

Subject: JEarl-Fiduciary-Duty+IT+Data-Requirements - Proposed Agreement in Principle (Part1)

From: Cynthia Busfield <cecb@cecb.uk>

Date: 21/10/2019, 13:39

To: "jason.earl@thejetgroup.co.uk" <jason.earl@thejetgroup.co.uk>, "jason.earl@ransquawk.com" <jason.earl@ransquawk.com>, "jase@virtualfunction.net" <jase@virtualfunction.net>, "jaseearl@googlemail.com" <jaseearl@googlemail.com>, "jaseearl@gmail.com" <jaseearl@gmail.com>

CC: Mr Phillip Williams <pw@g-cv.com>, "adam@g-cv.com" <adam@g-cv.com>, "george@g-cv.com" <george@g-cv.com>, "Jonathan.Peck@orj.co.uk" <Jonathan.Peck@orj.co.uk>, "albie@versaaccountants.co.uk" <albie@versaaccountants.co.uk>, "rrones@thorntonrones.co.uk" <rrones@thorntonrones.co.uk>, Cynthia Busfield <cecb@cecb.uk>

Dear Mr Earl,

As a Director I write on behalf of The Jet Group Services Limited, **The Jet Group Limited**, Realtime Analysis and News Limited and the trading businesses "RANSquawk" and "Talking-Forex" in connection with the current dispute between yourself versus myself and these entities, and as relates to my, and/or my lawyers (ORJ Solicitors LLP) prior request(s) for you to provide and handover all the relevant information and data as requested and as is owned by the Companies', and as the Companies' and businesses require to enable them to deliver their services to clients and/or as has been specified in the said prior associated correspondence to you, from myself and/or my lawyers.

I understand that you had a relatively amicable conversation with Mr Adam Voce in regards to this dispute last night and that you wish for recent invoices you have issued (as are currently disputed) to be paid but that you are unwilling to provide or handover passwords and codes related to any Companies House Accounts; however you and Mr Voce agreed in principle that you are willing I understand to share and provide the other information requested in the attached copy of the correspondence from ORJ Solicitors LLP in regards to these matters and as may be reasonably identified, upon agreement that in doing so you will be paid for the recent invoices you have issued (despite my dispute of them at this time).

Please reply to this email by return to confirm that you share the same understanding as I have indicated above, and in the event you do so I will likely forthwith facilitate and progress such to enable and in order for all parties to try and move forward.

Additionally, if still of interest (please confirm by return) I will potentially also try and have a without prejudice offer forwarded to you as to propose a remedy and solution for my, your, our relationship and agreements for the future.

I hope hat in taking this first step and hopefully being able to forward you the aforesaid offer without prejudice this may enable a 'roadmap' to resolve the current disputes and also other matters as are outstanding at the business.

I have copied in Mr Hayward in order that he is aware of the attempts to resolve and address these matters given his senior executive role.

I also enclose a copy of ORJ Solicitor's relevant correspondence and an initial draft version of the information that is to be requested in accordance with the above.

Please confirm or reject my above understanding and offer to try and have an offer advance to you without prejudice.

Please reply directly to myself in this instance and please remain courteous professional and positive in your response as I duly hereby do the same.

I wish to try and move things forward positively for the businesses and companies and I would be grateful of your assistance and positive input in return.

All above subject to contract and/or finalised terms.

Regards
Cynthia Busfield.

— Attachments:

ORJ-JEarl-FiduciaryDuty+IT+Data-Obligations.pdf	92.2 KB
ORJ-JEarl-FiduciaryDuty+IT+Data-Requirements-1.1.xlsx	21.0 KB