will now call you to advise you of the same as I communicate to you here.

Please note I have copied in the Accountants and other business professionals as I deem of relevance to these matters and such as to protect the interests of the businesses and companies addressed and/or relevant hereto.

Regards Cindy.