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VIA ECF

Honorable John P. Mastando, U.S.B.J.
United States Bankruptcy Court
Southern District of New York
One Bowling Green
New York, NY 10004

Re: *In re Eletson Holdings, Inc. et al.*, Case No. 23-10322 (JPM)

Dear Judge Mastando:

We write on behalf of Apargo Limited, Fentalon Limited and Desimusco Trading Limited (collectively, the “Preferred Nominees”), which have a pending motion (ECF 1715) to quash certain Rule 2004 subpoenas (the “Motion”). We are in receipt of the “Notice of Agenda of Matters Scheduled for Hearing on August 20, 2025” (ECF 1788), which was submitted yesterday by Herbert Smith Freehills Kramer (US) LLP as counsel for Reorganized Holdings. While item 2 of the Agenda references our Motion, it states that the due date for the Reply was August 17, 2025. To confirm, we filed the Reply yesterday, August 18, in accordance with Rule 9006 of the Federal Rules of Bankruptcy Procedure as August 17 fell on Sunday. In the event, however, either the Court or Reorganized Holdings requires additional time to review, we are amenable to an adjournment as well.

We appreciate the Court’s attentiveness to these matters.

Respectfully,

/s/ Hal S. Shaftel
Hal S. Shaftel

