Subject: RE: FW: The JET Group Services Ltd From: Adam Boyle <Adamb@thorntonrones.co.uk> Date: 30/10/2020, 15:26 To: Jason Earl <jaseearl@googlemail.com>

Dear Mr Earl,

Thank you for your completed Proof of Debt form, which I can confirm has been registered in the liquidation.

At this moment, I must advise that I am not currently in a position to formally adjudicate the claim and will not do so until such time that sufficient asset realisations allow for a dividend to unsecured creditors. However, I will write to you again, should such position arise.

In the meantime, I attached a copy of the correspondence sent to creditors at the outset of the liquidation, as requested.

Kind regards, Adam

Adam Boyle Case Administrator



ThorntonRones Limited 311 High Road Loughton Essex IG10 1AH

Tel: 020 8418 9333 Fax: 020 8418 9444

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L Thornton is an In-House Solicitor.

Business Recovery & Insolvency Services

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From: Jason Earl <jaseearl@googlemail.com>
Sent: 22 October 2020 02:28
To: Adam Boyle <Adamb@thorntonrones.co.uk>; jaseearl@googlemail.com
Cc: Richard Rones <rrones@thorntonrones.co.uk>
Subject: Re: FW: The JET Group Services Ltd

Hi again Mr Rones & Mr Boyle,

I have completed the form as requested.

I have included some snippets from a long recorded call (unfortunately it didn't record very well as part of the call recording have blank bits- Happy to provide the original if needs be but don't feel it's needed). It's clear the call snippets outline the following:

- Mrs Busfield recognises a debt should be paid as she tells me and Mr Voce that expenses should be paid by petty cash. It highlights Mrs Busfield is not a real director as she has no idea how the company is run. Mr Voce (shadow director) and I (previous director) have to correct her in stating there is no petty cash hence why I have to send in invoices.
- Mrs Busfield acknowledges my services are of value. I raise the fact other creditors are purposefully ignored (namely HMRC, but also ANZ). It unpins why I refused to pay for anymore as I was being taken for granted as line of credit for the company. I was strongly suspicious the company was insolvent by this point as HMRC was not getting paid. I had engaged with HMRC regarding tax matters on numerous occasions as I was concerned about tax liabilities.
- Mrs Busfield recognises money is owed because she offers a bridging loan in lieu of pay. However to me this is a form of leverage. I have seen "loans" the company has offered that George Busfield offered to Stuart Pettman and Anthony Cheung that were unpalatable and disrespectful.

While this discussion went on, there was an email chain following this call. I wanted to get paid £7944 out of the £10'944 due, leaving £3000 plus money from an upcoming invoice on the table as good faith while discussions were made over the so called contract it wanted to agree with me. Mrs Busfield came back and said she was willing to pay £5500.

In the interests of being fair and ensuring the debit is not disputable, I think it's fair to make it something between ± 5500 and ± 7944 . Hence why I've put ± 6750 , however the I believe this undervalues what the company really owed me at the time.

Please confirm this if this is OK, feel free to reach out to me if you feel this needs amending. I've left 8 & 9 blank as I'm not sure what needs to go there (I presume this was for secured creditors?)

Please also confirm you have the updated address (I've also got it on the attached form).

Kind regards,

Jase

On 09/10/2020 17:01, Adam Boyle wrote:

Dear Mr Earl,

Thank you for your email.

Please note that we are not in a position to adjudicate unsecured creditor claims and will only do so should a dividend to unsecured creditors arises. Nevertheless, I attach a proof of debt form for your completion in the event that sufficient asset realisations are made.

Despite this, I can confirm that you are already registered on our system, at the address 115b Drysdale Street, Drysdale Street, London N1 6ND and statutory correspondence was sent to that address by this firm at the commencement of the liquidation (27 January 2020).

Please confirm if we do not hold the correct correspondence address for you and I will update our records accordingly.

Regards, Adam

Adam Boyle Case Administrator



ThorntonRones Limited 311 High Road Loughton Essex IG10 1AH

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From: Jason Earl <jaseearl@googlemail.com> Sent: Friday, 9 October 2020, 14:08 To: Richard Rones Subject: Re: The JET Group Services Ltd

Mr Rones,

I've not heard from you in response to both emails. Please acknowledge you are investigating the matter. I look forward to a reply by close of business on Mon 12th Oct 2020.

Kind regards, Jase.

On 06/10/2020 05:17, Jason Earl wrote:

Hi again Mr Rones,

When I spoke to you at the end of Sept, you acknowledged that I had a claim for debt but the directors at the time rejected it (from your relocation/memory), hence why I had no further communication from you. You stated if the claim was genuinely valid, it was down to your company rather than the previous directors to have the final say. If this was the case you acknowledged that you could send me proof of debt forms.

I noted that I found the rejection from Mrs Busfield interesting because the company had an obligation to pay me as work had been done, at the request of Mrs Busfield. Mrs Busfield later engaged solicitors at ORJ LLP in attempt to leverage this pending payment in exchange for details relating to the sister company JET Group Limited (Not JET Group Services Limited). ORJ claimed Mrs Busfield was the owner of this company. ORJ failed to provide any evidence to back up the claim and thus it became clear this was an act of extortion by Mrs Busfield and ORJ. The fact ORJ are now being investigated by two regulators and its managing partner, Mr Patrick Tedstone is very likely to face disciplinary action in its self highlights the falsity of Mrs Busfield's claim.

I have not been back home in the last 2 weeks to go through my phone

recordings on my PC, but I know in a recorded call with Mrs Busfield she acknowledges that at the very least disbursement costs should be paid. I will be back home hopefully next week, and should be able to locate it if required.

In the absence of the call I have attached a letter from ORJ where they agree payment is due, provided I hand over certain details relating to The JET Group Limited (not the JET Group Services Limited). However because ORJ failed to provide evidence of Mrs Busfield's ownership of The JET Group Limited, so I believe dispute was void and payment in full was due to me.

I would be grateful if you can acknowledge this email and ideally send proof of debt forms.

Kind regards, Jase.

On 23/09/2020 16:42, Jason Earl wrote:

Mr Rones,

You are well aware I am a shareholder and creditor of the The Jet Group Services Ltd (JETGS). We had a call last Nov/Dec regarding this and I believe my phone records illustrate this, along with an email.

I am writing to assert why I have no been contacted since Dec 2019 regarding the above company. You have my email and phone number so I confused why no communication was made.

I am concerned that is an ulterior agenda at play from those instructing you.

Please contact me forthwith explaining the situation.

Regards, Jase.

— Attachments: —

Notice to Creditors.tif

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