Re: (DPS:6:GP:104210:7Q) RE: THE JET GROUP SERVICES LIMITED (In Administration) (the 'Company')

Subject: Re: (DPS:6:GP:104210:7Q) RE: THE JET GROUP SERVICES LIMITED (In Administration)

(the 'Company')

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

Date: 26/11/2019, 10:21

To: Richard Cole < Richard.Cole@taylor-rose.co.uk >

CC: Richard Rones <rrones@thorntonrones.co.uk>, 'Louisa Thomas'

<Louisa@thorntonrones.co.uk>, Jennifer Munday <Jennifer@thorntonrones.co.uk>

BCC: edwin@kirker.co.uk, simon@kirker.co.uk

Dear Mr Cole,

I have no intention of obstructing your client and will provide assistance where I can. As you may be aware, The JET Group Limited was placed into administration on the 19th Nov 2019. Therefore, while willing to assist your client, many of his queries I imagine should be directed to Mr Kirker at Kirker & Co, the administrator for The JET Group Limited.

Request 1: Customer, employee and service provider contracts at administration were all in the name of The JET Group Limited.

Request 2: The customer's counterparty has always been The JET Group Limited. If your client makes enquiries, they will see that all contracts have a counterparty "The JET Group Limited". Matters regarding accounts have been a matter of contention between the company and the accountants. It has been communicated to HMRC over a prolonged period.

Request 3: HMRC communication and others are available to the administrator of The JET Group Limited.

Request 4: All records and the companies books are now a matter for the administrator.

Should you have any other queries, please provide them in writing, and as the company is in administration, it would be prudent to copy in the administrator.

Kind regards, Jase.

On 25/11/2019 13:34, Richard Cole wrote:

Dear Mr Earl,

We write further to your recent email (copy attached). You said that you were seeking advice. We have not heard from either you or your solicitors in the meantime.

Please note that my client is an officer of the Court and he should be responded to as such.

So that you are absolutely clear you have obligations under the Insolvency Act 1986 (the 'Act') to co-operate with my client and to provide such information to him as he may reasonably require of you pursuant to section 234, section 235 and section 236 of the Act (as already set out for you in this firm's letter dated 20 November 2019 (the 'Letter')). Our client requires you to provide information to him, in relation to the Company. We detailed those requests for you in the Letter.

Our client would much prefer your voluntary co-operation please. However, absent the requested response (or

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co-operation) from you **before 12Noon tomorrow** then we may advise our client to issue an appropriate application in Court to compel you to do so. Costs will then be sought in addition.

If you are in any doubt whatsoever as to your legal position, we suggest that you obtain independent legal advice right now. In any event please read the sections of law set out in the Letter carefully.

Please note that the Letter is not necessarily a full list of the matters being investigated by our client and our client reserves the right to direct further matters to you, for the purpose of receiving your response, if necessary.

Please acknowledge safe receipt of this email in writing.

We look forward to hearing from you in writing and in any event.

Yours faithfully,

Richard Cole

CONSULTANT SOLICITOR

TAYLOR ROSE TTKW

SB: 020 3540 4444 | F: 020 3540 4445

13-15 Moorgate | London | EC2R 6AD | www.taylor-rose.co.uk

Please note that our DX box is now closed, please do not send anything via DX or it will automatically be returned to you.

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