

## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

040000 PG

_	
In.	ra.
ш	ıc.

Case No. 6:03-bk-00299-ABB Chapter 11

Advanced Telecommunication Network Inc. dba Atn 2502 N. Rocky Point Dr., Ste 860 Tampa, FL 33607



Debtor(s) /

## **NOTICE OF EVIDENTIARY HEARING**

NOTICE IS HEREBY GIVEN that a hearing in this case will be held on March 16, 2004 at 10:00 AM in Courtroom A, 5th Floor, 135 W. Central Blvd., Orlando, FL 32801 to consider and act upon the following and transact such other business that may come before the court:

FINAL APPLICATION FOR ALLOWANCE AND PAYMENT OF COMPENSATION AND REIMBURSEMENT OF EXPENSES BY AKERMAN SENTERFITT, FORMER GENERAL COUNSEL FOR THE DEBTOR; COMPENSATION OF \$7177.50; EXPENSES OF \$579.39 FROM JUNE 11, 2003 THRU DECEMBER 15, 2003 AND \$39349.50 REPRESENTS HOLDBACKS (DOCUMENT NO. 142).

Appropriate Attire. You are reminded that Local Rule 5072–(b)(16) requires that all persons appearing in Court should dress in business attire consistent with their financial abilities. Shorts, sandals, shirts without collars, including tee shirts and tank tops, are not acceptable.

Avoid delays at Courthouse security checkpoints. You are reminded that Local Rule 5073-1 restricts the entry of ceilular telephones and, except in Orlando, computers into the Courthouse absent a specific order of authorization issued beforehand by the presiding judge. Please take notice that as an additional security measure a photo ID is required for entry into the Courthouse.

AUS
CAF
CMP
COM
CTR
ECR
GCL
OPC
MMS
SEC
OTH
NONW

02952 MAR-18

## \*\*\* NOTICE REGARDING EXHIBITS FOR EVIDENTIARY HEARINGS \*\*\*

In accordance with Local Rule 9070–1, all exhibits must be pre-marked. A list of exhibits must also be filed, listing pertinent information in the manner described in subsection (d) of this rule.

All parties intending to file exhibits are hereby notified that if such exhibits and discovery materials are not removed within **thirty (30) days** after an order or judgment concluding this matter has been entered, including the entry of an order determining any post-judgment motions, provided that no appeal is pending or has been taken, the Clerk will destroy exhibits without further notice. Parties should contact the Clerk to make arrangements to reclaim exhibits during the 30-day limit set herein.

DATED on February 23, 2004.

BY THE COURT
David K Oliveria, Clerk of Court
135 West Central Boulevard Suite 950
Orlando, FL 32801