

Exhibit E

Carotank Road Ventures

Washington, D.C. · carotankroad.com

13 May 2026

CRV-LETTER-G2G-CEASE-0526-v2

Mr. Carson John Tucker

Director

G2G Global Ltd
86-90 Paul Street
London, England, United Kingdom
EC2A 4NE

Re: Formal Notice: Cease and Desist – Surveillance, Intelligence Collection, Data Preservation, and Removal of Doxxing Material – Curtin v. Watts et al., No. 1:25-cv-00782

Carson,

This letter constitutes formal notice of four requirements. I require written confirmation of compliance within fourteen (14) days, except where a longer statutory period applies.

I am writing because the available record indicates that G2G Global Ltd and/or persons acting in concert with it may have collected, reviewed, retained, or distributed information concerning me, my family, my professional entities, my clients, and my publication.

G2G Global Ltd received \$994,460 in congressionally appropriated United States Department of Defense funds, disbursed by Cyberlux Corporation. You may not have been unaware of the original source of those funds. That does not change the operative fact: G2G accepted those funds and provided services to Cyberlux.

Your professional background, and the expertise of persons associated with G2G, includes intelligence collection, surveillance, and suppression operations. I have web traffic records documenting coordinated access to jacksonholt.com and theycyberluxfiles.com from the United Kingdom, France, North Carolina, and Lebanon, correlated with specific sessions, timestamps, and content accessed. That activity has been observed since March 2025.

The record is sufficiently specific to require preservation, cessation, and disclosure.

Here is what I require, effective immediately.

First, all surveillance, monitoring, intelligence collection, and tracking of my person, my family, my professional entities – including Carotank Road Holdings, Inc., Black|Rudder Advisory, and clients including WB Group – and my litigation must cease entirely and permanently.

Second, all doxxing material published or distributed in connection with the planned campaign executed on 27 May 2025 in coordination with Mr. Maadarani – including posts published by or through @RacketeerX and associated accounts – must be taken down in full. That material disclosed my real identity behind the Jackson Holt byline, published identifying information concerning my children, directed targeted harassment at my professional clients, and accused me of espionage and acting as a foreign agent. It is already part of the evidentiary record before the United States District Court. Its

continued presence online is not a neutral act. I require removal and written confirmation of that removal within the fourteen-day period stated above.

Third, any information already collected concerning me, my family, my entities, or this litigation must not be shared, sold, distributed, or transmitted to any third party – including the defendants in *Curtin v. Watts et al.* or their counsel, agents, or associates – from this point forward.

Fourth, I require full disclosure of all data, intelligence, records, notes, reports, communications, and materials collected, compiled, or held by G2G Global Ltd or any of its associates concerning me personally, my family, my professional entities, my litigation, or my publication. This is also a formal Subject Access Request under the United Kingdom General Data Protection Regulation and the Data Protection Act 2018. Disclosure should be provided as soon as practicable. The fourteen-day period stated in this letter does not supersede your statutory obligations under UK data protection law, including the requirement to respond within one calendar month of receipt.

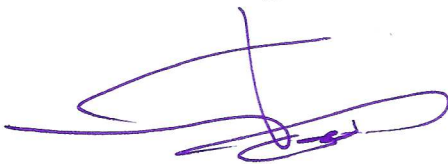
Failure to comply with the above requirements will result in further action without additional notice. That may include seeking leave to add you and G2G Global Ltd as defendants in *Curtin v. Watts et al.* before the United States District Court; instructing solicitors in England and France to pursue available civil remedies and make appropriate reports to law enforcement or regulatory authorities; and pursuing any additional remedies available in any jurisdiction in which G2G Global Ltd or its associates operate or have operated.

Additionally, a complaint may be submitted to the Michigan Attorney Grievance Commission and any other relevant professional or regulatory body. Given the coordinated traffic between the United Kingdom, France, and Lebanon on 27 May 2025, Bilal Maadarani and Cyclops Defense will also be evaluated for addition to the existing action. If necessary, a separate civil complaint will be filed.

I have been cooperating with investigators from the Offices of Inspector General for both the Department of Defense and the General Services Administration. They are aware of the payment to your firm from congressionally appropriated funds issued to Cyberlux, as well as the larger series of payments from Cyberlux from that same funding base for non-project-related expenses.

This letter and any response, non-response, or partial response may be added to the public record in the ongoing litigation.

Yours faithfully,



Jim Curtin

Managing Director

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