

IN THE UNITED STATES **BANKRUPTCY** COURT  
FOR THE **SOUTHERN** DISTRICT OF IOWA

In Re: )  
 )  
THOUSAND ADVENTURES, INC., ) CHAPTER 7  
 ) NO: 97-03618  
 )  
Debtor. )

**MOTION TO LIMIT NOTICE OF  
MOTION TO AUTHORIZE IRS DESTRUCTION  
OF RECORDS**

Elderkin & Pirnie P.L.C, counsel for the Chapter 7 Trustee, respectfully requests this Court limit the notice of Elderkin & Pirnie’s Application for Motion To Authorize IRS Destruction of Records that provided to those entities on the “unofficial service list, “ and states:

1. Simultaneously herewith, Elderkin & Pirnie has filed a Motion to Authorize IRS Destruction of Records.

2. Under applicable rules, notice of an objection bar-date of the Motion should be issued to all creditors and parties-in-interest.

3. The matrix in this case consists of roughly 50 pages, with each page compromising of approximately 27 names. I other words, a total of approximately 1,350 entities will have to be notified.

4. The costs of postage alone to notice 1,350 will be \$459.00 plus the staff time making the copies and stuffing the envelopes.

5. In light of the costs and burden of noticing 1,350 entities, notice of an objection bar-date relative to the Motion should be limited only to those entities who have appeared via counsel and whose names and addresses are being used by the Chapter 7 Trustee and other parties in this case, more or less as an “unofficial service list.” Additionally, the notice of the motion and bar-date for objections should be supplied to Mr.

Dan Hooper, who has agreed to post such notices on a website for members pursuant to the Court's prior requests.

WHEREFORE, Elderkin & Pirnie P.L.C. respectfully requests that this Court enter an order authorizing it to issue notice of an objection bar-date for the Application to only those entities on the "unofficial service list," and to have such notice of objection bar-date posted upon the members website by Mr. Dan Hooper, and granting such further relief as this Court deems equitable and just.

ELDERKIN & PIRNIE, P.L.C.

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Dan Childers            404746700  
115 First Avenue SE  
P.O. Box 1968  
Cedar Rapids, IA 52406-1968  
Phone:(319)366-2137  
Fax: (319) 362-1640

ATTORNEY FOR TRUSTEE

IN THE UNITED STATES **BANKRUPTCY** COURT  
FOR THE **SOUTHERN** DISTRICT OF IOWA

In Re: )  
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THOUSAND ADVENTURES, INC., ) CHAPTER 7  
 ) NO: 97-03618  
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Debtor. )

**ORDER GRANTING MOTION TO LIMIT NOTICE**

The matter before the court is the Motion of Elderkin & Pirnie P.L.C. to Limit Notice of Motion To Authorize IRS Destruction of Records. Having examined the Motion, the Court finds that good cause exists to grant the relief requested in the Motion. Notice of an Objection Bar Date relative to the Motion To Authorize IRS Destruction of Records should be issued only to those entities and parties-in-interest who have appeared via counsel and who have requested notice, all of which entities and names and addresses have been used by the Trustee as an “unofficial service list”, together with posting of Notice on the “members” website maintained by Dr. Dan Hopper.

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LEE M. JACKWIG  
UNITED STATES BANKRUPTCY JUDGE

Order Prepared and submitted by:  
**Dan Childers 404746700**  
**Elderkin & Pirnie, P.L.C.**  
115 First Avenue SE; P.O. Box 1968  
Cedar Rapids, IA 52406-1968

IN THE UNITED STATES **BANKRUPTCY** COURT  
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In Re: )  
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 ) NO: 97-03618  
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**NOTICE OF OBJECTION BAR DATE TO  
MOTION TO LIMIT NOTICE**

Notice is hereby given that on or about \_\_\_\_\_, Elderkin & Pirnie P.L.C., attorneys for Eric W. Lam, the chapter 7 Trustee in the above-captioned case, filed: **Motion to Limit Notice of the Application of Elderkin & Pirnie P.L.C. for Motion To Authorize IRS Destruction of Records**. A copy of the Motion is attached to this Notice. The **Motion To Authorize IRS Destruction of Records** seeks \_\_\_\_\_.  
\_\_\_\_\_ A  
copy of this **Notice** has been served upon all creditors and parties of interest on the attached service list.

Notice is further given and all objections to this **Motion to Limit Notice of the Application of Elderkin & Pirnie P.L.C. for Motion To Authorize IRS Destruction of Records** must be filed on or before \_\_\_\_\_. The objection must be filed with the Clerk of the Bankruptcy Court, Southern District of Iowa, P.O. Box 9264, Des Moines, Iowa 50306-9264 and simultaneously a service copy must be mailed to: Eric W. Lam, P.O. Box 1943, Cedar Rapids, Iowa 52406-1943; movant, Elderkin & Pirnie, P.L.C., 115 1<sup>st</sup> Avenue S.E., P.O. Box 1968, Cedar Rapids, Iowa 52406-1968, Attn: Dan Childers; and the U.S. Trustee, Suite 517, 210 Walnut Street, Des Moines, Iowa 50309-2108.

Notice is further given that timely-filed objections, if any, will be set for hearing by separate notice. If no objections are filed, the appropriate order will be entered.

ELDERKIN & PIRNIE, P.L.C.

\_\_\_\_\_  
Dan Childers 404746700  
115 First Avenue SE  
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Cedar Rapids, IA 52406-1968  
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**NOTICE OF BAR DATE FOR OBJECTIONS TO  
MOTION TO AUTHORIZE IRS DESTRUCTION OF RECORDS; AND NOTICE OF  
HEARING DATE FOR OBJECTIONS, (IF ANY)**

Notice is hereby given that on or about \_\_\_\_\_, Elderkin & Pirnie, attorneys for Eric W. Lam, the Chapter 7 Trustee in the above-captioned case, filed: **Motion To Authorize IRS Destruction of Records**. A copy of the **Motion** is attached to this **Notice**. The **Motion to Authorize IRS Destruction of Records** seeks

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Notice is further given any and all objections to the **Motion To Authorize IRS Destruction of Records** must be filed on or \_\_\_\_\_. The objection must be filed with the Clerk of Bankruptcy Court, Southern District of Iowa, P.O. Box 9264, Des Moines, Iowa 50306-9264, and simultaneously a service copy must be mailed to: Eric W. Lam, P. O. Box 1943, Cedar Rapids, Iowa 52406-1943; movant, Elderkin & Pirnie, 115 1<sup>st</sup> Avenue S.E., P. O. Box 1968, Cedar Rapids, Iowa 52406-1968, Attn: Dan Childers; and the U.S. Trustee, Suite 517, 210 Walnut Street, Des Moines, Iowa 50309-2108.

Notice is further given that timely-filed objections, if any, will be heard on \_\_\_\_\_ at 3:30 p.m. in the Bankruptcy Court room of Chief Bankruptcy Judge Lee M. Jackwig, fourth floor United States Courthouse Annex, 110 East Court, Des Moines IA 50309. In no objections are filed the appropriate order will be entered.

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**ORDER**

The matter before the court is the Motion To Authorize IRS Destruction of Records. Due and proper notice of an objection bar date relative to the motion was given to the requisite parties-in-interest. The objection bar date has passed, and no one has filed an objection.

IT IS THEREFORE ORDERED, that the relief requested in the Motion To Authorize IRS Destruction of Records is granted and Elderkin & Pirnie is hereby allowed and the trustee is authorized to \_\_\_\_\_.

\_\_\_\_\_  
LEE M. JACKWIG  
UNITED STATES BANKRUPTCY JUDGE

Order Prepared and submitted by:  
**Dan Childers 404746700**  
**Elderkin & Pirnie, P.L.C.**  
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**ORDER**

The matter before the court is the Motion To Authorize IRS Destruction of Records. Having examined the Motion, the Court finds that good cause exists to grant the relief requested in the Motion. Notice of an Objection Bar Date relative to the Motion of Elderkin & Pirnie P.L.C. for the Motion To Authorize IRS Destruction of Records should be issued only to those entities and parties-in-interest who have appeared via counsel and who have requested notice, all of which entities and names and addresses have been used by the Trustee was an “unofficial service list.”

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LEE M. JACKWIG  
UNITED STATES BANKRUPTCY JUDGE

Order Prepared and submitted by:  
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**Elderkin & Pirnie, P.L.C.**  
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