

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

NETSPHERE, INC.,	§	
MANILA INDUSTRIES, INC., AND	§	
MUNISH KRISHAN,	§	
	§	
PLAINTIFFS,	§	
	§	
V.	§	CIVIL ACTION NO. 3:09-CV-0988-F
	§	
JEFFREY BARON AND	§	
ONDOVA LIMITED COMPANY,	§	
	§	
DEFENDANTS.	§	

**ORDER LIFTING STAY PERTAINING TO ORDER GRANTING IN PART THE
RECEIVER’S MOTION TO LIQUIDATE ASSETS TO PAY CERTAIN OF THE
RECEIVER’S AND HIS COUNSEL’S FEES PENDING APPEAL**

Mr. Baron filed an “Emergency Motion for Immediate Temporarily Stay of District Court Order to Immediately Liquidate \$60 Million in Assets for \$.02 Cents on the Dollar in Pre-Arranged Secret Sales to Allow Filing and Ruling on a Motion for Permanent Stay Pending Appeal” in the Fifth Circuit (Case No. 10-11202, Doc. No. 00511742749) in addition to his Motion to Stay Domain Name Sales Pending Appeal Filed Per Court Order in this Court (Doc. No. 817). Both motions dealt with staying the same order—this Court’s Order Granting in Part the Receiver’s Motion to Liquidate Assets to Pay Certain of the Receiver’s and His Counsel’s Fees (Doc. No. 807).

This Court issued an Order Staying Order Granting in Part the Receiver’s Motion to Liquidate Assets to Pay Certain of the Receiver’s and His Counsel’s Fees Pending Appeal (Doc. No. 818). This Order read, in part, “The Court STAYS its Order Granting in Part the Receiver’s Motion to Liquidate Assets to Pay Certain of the Receiver’s and His Counsel’s Fees pending resolution in the Fifth Circuit.” *Id.* The same day, the Fifth Circuit denied a temporary stay of

this Court's Order (Doc. No. 819). This Order read, in part, "IT IS ORDERED that the emergency motion of appellants Jeffrey Baron, Novo Point L.L.C., and Quantec L.L.C. for immediate temporary stay of the district court order of January 31, 2012 to immediately liquidate \$60 million in assets is DENIED."

Accordingly, in light of the Fifth Circuit's order, the Court **LIFTS THE STAY** pertaining to its Order Granting in Part the Receiver's Motion to Liquidate Assets to Pay Certain of the Receiver's and His Counsel's Fees Pending Appeal.

IT IS SO ORDERED.

SIGNED this 2nd day of February, 2012.

A handwritten signature in black ink that reads "Royal Furgeson". The signature is written in a cursive, flowing style.

Royal Furgeson
Senior United States District Judge