..../2

## **Action Required**

Unispace is disgusted by your behaviour and is deeply disappointed at being placed in a position it has by you. Given the seriousness of the slur on its reputation in the Publications and the harm caused to its business interests, Unispace has no option but to take every available step to vindicate its reputation.

The harm caused by the false statements in the Publications is ongoing and escalating. In the first instance therefore, Unispace requires your agreement by **4pm on 31 July 2013** to:

- 1. Publish a full and prompt apology withdrawing the allegations and/or adverse inferences made against Unispace and its directors/shareholders in a form of words acceptable to Unispace and to be published in a forum acceptable to Unispace;
- 2. Enter into a joint statement in Open Court to publicly withdraw the false statements made and apologise to Unispace and those individuals;
- 3. Provide your undertaking to the Court that you will not republish the statements complained of or similar words;
- 4. Immediately remove the Publications from Twitter and any other social media sights;
- 5. Agree to pay the legal costs Unispace has been put to as a result of the false and defamatory statements published.

Unspace's attitude to the payment of damages to which a claim in libel would entitle it will be governed by the speed and sincerity of your response to the relief set out. However, should you fail to agree to these points for the swift resolution of this complaint, we expressly reserve our client's right to issue proceedings without further notice to you and seek the payment of damages from you.

ROSENBLATT