

June 19, 2015

Neil J. Welch, Jr. Esq.
Securities and Exchange Commission
Division of Enforcement
100 F Street N.E.
Washington, DC 20549-6010

RE: In the Matter of Horizon Wimba Inc. (a/k/a Hayse Corp.) et. Al.
Administrative Proceeding File No. 3-16568

Dear Mr. Welch:

Please accept this letter and attachments as the appearance and answer in the above matter by International Freight Logistics, Ltd. Upon receiving the original papers from the SEC in early June, 2015 I conducted a review of our files in the matter of our registration on form 10-SB under the Securities Exchange Act Section 12(g). Inasmuch as this matter goes back to 2004, over 12 years ago, it has been difficult to recreate all of the documents and events surrounding that registration. However, to the extent I have been able to determine what occurred at that time, I present the following summary of the events:

1. In early 2004 we began to consider our available options to expand our then business operations. At that time we engaged the services of Ameristar Group, Inc., of New York City, to assist us. One of the options they presented was to acquire some of the smaller freight forwarding companies to consolidate our business operations with theirs.
2. Since at that time we had limited available cash flow to engage in any significant acquisitions, Ameristar proposed that if we could register our common stock under the Securities Exchange Act and were able to interest a broker/dealer in our company, we could potentially use shares of stock to minimize the cash needed for the proposed acquisitions.
3. At that point we were introduced to a local brokerage firm, Castle Securities, Inc., located here on Long Island, NY, which expressed an interest in helping to establish a market in our shares once we completed the registration process.
4. At that point, in June 2004, we filed our initial Form 10-SB with the SEC. Shortly thereafter we received our first comment letter from the SEC and while in the process of preparing our answer to those comments, were advised by the SEC reviewer that regardless of any pending comments from the SEC, under the then current rules, our registration statement would automatically become effective 60 days after our initial filing. Recognizing that we were not ready for such an event we filed a request to withdraw our registration statement via facsimile to the reviewer and on EDGAR (copy attached hereto).
5. Based on that withdrawal we were advised by our attorney and by Ameristar that we could now proceed to complete our registration without the need to comply with the filing requirements of the



Securities Laws. We continued the process with the SEC reviewer receiving further comment letters on at least two other occasions.

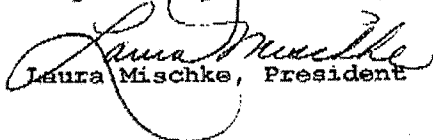
6. While the registration process continued we continued to work with Ameristar to search out potential acquisitions with no success. By early 2005, we were advised by Ameristar that we needed to file a Quarterly Report updating our financial and business information and we prepared and filed a 10QSB report for the quarter ended March 31, 2005.
7. Shortly after filing this report, we determined that the finding a suitable acquisition candidate was not likely and, consequently, that there was no further reason to continue with the registration process.
8. At no time were we ever advised by anyone that the registration statement had been declared effective and we believe that when we discontinued our efforts to complete the registration all of our obligations under the Securities Laws had ended. This belief was further reinforced by the fact that we heard nothing from the SEC for the past 11 years until receipt of your notice of this Administrative proceeding.
9. At no time did any trading market ever develop in our shares and we have never sold any additional shares of our stock since the transactions reported in our original Form 10-SB filing.

Although the business of International Freight Logistics continued after 2005, due to a number of business reversals over the years, in 2010 we ceased active operations and have continued our corporate existence solely to complete various ongoing obligations with respect to several overseas clients. These obligations are coming to an end this year and at the time we received notice of this proceeding, we were in the process of preparing to wind up the affairs of this company and file an official dissolution, which we expect will happen by the end of 2015.

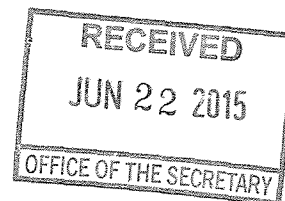
Our ability to provide any further information to what we have stated above has been made impossible not only by the passage of so long a time period but also by the fact that both Ameristar and Castle Securities are no longer in business and that our attorney at that time has long since left the practice of law.

I trust the foregoing provides you the information you and that I have adequately explained that the reason we have filed nothing since 2005 is that we believed, and continue to believe, that the registration statement was never effective and had no further obligation beyond what had been filed in 2005. Should you have any questions or if you require anything further from us please contact me at (516) 593-1010.

Respectfully Submitted,


Laura Mischke, President

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August 26, 2004



VIA TELECOPIER AND EDGAR

United States Securities and Exchange Commission
Division of Corporate Finance
Washington, D.C. 20549-0305

Attention: Dan Morris

Re: International Freight Logistics, Ltd.-
Application for Withdrawal of Registration Statement
on Form 10-SB (File Number 000-50823) filed on June 28, 2004

Dear Mr. Morris:

International Freight Logistics, Ltd. (the "Company") hereby makes application to withdraw the Registration Statement on Form 10-SB, including all exhibits thereto (File Number 000-50823), filed with the Securities and Exchange Commission (the "Commission") on June 28, 2004 under the Securities Exchange Act of 1934 (the "Act"), as amended. This application is made pursuant to Section 12 (g) (1) of the Act. The Commission has not declared the Registration Statement effective.

The Company's reason for withdrawing the Registration Statement is to prevent the Registration Statement from automatically becoming effective by lapse of time within sixty (60) days of the date originally filed. We are concerned that with the impending go effective date, we (and the staff) will not have enough time to clear all outstanding comments on the Registration Statement with the Commission before the deadline. The Company intends to file a new registration statement that addresses all of the Commission's comments as soon as practicable.

Please contact the undersigned at (516) 593-1010 if there are any questions.

Sincerely yours,

International Freight Logistics, Ltd.

By: /s/ Piero Prato

Piero Prato
CEO

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