

**United States District Court**  
EASTERN DISTRICT OF TEXAS  
SHERMAN DIVISION

FEDERAL TRADE COMMISSION

§

v.

§

CASE NO. 4:15-CV-829

§

Judge Mazzant

§

LIBERTY SUPPLY CO., also d/b/a Omni  
Services;

§

§

§

MIA L. MCCRARY, individually and as a  
principal of Liberty Supply Co., also d/b/a  
Omni Services; and

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§

JOHN B. HART, individually and as an officer  
of Liberty Supply Co., also d/b/a Omni Services

§

§

§

and

§

§

NOR-JAY ENTERPRISES, INC., a  
corporation

§

§

§

**ORDER**

On December 17, 2015, the above-referenced case came before the Court for a preliminary injunction hearing. During the hearing, evidence arose regarding the tracing of the funds, which the parties agreed required additional briefing for the Court to consider before entering its preliminary injunction. Therefore, the Court finds that good cause exists to extend the Temporary Restraining Order (Dkt. #12) currently in place for no more than fourteen days, while the parties brief the Court on the issue pertaining to tracing of the funds, and their position to the scope and relief requested in the preliminary injunction. *See* FED. R. CIV. P. 65(b)(2).

It is therefore **ORDERED** that the Temporary Restraining Order (Dkt. #12) is extended for no more than fourteen days, while the Court makes its determination as to the scope and relief required in the preliminary injunction.

It is further **ORDERED** that the parties will brief the Court on the issue of tracing, and whether tracing theory is applicable in a Federal Trade Commission (“FTC”) action, and enters the following briefing schedule:

Plaintiff must file its briefing by no later than Monday, December 21, 2015, at 5:00 p.m.

Defendants must file their response by no later than Tuesday, December 22, 2015, at 5:00 p.m.