DISTRIBUTION CENTER UNITED STATES BANKRUPTCY COURTON 13

PU

AM 7: 53 020000-IN RE: Case No. 01-21097 DEC INTERNET COMMERCE & Chapter 7 (converted from Chapter 11) COMMUNICATIONS, INC., f/k/a RMI.NET, Inc., EIN 84-1322326, Debtor. IN RE: Case No. 01-21098 SBB APPLICATION METHODS, INC., a/k/a E-SELL COMMERCE SYSTEMS, Chapter 7 EIN 84-1321266. (converted from Chapter 11) Debtor. IN RE: Case No. 01-21099 SBB IDEALDIAL CORPORATION, a/k/a ROCKY MOUNTAIN Chapter 7 BROADBAND, INC., and a/k/a CNS, (Converted from Chapter 11) EIN 84-1027910, (Jointly Administered Under Debtor. Case No. 01-21097 DEC)

NOTICE PURSUANT TO LOCAL RULE 202 OF TRUSTEE'S MOTION FOR ORDER: (A) LIMITING SERVICE OF ALL FUTURE NOTICES REQUIRED UNDER RULES 2002(a)(2), (a)(3), AND (a)(6) AND (B) STRICTLY APPLYING NOTICE PROVISION OF LOCAL RULE 910(d)

TO ALL PARTIES IN INTEREST:

AUS

CMP

CTR

ECR

GCL OPC NOTICE IS HEREBY GIVEN that Glen R. Anstine, trustee ("Trustee"), has moved for:

A. Entry of an Order limiting service of all future notices required under Federal Bankruptcy Rule 2002(a)(2) (proposed use, sale, or lease of property of the Estates), Federal Bankruptcy Rule 2002(a)(3) (proposed settlement or compromise), and Federal Bankruptcy Rule 2002(a)(6) (requests for compensation and reimbursement of expenses) to:

DOCUMENT ALMBER-DATE

12402 NOV 138

- 1. the Debtors,
- 2. counsel for the Debtors,
- 3. the U.S. Trustee, and
- 4. all persons and entities who have, at any time during the Chapter 11 or Chapter 7 cases, filed and served, or who hereafter file and serve: (i) requests that all notices be mailed to them or (ii) entries of appearance in the main cases; and
- B. Entry of an Order strictly applying the notice provision of Local Rule 910(d), such that persons who have filed entries of appearance (or written requests for notice) in these cases will generally <u>only receive</u> the associated Rule 202 notice, <u>rather than</u> the Rule 202 notice AND the underlying motion.

A copy of the pleading is available for inspection in the Bankruptcy Court Clerk's Office, 721 19th Street, Denver, Colorado 80202 or upon request from the undersigned attorney.

Pursuant to Rule 202 of the Local Rules of Bankruptcy Procedure, if you desire to oppose this action you must file a written objection and request for a hearing with the Court on or before **December 4**, **2002**, and serve a copy thereof on the undersigned attorney. Objections and requests for hearing shall clearly specify the grounds upon which they are based, including the citation of supporting legal authority, if any. General objections will not be considered by the Court.

In the absence of a timely and substantiated objection and request for hearing by an interested party, the court may approve or grant the aforementioned motion or application without any further notice to creditors or other interested parties.

Dated: November 6, 2002

PEARLMAN & DALTON, P.C.

Philip A. Pearlman, #11426

730 Seventeenth Street, Suite 650

Denver, Colorado 80202

Ph.: (303) 572-3000

Fax: (303) 572-7533

E-mail: ppearlman@pearlmandalton.com ATTORNEYS FOR GLEN R. ANSTINE,

CHAPTER 7 TRUSTEE