

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

IN RE:

HALO WIRELESS, INC.,

DEBTOR.

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§

CASE NO. 11-42464-btr-11

**CERTIFICATION TO COURT OF APPEALS BY THE BANKRUPTCY COURT**

A notice of appeal having been filed in the above-styled matter on October 26, 2011, the Court hereby certifies to the Court of Appeals for the Fifth Circuit under 28 U.S.C. § 158(d)(2)(A) that a circumstance specified in 28 U.S.C. § 158(d)(2) exists as stated below.

Leave to appeal is not required under 28 U.S.C. § 158(a).

This certification arises in an appeal from a final judgment, order or decree of the United States Bankruptcy Court (*Order Granting Motion Of The AT&T Companies To Determine Automatic Stay Inapplicable And For Relief From The Automatic Stay* [Dkt. No. 159]) for the Eastern District of Texas entered on October 26, 2011.

The judgment, order or decree involves a question of law as to which there is no controlling decision of the court of appeals for this circuit or of the Supreme Court of the United States.

Signed on 11/7/2011

*Brenda T. Rhoades*

SR

HONORABLE BRENDA T. RHOADES,  
CHIEF UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
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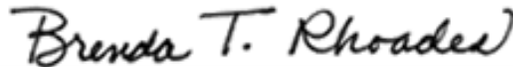
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Leave to appeal is not required under 28 U.S.C. § 158(a).

This certification arises in an appeal from a final judgment, order or decree of the United States Bankruptcy Court (*Order Granting Motion Of The Texas And Missouri Telephone Companies To Determine Automatic Stay Inapplicable And For Relief From The Automatic Stay* [Dkt. No. 160]) for the Eastern District of Texas entered on October 26, 2011.

The judgment, order or decree involves a question of law as to which there is no controlling decision of the court of appeals for this circuit or of the Supreme Court of the United States.

Signed on 11/7/2011



SR

HONORABLE BRENDA T. RHOADES,  
CHIEF UNITED STATES BANKRUPTCY JUDGE

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Leave to appeal is not required under 28 U.S.C. § 158(a).

This certification arises in an appeal from a final judgment, order or decree of the United States Bankruptcy Court (*Order Granting Motion Of TDS To Determine That The Automatic Stay Is Not Applicable, Or Alternatively, To Lift The Automatic Stay Without Waiver Of 30-Day Hearing Requirement* [Dkt. No. 161]) for the Eastern District of Texas entered on October 26, 2011.

The judgment, order or decree involves a question of law as to which there is no controlling decision of the court of appeals for this circuit or of the Supreme Court of the United States.

Signed on 11/7/2011

*Brenda T. Rhoades*

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