UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

In re:	Case No. 6:11-bk-06493-KSJ Chapter 7		
Cordia Communications Corp. Cordia Communications Corp, et al c/o Joseph Luzinski Development Specialist, Inc. 200 S Biscayne Blvd., Suite 1818 Miami, FL 33131	• •	RECEIVE	
Debtor(s) /	SSION	AM 9: 47 SSION	D-FPSC

NOTICE OF EVIDENTIARY HEARING

NOTICE IS HEREBY GIVEN that a hearing in this case will be held on September 6, 2012 at 11:00 AM in Courtroom B, 5th Floor, 135 West Central Blvd., Orlando, FL 32801 and to transact such other business that may come before the court.

- 1. First Interim Application for Compensation and Expenses for Richard B Webber II, Trustee's Attorney, Fee: \$39,005.00, Expenses: \$785.85. For the period: 2/8/12 thru 6/30/12 Filed by Attorney Richard B Webber II (Document No.498)
- 2. First Interim Application for Compensation and Expenses for Barry E Mukamal, Financial Advisor, Fee: \$42932.50, Expenses: \$692.52. For the period: 4/6/12 thru 6/30/12 Filed by Barry E Mukamal (Document No.499)

Appropriate Attire. You are reminded that Local Rule 5072-1(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 cellular 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.

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*** 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 August 8, 2012.

FOR THE COURT Lee Ann Bennett, Clerk of Court 135 West Central Boulevard Suite 950 Orlando, FL 32801