



**IT IS HEREBY ADJUDGED and DECREED that the below described is SO ORDERED.**

**Dated: April 14, 2014.**

**TONY M. DAVIS  
UNITED STATES BANKRUPTCY JUDGE**

**UNITED STATES BANKRUPTCY COURT  
Western District of Texas  
Austin Division**

**IN RE: UPH Holdings, Inc. and Tex-Link  
Communications, Inc., Debtor(s)**

Case No.: 13-10570-tr

Chapter No.: 11

RECEIVED-FPSC  
APR 21 AM 9:06  
COMMISSION  
CLERK

**ORDER DISMISSING PLEADING FOR LACK OF COMPLIANCE  
WITH LOCAL RULES FOR FORMAT OF PLEADINGS**

CAME ON for consideration the following pleading:

Objecton to Claim of State Board Of Equiazton filed by Jennifer Wertz Doc 828

Upon consideration thereof, the court notes that the pleading is deficient in the following respects:

- The pleading does not include the signer's mailing address, telephone number and area code.
- The filing is not accompanied by the requisite form of notice.
- The pleading lacks the appropriate certificate of service.
- The filing states an incorrect time for notice to file objections, see BK Local Rule 9014(a) revised 11/1/2013.
- The filing states an incorrect time for notice to file objections, see BK Local Rule 4001(a)(2) regarding motions for relief from stay as revised 11/1/2013.

- COM  The pleading lacks the appropriate certificate of conference pursuant to Rules 9014(e) and 9014(f).
- AFD  The pleading lacks the proposed form of order attached as an exhibit to the motion, see L. Rule 9013 (b) revised 11/1/2013.
- APA  The pleading lacks the separately uploaded proposed order, see L. Rule 9013 (b) revised 11/1/2013.
- ECO  Other(describe):
- ENG
- GCL
- IDM
- TEL
- CLK Ng

The court concludes that the pleading should be dismissed without prejudice to its refiling. So **ORDERED**.

###