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Septemebr 20, 2024

VIA ECF

Hon. John G. Koeltl United States District Court Judge Southern District of New York 500 Pearl Street New York, New York 10007 ADJOURNED FO FUESOAT, OCTOBER 8, 2024, AF 12:00PM. DIAL-LW: (888) 363-4749, ACCESS (00E: 8140049

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Re: Net Zero Logistics LLC v. Hailify, Inc. Case No.: 1:24-cv-04895

Letter Motion Requesting To Adjourn The Pre-Motion Conference

Dear Judge Koeltl:

This firm represents defendant Hailify, Inc. ("Defendant" or "Hailify") in the above-referenced civil action commenced by plaintiff Net Zero Logistics LLC ("Plaintiff" or "Net Zero") against Hailify (the "Action"). We write in accordance with Your Honor's Individual Practices requesting to adjourn the Pre-Motion Conference concerning Defendant's proposed Motion to Dismiss from September 24, 2024 to October 7th or 8th, 2024, or a date thereafter that is convenient for the Court.

On September 18, 2024, Defendant filed its Letter Motion (the "Letter Motion") requesting that the Court hold a pre-motion conference concerning Hailify's proposed motion to dismiss pursuant to Fed. R. Civ. P. 12(b)(1) (the "Motion to Dismiss"). (See Dkt. 16.) The following day, the Court issued the So-Ordered the Letter Motion which, *inter alia*, directs that a pre-motion conference is to be held on September 24, 2024 at 11:30 AM *via* remote means (the "Pre-Motion Conference"). (See Dkt. 17.)

I am unable to appear for the aforesaid Pre-Motion Conference due to a scheduling conflict as I will be appearing on September 24th for a mediation in connection with a separate arbitration matter concerning Hailify. I have conferred with Plaintiff's counsel regarding a proposed adjourned date, and after discussing our respective schedules and other commitments over the coming weeks, the Parties have agreed to adjourn the Pre-Motion Conference to October 7th or 8th, 2024, or a date thereafter that is convenient for the Court. This is Defendant's first request for such an adjournment. Accordingly, Hailify respectfully requests that this Court grant this request.

Respectfully Submitted, /s/Dennis A. Amore
Dennis A. Amore

Cc. All counsels via ECF

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