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UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re: TELEXFREE, LLC, *et al.,* Debtors Ch. 11 14-40987-MSH Jointly Administered

Order

Now before the Court is Fabio Wanzeler's "Motion Notice" (ECF No. 3588) to which the chapter 11 liquidating trustee has responded (ECF No. 3596), to which, in turn, Mr. Wanzeler has replied (ECF No. 3602). In his reply, Mr. Wanzeler indicates that he is seeking only to strike statements about him from the fee applications filed by the trustee and the trustee's professionals. Having reviewed those fee applications, the Court finds that the statements therein about Mr. Wanzeler are not demeaning and are not prohibited, including by any prior order of this Court. Accordingly, Mr. Wanzeler's request to strike such statements is denied.

To the extent that Mr. Wanzeler is seeking other relief, his motion is denied as it generally does not request relief of a kind that the Court has the authority to provide and, to the extent that any relief requested is within the Court's authority to provide, good cause has not been shown for granting such relief.

Dated: 12/21/2020

By the Court,

Melvin S. Hoffman United States Bankruptcy Judge

