

Singleton, Mary C.

From: Spence, James O.
Sent: Monday, November 9, 2020 9:25 AM
To: Ben Bruner
Cc: rmendoza@nexsenpruet.com; Bridget Steele; jbrown@nexsenpruet.com; Falin, Lynn;
Singleton, Mary C.
Subject: RE: [External] Team IA, Inc. v. Cicero Lucas - 2017-001497

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

November 9, 2020

Great-thanks for confirmation.

Hope nice week ahead for everyone.

Respectfully to all,

JOS

From: Ben Bruner <bbruner@brunerpowell.com>
Sent: Monday, November 9, 2020 9:05 AM
To: SPENCE, JAMES <JSPENCE@lex-co.com>
Cc: rmendoza@nexsenpruet.com; Bridget Steele <bsteale@brunerpowell.com>; jbrown@nexsenpruet.com; Falin, Lynn <LFalin@sccourts.org>; SC - SINGLETON MARY <MSINGLETON@SCCOURTS.ORG>
Subject: RE: [External] Team IA, Inc. v. Cicero Lucas - 2017-001497

Judge Spence,

You are correct, we have resolved everything. My understanding is the Clerk of Court issued a check for the cash bond to Mr. Mendoza's law firm, as agreed and as provided in the Consent Order, and has been deposited into his firm's trust account. Due to trust accounting rules (and a minor hiccup that has been resolved), he has not been able to transfer the money to my firm yet. Once he does, and once I ensure they are "collected funds" in my account, I will file a Satisfaction of Judgment ending the case once and for all. I should be able to do that later this month.

If you require anything further from counsel, please do not hesitate to ask.

Sincerely,

Ben

Benjamin C. Bruner

BRUNER POWELL
BRUNER POWELL WALL & MULLINS, LLC

P.O. Box 61110
Columbia, SC 29260-1110

(P) 803.252.7693
www.BrunerPowell.com

From: SPENCE, JAMES <JSPENCE@lex-co.com>
Sent: Monday, November 9, 2020 8:19 AM
To: SC - SINGLETON MARY <MSINGLETON@SCCOURTS.ORG>; Ben Bruner <bbruner@brunerpowell.com>;
rmendoza@nexsenpruet.com
Cc: Bridget Steele <bstele@brunerpowell.com>; jbrown@nexsenpruet.com; Falin, Lynn <LFalin@sccourts.org>
Subject: RE: [External] Team IA, Inc. v. Cicero Lucas - 2017-001497

November 9, 2020

Hope all well home and work with everyone.

Thank you for this correspondence.

I believe, based upon prior email communication with counsels, that this matter is now fully resolved.

I ask P and D counsel to confirm that no further trial court action is required since the parties have resolved all outstanding matters.

If not, then I ask P and D to contact Equity Court to set status conference to discuss.

Everyone please continue to play smart and stay safe!

Respectfully to all,

JOS

From: Singleton, Mary C. <msingleton@sccourts.org>
Sent: Friday, November 6, 2020 4:54 PM
To: bbruner@brunerpowell.com; rmendoza@nexsenpruet.com
Cc: bstele@brunerpowell.com; jbrown@nexsenpruet.com; SPENCE, JAMES <JSPENCE@lex-co.com>; Falin, Lynn <LFalin@sccourts.org>
Subject: [External] Team IA, Inc. v. Cicero Lucas - 2017-001497

Dear Counsel:

Attached please find correspondence from the Court of Appeals.

Sincerely,

Mary-Caitlyn Singleton
Appeals Specialist II
SC Court of Appeals
1220 Senate St.
Columbia, SC 29201
Ph: (803) 734-1890
F: (803) 734-1839

~~~ CONFIDENTIALITY NOTICE ~~~ This message is intended only for the addressee and may contain information that is confidential. If you are not the intended recipient, do not read, copy, retain, or disseminate

this message or any attachment. If you have received this message in error, please contact the sender immediately and delete all copies of the message and any attachments.