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

2 3 4 IN THE MATTER OF DETERMINING 5 Whether there has been a violation of the Securities Act of Washington by: 6 ALPHA TELCOM, INC.; AMERICAN 7 TELECOMMUNICATIONS COMPANY, INC.: KELLEY W. ABBOTT; WILFRID ALVAREZ; 8 JACK CHANDLER; DANIEL CURTIN; THOMAS DURSO; ROY GRADY; HANS 9 LORENTZEN; FAY L. MOYER; GLEN OTTMAR; DIRK PETERSON; FREDERICK 10 WEATHERBEE; their agents and employees, 11

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SDO - 63 - 02

CONSENT ORDER AND ORDER VACATING SDO-9-02 AS TO GLEN OTTMAR

Respondents.

Case No. 99-07-0220

INTRODUCTION

Pursuant to the Securities Act of Washington, the Securities Division, Department of Financial Institutions, and Respondent Glen Ottmar do hereby agree to this Consent Order in settlement of the above captioned matter. Respondent neither admits nor denies the Tentative Findings of Fact or Conclusions of Law as set forth in Statement of Charges SDO-9-02 and which are incorporated by reference into this Consent Order.

CONSENT ORDER

Based on the foregoing,

IT IS AGREED AND ORDERED that Glen Ottmar shall cease and desist from offering and selling securities in any manner in violation of RCW 21.20.010, the anti-fraud provisions of the Securities Act of Washington.

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CONSENT ORDER

DEPARTMENT OF FINANCIAL INSTITUTIONS **Securities Division** PO Box 9033 Olympia, WA 98507-9033 360-902-8760

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IT IS FURTHER AGREED AND ORDERED that Glen Ottmar shall cease and desist from offering and selling securities in any manner in violation of RCW 21.20.140, the securities registration section of the Securities Act of Washington.

IT IS FURTHER AGREED AND ORDERED that Glen Ottmar shall cease and desist from offering and/or selling securities in violation of RCW 21.20.040, the securities salesperson registration section of the Securities Act of Washington.

IT IS FURTHER AGREED AND ORDERED that Glen Ottmar shall not make application for nor be granted a securities salesperson or investment adviser representative license for a period of seven (7) years from the date of entry of this Order by the Securities Administrator.

IT IS FURTHER AGREED that Glen Ottmar shall reimburse the Securities Division Three Thousand Dollars (\$3,000) for its costs incurred in its investigation of this matter. Said payment is to be made to the Division prior to the entry of this Order.

IT IS FURTHER AGREED AND ORDERED that, based on the above Findings of Fact and Conclusions of Law, Glen Ottmar shall be subject to a fine in the amount of Sixty-Five Thousand Dollars (\$65,000), with the entire amount being suspended based on future compliance with this Consent Order for a period of seven years from the date of entry of this Order. In the event of a violation of this Consent Order, the Division will seek enforcement of the Consent Order pursuant to RCW 21.20.395.

IT IS FURTHER AGREED that the Securities Division has jurisdiction to enter this Order.

In consideration of the foregoing, Respondent Glen Ottmar waives his right to a hearing in this matter, and the Securities Division hereby vacates Statement of Charges SDO-9-02 as to Glen Ottmar except to the extent that the findings and conclusions in the Statement of Charges have been incorporated herein.

WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.

1	SIGNED this day of	, 2002.
2	Approved as to form by:	
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4	James B. Parsons	_
5	WSBA # 12539 Attorney for Glen Ottmar	
6	Autorney for Oten Ottmar	
7	Signed by:	
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9	Glen Ottmar	
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11	THIS ORDER ENTERED THIS 22nd DAY	OF July, 2002 BY:
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13	Debork R Borner	
14	DEBORAH R. BORTNER	
15	Securities Administrator	
16	Approved by:	Presented by:
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18	Michael E. Stevenson	Chad Standifer
19	Chief of Enforcement	Staff Attorney
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