

**JAMES D. SALLAH, ESQ.**  
**COURT-APPOINTED RECEIVER FOR**  
**JCS ENTERPRISES, INC., d/b/a JCS ENTERPRISES SERVICES, INC., T.B.T.I. INC.,**  
**AND MY GEE BO, INC.**

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April 16, 2014

**RE: JCS ENTERPRISES, INC., d/b/a JCS ENTERPRISES SERVICES, INC.,  
T.B.T.I. INC., AND MY GEE BO, INC.**

Dear Sir/Madame:

As you are likely aware, on April 7, 2014, the United States Securities and Exchange Commission ("SEC") filed an emergency action alleging that JCS Enterprises, Inc., d/b/a JCS Enterprises Services, Inc., T.B.T.I. Inc., Joseph Signore, and Paul L. Schumack II (the "Defendants") were violating the federal securities laws by, among other things, engaging in a Ponzi scheme. As part of the action, the SEC filed a Complaint and sought emergency relief from the United States District Court for the Southern District of Florida, including an *Ex Parte* Motion for a Temporary Restraining Order to freeze assets and an Emergency Motion Seeking the Appointment of a Receiver over both JCS Enterprises, Inc., d/b/a JCS Enterprises Services, ("JCS") and T.B.T.I. Inc. ("T.B.T.I.") (collectively, the "Receivership Entities" or "Receivership Estate"). Specifically, the SEC's Complaint alleges that, from at least 2011 through the present, the Defendants fraudulently raised at least \$40 million from hundreds of investors nationwide through the ongoing sale of investments in virtual concierge machines.

On the same day, the Honorable Donald M. Middlebrooks, United States District Judge for the Southern District of Florida, granted the SEC's Emergency Motion Seeking the Appointment of a Receiver and issued an order entitled Amended Receivership Order, which appointed me as the Receiver over both JCS and T.B.T.I. This means that the Court has ordered me, in my capacity as the Receiver, to "take immediate possession of all property, assets and estates of every kind of JCS and T.B.T.I.," among numerous other things.

Immediately thereafter, I began carrying out the Court's order by securing the Receivership Entities' known assets. On April 7, 2014, I secured JCS's headquarters in Jupiter, Florida with the assistance of a team of professionals, including forensic accountants, lawyers, investigators, and IT professionals. Forensic IT professionals spent the next two days imaging dozens of computers and computer equipment for review. In addition, nearly nonstop since last Monday, a team of forensic accountants has been working diligently to get their collective arms around the millions of dollars flowing in and out of the Receivership Entities' accounts.

I also immediately sent out dozens of letters to financial institutions to take control of accounts and gather additional documents necessary to fulfill my court-ordered mandate. Currently, I am in control of accounts at several financial institutions in the Receivership Entities' names.

Among numerous other things, on April 14, 2014, my counsel sought emergency relief from the Court to expand the Receivership Entities to include an entity called My Gee Bo, Inc., which, according to my initial investigation, received hundreds of thousands of dollars and other benefits from the Receivership Entities. The same day, the Court granted my emergency motion. Accordingly, My Gee Bo, Inc. is now part of the Receivership Entities.

In addition to securing JCS's corporate records, I have made written demand upon T.B.T.I.'s former principal for all books, records, and other documents associated with T.B.T.I. I am in the process of collecting such information. If that demand is not wholly satisfied, I will take all necessary and appropriate actions to secure such documents. Among other things, I am also in the process of valuing and marshalling T.B.T.I.'s assets.

In light of the allegations against the Defendants, I cannot begin to understand how you and your families must feel under these circumstances. This past week I have received numerous emails and telephone calls from investors, some of whom have advised me that they have handed large portions of their nest eggs over to the Defendants after receiving promises of guaranteed and immediate returns on their investments. Please understand that the SEC alleges that there are hundreds of investors located throughout the United States. While my staff and I will attempt to respond to all of your inquiries, we respectfully ask for your patience if you do not receive an immediate response from us. We now have a dedicated email address, [info@jcs-tbtireceivership.com](mailto:info@jcs-tbtireceivership.com), which is devoted to responding to your questions. We will endeavor to answer emails on a weekly or bi-monthly basis. I respectfully request that if you need to email me or my staff that you please send your communication to [info@jcs-tbtireceivership.com](mailto:info@jcs-tbtireceivership.com).

Moreover, I have set up a website located at [www.jcs-tbtireceivership.com](http://www.jcs-tbtireceivership.com) to keep you abreast of all court filings and important information. I plan to post information in real time on the website to keep you fully informed throughout this process. Certain court documents are already posted on the website. Accordingly, before calling or emailing me, I also respectfully ask you to check the website first to see if it answers your questions.

In addition to the website, I plan on holding an in-person meeting in a town hall format in the Jupiter or West Palm Beach, Florida area with conference call access at some point within the next three months. I will take the opportunity to explain to you what is happening, introduce you to the team of professionals who have been working on this matter with me, and answer questions that you may have in person.

Subject to court approval, my ultimate goal is to marshal assets to the Receivership Estate for future court-approved distributions to investors. At this point, I cannot make any future predictions or promises concerning any potential, future distributions. However, you have my commitment to account for and, if prudent, pursue as many identifiable assets for the Receivership Estate as possible.

Finally, I respectfully seek and need your patience. While I will work as expeditiously and efficiently as possible, this undoubtedly will be a long and tedious process. It may take well over a year, if not years, for me to carry out my duties and responsibilities as Receiver fully.

I thank you in advance for your patience and faith.

Sincerely,

A handwritten signature in black ink, appearing to read 'James D. Sallah', with a long, sweeping horizontal line extending to the right.

**James D. Sallah, Esq.**

*Not Individually, But Solely in His Capacity as  
Receiver*