From: Amy Prime GRO

To: Katie Simmonds GRO, Lucy Bremner
GRO Jonathan Gribben GRO

Cc: Andrew Parsons GRO

Subject: RE: Witness Statement - OCR and Peak [WBDUK-AC.FID26896945]

Date: Mon, 17 Jun 2019 22:05:35 +0100

Importance: Normal

Attachments: 544 Bates 18th Witness Statement of Andrew Parsons -

_17_June_19_ORD_tc_(....docx

Embedded: New_Peak_[WBDUK-AC.FID123822914];

RE: 7 additional bug reports: disclosure [WBDUK-AC.FID123887118]

Inline-Images: image001.png; image002.png; image003.png; image004.png; image29424b.PNG;

image7bb2b4.PNG; imagec2eb73.PNG; image48148f.PNG

Hi All

Two questions from TRQC on the Peak disclosure – if you could respond first thing in the morning that would be helpful as I can then get the witness statement over to FJ.

1. [WHAT ABOUT ALL THE OTHER POST 17 AUGUST 2018 PEAKS THAT HAVE COME INTO EXISTENCE – HAVE THEY NOT BEEN DISCLOSED AT ALL?]

My understanding is that no other peaks which postdate 17 August 2018 have been disclosed since neither Freeths nor Coyne have asked for disclosure of these documents. Please could you check whether you know of any other peaks which were disclosed separately (ie. other Peaks which FJ gave us as when doing the bug work?

2. [CAN WE ADD A SENTENCE EXPLAINING WHY IT TOOK FROM 3 APRIL TO 31 MAY FOR THE DOCUMENT TO BE DISCLOSED, TO FORESTALL A DEMAND FROM THE JUDGE FOR A FURTHER WITNESS STATEMENT EXPLAINING THIS?]

The Peak was provided to Katie by Matthew on 29 March 2019 (email attached), the documents were processed into R on 4 April, but my understanding is that we waited until the bug investigations were substantially complete and we had what we believed to be all of the new documents which we thought would come out of these investigations and then disclosure was given all in one go. Does this match your understanding? This comes partially from Katie's email to Charlie on 22 May 2019 (attached) which just predates the disclosure of this peak.

Thanks A

Amy Prime

Associate
Womble Bond Dickinson (UK) LLP



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From: Anthony de Garr Robinson [mailto GRO

Sent: 17 June 2019 19:10

To: Amy Prime

Cc: Owain Draper; 'Simon Henderson'; Jonathan Gribben; Katie Simmonds; Lucy Bremner; Andrew Parsons

Subject: RE: Witness Statement - OCR and Peak [WBDUK-AC.FID26896945]

Dear Amy,

I enclose Owain's and my combined suggestions for your draft statement. The last sentences of paras 6 and 16 need to be checked for absolute accuracy and may well need to be toned down. As regards the questions at the end of para 21 and in para 22, I'm hoping we have satisfactory answers. If we don't, we know how the judge will react. Quite apart from anything else, he may require further witness statement to be made.

Best wishes,

Tony

From: Amy Prime	GRO			
Sent: 17 June 2019 1	3:59			
To: Anthony de Garr	Robinson	GRO		
Cc: Owain Draper	GRO	'Simon Henderson'	GRO	}; Jonathan
Gribben	GRO	>; Katie Simmonds ₹	GRO	>; Lucy Bremner
GRO	>; Andrev	v Parsons GRO	Þ	
Subject: Witness Statement - OCR and Peak [WRDLIK-AC FID26896945]				

Subject: Witness Statement - OCR and Peak [WBDUK-AC.FID26896945]

Dear Tony

Please find attached a draft witness statement explaining the recent OCR disclosure and the disclosure of the drop and go Peak – comments and thoughts welcome.

We also have two questions:

- 1. Should this witness statement come from Andy or Katie (or another solicitor at WBD)? Andy wasn't particular involved in either of these matters so is giving a lot of hearsay evidence in this statement. Katie was closest to the OCR disclosure, with Jonny being closest to the Peak disclosure.
- 2. Do we want to waive privilege and exhibit to the witness statement the attached emails between Katie and FJ? We would propose disclosing up to (and including) the email on 12 April 2019 @1620. Disclosing emails past this point runs the risk of disclosing to Freeths the matters concerning the deletion.

Jonny – please could you also read the section which discusses your conversations with Pete Newsome re extraction of the Peak system and confirm they are correct?

Kind regards Amy

Amy Prime

Associate

Womble Bond Dickinson (UK) LLP



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