UNITED STATES OF AMERICA Before the SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

ADMINISTRATIVE PROCEEDINGS RULINGS Release No. 3682/March 7, 2016

ADMINISTRATIVE PROCEEDING File No. 3-17114

In the Matter of

SHEARSON FINANCIAL NETWORK, INC.,
SHELBY ACQUISITION I, INC.
(N/K/A PHOENIX CAPITAL SOURCE, INC.),
SHELBY ACQUISITION II, INC.,
SHELBY ACQUISITION IV, INC.,
SHELBY ACQUISITION IV, INC.,
US WATS INC.,
WESTERN HEMISPHERE INVESTMENTS
CORPORATION, AND
WHIRLWIND MARKETING, INC.

ORDER TO SHOW CAUSE

On February 12, 2016, the Securities and Exchange Commission issued an order instituting proceedings (OIP) pursuant to Section 12(j) of the Securities Exchange Act of 1934, alleging that Respondents have securities registered with the Commission and are delinquent in their periodic filings. I postponed the hearing in this matter and scheduled a prehearing conference for March 11, 2016. *Shearson Fin. Network, Inc.*, Admin. Proc. Rulings Release No. 3637, 2016 SEC LEXIS 677, at *2 (ALJ Feb. 24, 2016).

On February 22, 2016, the Division of Enforcement submitted a declaration of service stating that Respondents were served with the OIP by February 20, 2016. On February 24, 2016, I found that service was established for seven out of eight Respondents, but for Respondent US WATS Inc., I requested the Division to serve this Respondent at an additional address. *Id.* at *1. On March 1, 2016, the Division submitted a supplemental declaration of service regarding service on Respondent US WATS. Considering the initial and supplemental declarations of service, I deem that US WATS was served by February 20, 2016, in accordance with 17 C.F.R. § 201.141(a)(2)(ii). Accordingly, Respondents' answers were due by March 4, 2016. *Id.* To date, no Respondent has filed an answer.

Accordingly, I ORDER that by March 17, 2016, Respondents shall SHOW CAUSE why the registrations of their securities should not be revoked by default due to their failures to file answers or otherwise defend this proceeding. Any Respondent that fails to respond to this order

or atten	d th	e pre	heari	ing conference	e v	vill ł	be deemed	in def	fault,	, the proc	eeding	will	be	dete	rmined
against	it,	and	the	registration	of	its	securities	will	be	revoked	. OIP	at	4;	17	C.F.R.
§§ 201.	155	(a), .2	220(f	(i), .221(f).											

Brenda P. Murray Chief Administrative Law Judge