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**STATE OF WASHINGTON
DEPARTMENT OF FINANCIAL INSTITUTIONS
SECURITIES DIVISION**

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IN THE MATTER OF DETERMINING
Whether there has been a violation
of the Securities Act of Washington by:

S-01-061-03-CO01

CONSENT ORDER

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WILD ON WIRELESS, INC; RANDAL BLUE;
their agents and employees,

Case No. S-01-061

Respondents.

On March 28, 2002, the Securities Division, Department of Financial Institutions, State of Washington (the "Securities Division"), issued STATEMENT OF CHARGES AND NOTICE OF INTENTION TO ENTER ORDER TO CEASE AND DESIST, NOTICE OF INTENT TO REVOKE EXEMPTIONS, AND NOTICE OF INTENT TO IMPOSE FINES AND ORDER AFFIRMATIVE RELIEF SDO-025-02 (hereinafter referred to as the "Statement of Charges") against Respondents Wild on Wireless, Inc. and Randal Blue. On December 13, 2001, Randal Blue filed a bankruptcy petition pursuant to Chapter 7 of the federal bankruptcy code in United States Bankruptcy Court in Western Washington. Respondents Wild on Wireless, Inc. and Randal Blue do hereby agree to this Consent Order in settlement of the above captioned matter. Respondents Wild on Wireless, Inc. and Randal Blue neither admit nor deny the Tentative Findings of Fact and Conclusions of Law as set forth below.

TENTATIVE FINDINGS OF FACT

I. Respondents

1. **WILD ON WIRELESS** ("WOW") is a Nevada corporation with a last known business address of 22539 Amick Rd., Mount Vernon, Washington.

1 7. Prior to their signing the agreements described in paragraph six, Blue represented to the two
2 investors that WOW had obtained a commitment for five million dollars in financing from the investment
3 banking firm Chapman, Spira and Carlson, L.L.C. (“Chapman”) of New York, New York. This
4 representation was pivotal to the decision made by both investors to invest in WOW. In fact, WOW had
5 entered into discussions regarding Chapman performing certain services for WOW in regard to investment
6 financing, but at no time had Chapman agreed to provide five million dollars in financing to WOW. Blue
7 also represented to these two investors that four WOW retail stores were open and operating in Washington.
8 In fact, three of the four stores had ceased operations by March of 2001.

9 8. Blue provided investors with a business plan of WOW. The business plan included
10 projected financial information pertaining to future revenues to be earned by the company, such as
11 projected revenues of over thirty million dollars in 2004. Respondents failed to disclose the basis and
12 assumptions for these financial projections. The business plan states that the company has been
13 profitable since its inception, that the company will become a publicly traded company and will be listed
14 on NASDAQ within the next two years, and that the company’s present value is \$7,000,000.
15 Respondents failed to provide investors with a reasonable basis for these statements.

16 9. Respondents failed to provide investors with material information regarding WOW during
17 the investment offering, including but limited to: (1) detailed information regarding the use of investor
18 proceeds; (2) full disclosure of the risks of the investment; (3) complete information about Blue’s
19 background and management experience, including the fact that he had filed for bankruptcy in 1991, that
20 was discharged the same year; and (4) the financial condition and financial statements of WOW.

1 **III. Registration Status**

2 10. The securities issued by WOW are not currently registered for offer or sale in the state of
3 Washington and have not previously been so registered. Notwithstanding the filing of the Form D,
4 WOW and Blue failed to comply with the conditions of WAC 460-44A-503, including but not limited to
5 the requirement that the issuer file a notice of its proposed offering no later than ten business days prior
6 to receipt of consideration or the delivery of a signed subscription agreement. WOW and Blue made
7 approximately twelve sales of stock to Washington investors prior to the Securities Division's receipt of
8 the Form D on May 22, 2000.

9 11. WOW and Blue are not currently registered as securities salespersons or broker-dealers in
10 the state of Washington. Blue was registered in the state of Washington as a securities salesperson from
11 June 1986 to December 1994.

12 Based upon the above Tentative Findings of Fact, the following Conclusions of Law are made:

13 **CONCLUSIONS OF LAW**

14 1. The offer and/or sale of debentures and stock as described above constitutes the offer and/or
15 sale of a security as defined in RCW 21.20.005(10) and (12).

16 2. The offer and/or sale of said securities was made in violation of RCW 21.20.010 because,
17 as specifically set forth in the Tentative Findings of Fact, Respondents made untrue statements of
18 material fact and/or omitted to state material facts necessary in order to make the statements made, in
19 light of the circumstances under which they were made, not misleading.

20 3. The offer and/or sale of said securities is in violation of RCW 21.20.140 because no
21 registration for such offer and/or sale is on file with the Securities Administrator of the state of
22 Washington.

1 It is further AGREED AND ORDERED that Wild on Wireless, Inc. and Randal Blue, their
2 agents, and employees, affiliates, and successors, each shall disclose the existence of this Order in any
3 prospectus or offering circular to be used in conjunction with the offer and sale of any security in the
4 state of Washington.

5 It is further AGREED AND ORDERED that, based on the above Tentative Findings of Fact and
6 Conclusions of Law, that Wild on Wireless and Randal Blue shall be subject to a fine in the amount of
7 Ninety-Five Thousand Dollars (\$95,000), with the entire amount suspended based on future compliance
8 with this Order. In the event of a violation of this Order, the Division will seek enforcement of the Order
9 pursuant to RCW 21.20.395.

10 It is further AGREED that the Securities Division has jurisdiction to enter this Order.

11 It is further AGREED AND ORDERED that in consideration of the agreements set forth in this
12 Consent Order, Wild on Wireless, Inc. and Randal Blue withdraw their request for a hearing, waive their
13 right to a hearing on this matter, and waive their right to judicial review of this Order pursuant to RCW
14 21.20.440.

15 **WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.**

16 SIGNED this _____ day of _____, 2003.

17 Approved for entry by:

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19 _____
20 James B. Parsons
21 WSBA # 12539
22 Attorney for Wild on Wireless, Inc. and Randal Blue

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WILD ON WIRELESS, INC.

Randal Blue, President

Respondent Randal Blue, individually

THIS ORDER ENTERED THIS 6th DAY OF March 2003 BY:



DEBORAH R. BORTNER
Securities Administrator

Approved by:

Presented by:

Michael E. Stevenson
Chief of Enforcement

Chad Standifer
Staff Attorney