## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

AMERICAN AIRLINES,	INC.	S				
		S				
VS.		S	CIVIL AC	TION	NO.	4:11-CV-244-Y
		§				
TRAVELPORT LIMITED	, et al.	§				

## ORDER DENYING MOTION FOR LEAVE TO FILE SURREPLY

Before the Court is the motion for leave to file a surreply (doc. 222) filed by defendants Travelport Limited and Travelport, LP (collectively, "Travelport"). Under the local rules, the movant is generally entitled to have the final word. See Ponder Research Group, LLP v. Aquatic Navigation, No. 4:09-CV-322-Y, 2009 WL 2868456, at \*13 (N.D. Tex. Sept. 4, 2009). Indeed, this Court has previously noted that surreplies are "highly disfavored" and are permitted only in "exceptional or extraordinary circumstances." Lacher v. West, 147 F. Supp. 2d 538, 540 (N.D. Tex. 2001) (Lindsay, J.).

After review, the Court concludes that Travelport has not demonstrated that such exceptional circumstances exist.<sup>1</sup> Accordingly, Travelport's motion for leave is DENIED.

SIGNED February 28, 2012.

TERRY R. MEANS UNITED STATES DISTRICT JUDGE

<sup>&</sup>lt;sup>1</sup> The Court also notes that Travelport's motion is not accompanied by a brief in support and, therefore, fails to comply with local rule 7.1(h).