

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

**SECURITIES AND EXCHANGE
COMMISSION,**

Plaintiff,

vs.

**JAMES G. TEMME,
STEWARSHIP FUNDS, LP**

Defendants.

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Civil Action No. 4:11-CV-00655

**INVESTORS’ MOTION FOR LEAVE TO EXCEED PAGE LIMITATION IN
THEIR SUR-REPLY IN OPPOSITION TO THE RECEIVER’S MOTION TO
APPROVE SETTLEMENT AGREEMENT WITH HALO COMPANIES, INC.**

TO THE HONORABLE UNITED STATES DISTRICT JUDGE:

Investors and nonparties to this action, Bruce Berg, Stuart Cartner, Kevin Doyle, Walter Haydock, Edward Leh, Kevin Murphy, Philip Schantz, DAIS Partners, LP, Singer Bros., LLC, Skeleton Lake, LLC, and Wildcat Lake Partners (collectively, the “Investors”), file this Motion for Leave to Exceed Page Limitation in their Sur-Reply in Opposition to the Receiver’s Motion to Approve Settlement Agreement with Halo Companies, Inc. (the “Sur-Reply”), and in support thereof, state as follows:

1. The Receiver’s Reply [Doc. 268], which was filed with the Court, totals nineteen (19) pages. The Investors filed their Sur-Reply [Doc. 275] to address the many issues raised by the Receiver in his Reply.

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2. To adequately reply to the issues raised in the Receiver's Reply, the Investors respectfully request that they be granted leave to exceed the page limitations of Local Rule 7 and be permitted to file their Sur-Reply totaling ten (10) pages.

3. The Investors' counsel has conferred with the Receiver's counsel, who has indicated the Receiver does not oppose the requested page limit extension. Additionally, Receiver's counsel noted in his request for an extension of page limits for his Reply that he would not oppose such an extension for respondents' briefing. *See* [Doc. 270].

4. Accordingly, the Investors request leave of Court to file their Sur-Reply totaling ten (10) pages.

DATED: October 4, 2013

Respectfully submitted,

/s/ David W. Lunn

David W. Lunn
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CERTIFICATE OF CONFERENCE

I hereby certify that on October 3, 2013, I conferred with Receiver's counsel, and Receiver's counsel does not oppose the above-requested relief.

/s/ David W. Lunn

David W. Lunn

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CERTIFICATE OF SERVICE

The undersigned certifies that all counsel of record who are deemed to have consented to electronic service are being served, pursuant to Local Rule 5.1(d), with a copy of the foregoing via the Court's CM/ECF system on October 4, 2013.

/s/ David W. Lunn

David W. Lunn

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