UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES AND EXCHANGE ACT OF 1934

Date of Report (Date of Earliest Event Reported) July 9, 2007



HUB GROUP, INC.

(Exact name of registrant as specified in its charter)

DELAWARE

(State or Other Jurisdiction of Incorporation)

0-27754 (Commission File Number)

36-4007085

(I.R.S. Employer Identification No.)

3050 Highland Parkway, Suite 100
Downers Grove, Illinois 60515
(Address and zip code of principal executive offices)
(630) 271-3600
(Registrant's telephone number, including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant any of the following provisions:

[] Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
[] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
[] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

[] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

ITEM 1.02 TERMINATION OF A MATERIAL DEFINITIVE AGREEMENT

On July 9, 2007, the definitive agreement by which Hub Group, Inc. was to acquire substantially all of the assets of Interdom Partners, Commercial Cartage, Inc. and Pride Logistics, LLC for approximately \$26.4 million in cash, plus two earnout payments not to exceed \$2.5 million each, was mutually terminated by the parties. As a result of this termination, Hub expects to expense approximately \$300,000 in transaction related costs in the second quarter 2007. A copy of the mutual termination letter is attached as Exhibit 10.1 to this Form 8-K and a copy of the press release issued by Hub regarding the termination of the purchase agreement is attached as Exhibit 99.1 to this Form 8-K.

ITEM 9.01. Financial Statements and Exhibits

The following documents are filed as part of the report:

- Not Applicable. (a)
- Not Applicable.
 Not Applicable. (b)
- (c)
- A list of exhibits filed herewith is contained on the Exhibit (d) Index which immediately precedes such exhibits and is incorporated herein by reference.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

DATE: July 9, 2007

HUB GROUP, INC.

By /s/ Terri Pizzuto

Terri Pizzuto Executive Vice President, Chief Financial Officer and Treasurer

EXHIBIT INDEX

Exhibit No.

- Termination letter, dated July 9, 2007, by and among Comtrak Logistics, Inc., Hub City Terminals, Inc., Interdom Partners, Commercial Cartage, Inc. and Pride Logistics, L.L.C.
- Press release, issued on July 9, 2007, announcing the termination of a definitive purchase agreement regarding the acquisition by Hub Group, Inc. of the assets of Interdom Partners, Commercial Cartage, Inc. and Pride Logistics, L.L.C.

July 9, 2007

Interdom Partners Commercial Cartage, Inc. Pride Logistics, L.L.C. c/o Interdom Partners 11800 S. 75th Avenue Suite 2N Palos Heights, IL 60463 Attention: Richard K. Rudie

Dear Rick:

Reference is hereby made to that certain Asset Purchase Agreement dated as of June 6, 2007 by and among Comtrak Logistics, Inc., a Delaware corporation, Hub City Terminals, Inc., a Delaware corporation, Interdom Partners, a general partnership organized under the laws of Illinois, Commercial Cartage, Inc., a Nevada corporation (the "Company"), Pride Logistics, L.L.C., an Illinois limited liability company, and the other parties signatory thereto (the "Agreement"). Each capitalized term used but not defined herein has the meaning assigned thereto in the Agreement.

Purchasers and Sellers hereby agree to terminate the Agreement as of the date hereof in accordance with Section 11.1(a) of the Agreement.

Please acknowledge your agreement with the above by executing this letter where indicated below.

COMTRAK LOGISTICS, INC.

By: /s/ David P. Yeager

Title: CEO

HUB CITY TERMINALS, INC.

By: /s/ David P. Yeager

Title: CEO

Acknowledged and agreed.

INTERDOM PARTNERS

By: Interdom, Inc. Its: General Partner

By: /s/ Richard K. Rudie

Richard K. Rudie, President

COMMERCIAL CARTAGE, INC.

By: <u>/s/ Richard K. Rudie</u>

Richard K. Rudie, President

PRIDE LOGISTICS, L.L.C.

By: Bogfid, Inc.

By: /s/ Richard K. Rudie

Richard K. Rudie, President

Hub Group, Inc. Announces the Termination of its Agreement to Acquire the Assets of Interdom Partners

DOWNERS GROVE, IL, July 9, 2007, -- Hub Group (Nasdaq: HUBG) announced today that its acquisition of Interdom has been terminated. The closing was expected to occur at the end of June but was subject to certain customary closing conditions and approvals.

David Yeager, Hub's CEO, commented, "As we neared the closing date, we mutually decided that the acquisition would not be in either of our best interests. We still have great respect for Interdom and we know they will continue to be a strong player in the intermodal market. We continue to be optimistic about our future opportunities as we look at other acquisition candidates."

ABOUT HUB GROUP: Hub Group, Inc. is a leading asset light freight transportation management company providing comprehensive intermodal, truck brokerage and logistics services. The Company operates through a network of over 30 offices throughout the United States, Canada and Mexico.

CERTAIN FORWARD-LOOKING STATEMENTS: Statements in this press release that are not historical, including statements about Hub Group's or management's intentions, beliefs, expectations, representations, projections, plans or predictions of the future, are forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements are inherently uncertain and subject to risks. Such statements should be viewed with caution. Actual results or experience could differ materially from the forward-looking statements as a result of many factors. Factors that could cause actual results to differ materially include the factors listed from time to time in Hub Group's SEC reports including, but not limited to, the annual report on Form 10-K for the year ended December 31, 2006 and the report on Form 10-Q for the period ended March 31, 2007. Hub Group assumes no liability to update any such forward-looking statements.

SOURCE: HUB GROUP, INC.

CONTACT: Amy Lisek of Hub Group, Inc., +1-630-795-2214