

U.S. Department of Labor

Office of Administrative Law Judges
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Issue Date: 29 December 2017

Case No.: 2017-SOX-00051

In the Matter of:

IRINA HAYDON,
Complainant,

v.

WORLDPAY USA, INCORPORATED,
Respondent.

ORDER DISMISSING COMPLAINT

This matter arises under the employee protection provisions of the Sarbanes-Oxley Act of 2002, (The Act or SOX) 18 U. S. C. Section 1514A, et seq. The proceeding will be held in a manner consistent with the procedural rules set forth in federal regulations at 29 CFR Part 18, Subpart A (29 CFR §18.10 to §18.95).

By motion received December 22, 2017, complainant filed a Notice of Intent to Remove to United States Federal District Court.

Complainant stated that “Ms. Haydon filed her administrative charge on June 23, 2017. One aspect of Ms. Haydon’s claim is a lawsuit initiated against her by respondent, which lawsuit Ms. Haydon contends was retaliatory.” She stated that, “Because 180 days have passed since Ms. Haydon filed her charges, Ms. Haydon tenders this notice under 18 U. S. C. Section 1514A (b) (1) (B) that she intends to remove this action and bring her claim as a counterclaim in the relevant court action.”

Inasmuch as complainant is consolidating and removing this claim to U. S. Federal Court, there are no remaining issues requiring resolution before the U. S. Department of Labor, Office of Administrative Law Judges. Accordingly, after review of this administrative file, this matter is dismissed.

ORDER

It is hereby **ORDERED** that the complaint filed under the provisions of SOX is **DISMISSED**.

SO ORDERED.

DANA ROSEN
Administrative Law Judge

DR/mjw
Newport News, VA