

EXHIBIT B
(YI LETTER)

Exhibit A

June 24, 2013

57.

Mr. Yi, Jonathan Young

11841 Monroe St. Unit 201

Cerritos, CA 90703

Mail:

BMC Group, Inc.

Attn: Conexant Systems, Inc. Claims Processing

PO Box 3020

Chanhassen, MN 55317-3020

Over Night:

BMC Group, Inc.

Attn: Conexant Systems, Inc. Claims Processing

18675 Lake Drive East

Chanhassen, MN 55317

Re: Claimant's objections to, Plan: Case 13-10367-MFW Doc 287 Filed 06/06/13

Dear Ladies and Gentlemen of the Court, Processing of claimants:

Upon our review of the said Re: Plan, the claimant addressed in this letter strongly objects to its classified category of its claim it is in. The following E-mail exchanges with Conexant's Council Mr. Gallagher and Golden Gate Capital's Mr. Lowin explores why the claim in question is a top priority debt that has to be resolved first, otherwise all other claimants' are invalid:

E-mail Excerpt A:

" When GGC acquired Cnxt, they must have promised to pay all debts, to have the acquisition completed. They held it for 2 yrs and devalue the company without finding a buyer and driven into bankruptcy. And there are still outstanding debts. I don't see how bankruptcy can save Conexant, if Golden Gate doesn't hold any interest ? in Conexant after the bankruptcy. Conexant has to be part of a bigger organization with cash to invest. -Jon "

E-mail Excerpt B:

" We have submitted a claim to court and the court has acknowledged that such debt exists however it may be classified into lower ranking debt that the court may not issue payments. The reason is that this debt was originated in a previous inflection

point in finance when GGC acquired Conexant with promises to pay off the debts carried by Conexant. "

The claimant addressed ask the Court to halt the execution of current plan until the Golden Gate Capital , the current owner of the Conexant Inc., to faithfully negotiate the payment of said claimant's claim and report the payment plan to the Court. Please allow GGC time to complete the court's request so the said claim can be paid via the court which Golden Gate Capital must remit payments.

The said claimant is in process of setting up of a corporation as following E-mail exchange with Conexant's Council Mr. Gallagher:

E-mail Excerpt C:

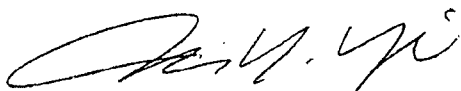
" Dennis, FYI, Articles of incorporation is being prepared to be filed with Secretary of State of CA. An estimated 30 days to be incorporated in State of CA if filed in person at the down town Los Angeles office. Subsequent IRS form 1023 filing with IRS will determine the types of 501 (c) (3) corporation. We are targeting a "non-operating private foundation." IRS may take up to 180 days for this determination and retro-effective to the date incorporated. IRS publication 4221-PF compliance with IRS form 990 filings are required. This incorporation set up will allow you folks to make pledges in monetary amount to be paid in a future dates "

E-mail Excerpt D:

" The articles of incorporation for 501 (c) (3) was filed today in person. We have put a special request of July 1st fiscal calendar start date, as the date of Incorporation. The Calif. Certified copies will arrive by mail. We have available the copies of what we've filed today, which can be mailed out to Conexant headquarter address on request."

To summarize, Golden Gate Capital have had failed to faithfully negotiate payment plan regards to the said addressed claimant's debt and their venture investing with Conexant has faltered in the past two plus years, and they are trying to wash their hands with Bankruptcy to clear this promised debt payment from acquisition agreements.

Sincerely,



Yi, Jonathan Y.

Enclosures: Copy of the original claim form mailed in May 2013.