

EXHIBIT

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September 1, 2016

VIA EMAIL:
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AND FEDERAL EXPRESS

Mr. Samuel Seidman, Chairman
Mr. Arthur Stupay, Independent Director
Productivity Technologies Corp.
Atlas Technologies LLC
3100 Copper Road
Fenton MI 48430

Gentlemen:

Our firm represents Jesse Levine, Julius Levine, and the Levine Revocable Trust (“LRT,” and collectively, the “Levines”). We are writing in connection with the Levines’ interests in Productivity Technologies Corp (the “Company”).

As you know, we represented the Levines in connection with the Accommodation Agreement entered into between the Company, Atlas Technologies LLC (“Atlas”) and the LRT. From February 2012 through late 2015, the LRT initially deposited \$1.0 million (which increased over time) in an escrow account to induce Rosenthal & Rosenthal (“Rosenthal”) to provide a senior credit facility to Atlas. In the year leading up to the entering into of the Accommodation Agreement, the negotiations between Bank of America, Rosenthal, the Levines, the Company and Atlas facilitated the forbearance by Bank of America in foreclosing on the assets of the Company and Atlas.

While the Levines believe that they collectively own in excess of 5% of the issued and outstanding shares of the Company, they believe that it is likely they collectively own at least 10% of the Company. To know for certain, a current updated shareholder list will be needed. We have been informed that Mr. Stupay has an updated shareholder list as of April 2016 which shows approximately 128 shareholders of record by their name and the amount of Company shares they each own.

Consistent with the Delaware General Corporation Law, the Levines are hereby requesting that a Shareholders meeting promptly be held. While Mr. Seidman has served continuously as Chairman of the Company since 1994, there has been no annual meeting of shareholders since at least 2005.

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The Levines also believe that certain members of the Company's current board of directors have embarked on managerial policies which have been detrimental to Company shareholders.

Further, despite Jesse Levine's continuing role as a director of Atlas and the Secretary, Treasurer, Vice President, and Chief Financial Officer of the Company, the boards of Atlas and the Company have effectively frozen Jesse Levine out of any substantive or informative correspondence regarding the status and welfare of Atlas and the Company. The freezing out has been ongoing for nearly a year.

At the current time, the Levines do not believe the board is acting in the best interests and consistent with fiduciary duties owed to Company shareholders. In order for Jesse Levine to fulfill his fiduciary duties to Company, demand is hereby made upon the Company to provide the following documents to Jesse Levine in his capacity as a Company director by close of business on Thursday September 8, 2016, at 5 pm eastern time:

1. Full internal financial statements for Atlas, including the Income Statement, Balance Sheet and Statements of Cash Flow for the months quarters ending March 2016 and June 2016;
2. Interim monthly financial statements including the Income Statement, Balance Sheet and Statements of Cash Flow for the months ending July 31 and August 31, 2016;
3. A full copy of the current Company's directors' and officers' insurance policy;
4. An updated census of Atlas employees and their compensation and benefits;
5. A current detailed statement of backlog by customer;
6. A full copy of Atlas' existing loan documents;
7. Current detailed Atlas accounts payable and accounts receivable aging reports;
8. Atlas' current detailed operations report including its manpower planning report on the scheduling of current backlog through the factory floor; and
9. Updated shareholder list for the Company as of April 2016.

If the Company and its Board refuse to comply with the requirements of Delaware law, please be advised the Levines will take further action. They may seek to nominate an alternative slate of directors for the Company, engage in communications directly with shareholders concerning appropriate ways to obtain a return on shareholder investments, and/or undertake such other activities as are contemplated or permitted by Delaware law.

Also be advised that Jesse Levine believes that the Company and the Board unlawfully terminated his employment agreement with Atlas and has and continues to violate the Warrant

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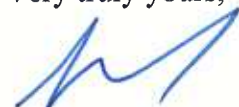
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Agreement with the Company. Whether or not he pursues either matter at the moment, be advised that he reserves for himself and his beneficiaries all rights and remedies.

Separately, the Levines have been advised that both of you have asserted that the Levines should reimburse Atlas for product and business development activities from the time of the Accommodation Agreement and Special Manager activities. The Levines believe that such request is groundless, and inconsistent with applicable Delaware law.

In closing, failure by the Company to voluntarily provide the information listed above before 5 pm on September 8, 2016, will result in the Company and Atlas incurring substantial future costs and time distractions.

Very truly yours,



Scott J. Bakal

SJB:ss

cc: Adam M. Linkner
(via email alinkner@hooperhathaway.com)