

U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS

ENTERED

TAWANA C. MARSHALL, CLERK
THE DATE OF ENTRY IS
ON THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

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Signed April 9, 2015	United States Bankruptcy Judge
	BANKRUPTCY COURT ISTRICT OF TEXAS
In Re: FiberTower Network Services Corp., et al Debtor(s)	§ Case No.: 12–44027–dml11 § Chapter No.: 11
ORDER DENYING MOTION	FOR WANT OF PROSECUTION
The Court, after review of the file and docket in the State of New Hampshire filed a Application for administ	above entitled and numbered case, finds that on 12/12/2014, rative expenses ("Motion"), document number 1151.
Subsequently,	
☐ a Certificate of No Objection has not been fi TX L.B.R. 9007.1(e).	led with respect to the Motion as required by N.D.
no hearing has been requested.	
Proposed Order has not been submitted.	
the Court held a hearing on Hearing Date, at disposing of the Motion would be submitted	which time counsel announced that an order
the matter was removed from the Court's doddisposing of the Motion would be submitted	cket on representation of counsel that an order
the Court held a hearing on Hearing Date. A arguments of counsel, the court finds that the Mo	fter considering any evidence presented and the otion is denied.
Other:	

The Court further finds that insufficient action has been taken to obtain the relief sought. It is, therefore **ORDERED** that the Motion is **DENIED** without prejudice to refiling.

End of Order