

# **BEFORE THE ARIZONA CORPORATION COMMISSION**

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2 MARC SPITZER Chairman 3 JIM IRVIN Commissioner 4 WILLIAM A. MUNDELL Commissioner MAR 2 4 2003 5 JEFF HATCH-MILLER Commissioner 6 MIKE GLEASON DOCKETED BY Commissioner 7 8 Docket No. S-03474A-02-0000 In the matter of: 9 **BOB'S CASH EXPRESS, INC.** 2155 East University Drive, Suite 110 10 Tempe, Arizona 85281 Decision No. \_\_\_\_ 65771 11 **BOB'S LAND ONE, INC.** 2155 East University Drive, Suite 110 12 Tempe, Arizona 85281 13 ORDER TO CEASE AND DESIST, CHALLENGE/LAND USA, INC. **ORDER OF RESTITUTION, ORDER** 14 2155 East University Drive, Suite 110 FOR ADMINISTRATIVE PENALTIES AND CONSENT TO SAME BY: Tempe, Arizona 85281 15 **RESPONDENTS BOB'S CASH** EXPRESS, INC., BOB'S LAND ONE, ARIZONA DIGITAL SECURITY 16 INC., CHALLENGE/LAND USA, INC., TECH., INC. **ARIZONA DIGITAL SECURITY** 2155 East University Drive, Suite 110 17 **TECH., INC, AMERICAN DISH** Tempe, Arizona 85281 TECH., INC., ROBERT H. ROBERTS, 18 GARRETT L. WRIGHT, DAN R. AMERICAN DISH TECH., INC. HARPER, and JOYCE GOODMAN 19 2155 East University Drive, Suite 110 Tempe, Arizona 85281 20 **ROBERT H. ROBERTS** 21 1300 West Warner Road, #2113 Gilbert, Arizona 85233 22 **DONALD P. SHOEMAKER** 23 555 North May Street, #14 24 Mesa, Arizona 85201 25 GARRETT L. WRIGHT, (A/K/A GARRETT LEE) 26 5530 North 17<sup>th</sup> Avenue, Apt. #A23 Phoenix, AZ 85015

DAN ("D.J.") R. HARPER
 550 East Earll Drive, #7
 Phoenix, Arizona 85012
 MICHAEL J. SAGNELLI
 4011 West Camelback Road, Apt. Q-11
 Phoenix, Arizona 85019
 JOYCE GOODMAN
 2141 South Palo Verde Drive
 Apache Junction, Arizona 85220

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Respondents.

CASH EXPRESS, 9 Respondents BOB'S INC. BOB'S LAND ONE. INC.. 10 CHALLENGE/LAND USA, INC., ARIZONA DIGITAL SECURITY TECH., INC., AMERICAN DISH TECH., INC., ROBERT H. ROBERTS, GARRETT L. WRIGHT, DAN R. HARPER, and 11 12 JOYCE GOODMAN elect to permanently waive their right to a hearing and appeal under Articles 13 11 and 12 of the Securities Act of Arizona, A.R.S. § 44-1801, et seq., in connection with this Order To Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to 14 15 Same ("Order"). Each of the foregoing Respondents admit the jurisdiction of the Arizona 16 Corporation Commission ("Commission"); neither admit nor deny the Findings of Fact and 17 Conclusions of Law contained in this Order; and consent to the entry of this Order by the Commission. 18

I.

#### **FINDINGS OF FACT**

BOB'S CASH EXPRESS, INC. ("CASH EXPRESS"), whose last known address is
 2155 East University Drive, Suite 110, Tempe, Arizona, is an Arizona corporation involved in the
 solicitation of investment capital for the purpose of financing and developing various Phoenix
 check cashing stores.

25 2. BOB'S LAND ONE, INC. ("LAND ONE"), whose last known address is also 2155
26 East University Drive, Suite 110, Tempe, Arizona, is an Arizona corporation affiliated with CASH

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EXPRESS, and is participating in the solicitation of investment capital for the purpose of financing
 the land acquisition components of the CASH EXPRESS operation.

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3. CHALLENGE/LAND USA, INC. ("CHALLENGE"). whose last known address is also 2155 East University Drive, Suite 110, Tempe, Arizona, is an Arizona corporation and is the purported "parent" company of both CASH EXPRESS and LAND ONE. In this capacity, CHALLENGE is directly responsible for the conduct of its two subsidiaries.

ARIZONA DIGITAL SECURITY TECH., INC. ("ADST"), whose last known
address is also 2155 East University Drive, Suite 110, Tempe, Arizona, is an Arizona corporation
allegedly involved in the installation and service of personal security systems. ADST bank accounts
have been utilized by CASH EXPRESS as a repository for monies derived from CASH EXPRESS
investors.

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5. AMERICAN DISH TECH., INC. ("ADT"), whose last known address is also 2155 East University Drive, Suite 110, Tempe, Arizona, is an Arizona corporation allegedly involved in the sale, installation and service of personal satellite units. ADT bank accounts have been utilized by CASH EXPRESS as a repository for monies derived from CASH EXPRESS investors.

6. ROBERT H. ROBERTS ("ROBERTS"), whose last known address is 1300 West
Warner Road, #2113, Gilbert, Arizona. is the president, director and co-founder of CASH
EXPRESS, LAND ONE, and ADT. In these capacities, ROBERTS controls and bears
responsibility for the companies' financial affairs and investor solicitation activities.

7. GARRETT L: WRIGHT ("WRIGHT"), whose last known address is 5530 North
17<sup>th</sup> Avenue, #A23, Phoenix, Arizona, is the vice president and the director of operations of CASH
EXPRESS and LAND ONE. In these capacities, WRIGHT participates in the operation, financial
affairs and investment solicitation activities of the two companies.

24 8. DAN (D.J.) R. HARPER ("HARPER"), whose last known address is 550 East Earll
25 Drive, #7, Phoenix, Arizona, is the vice president and director of investor relations for CASH

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EXPRESS and LAND ONE. In such capacities, HARPER is responsible for coordinating
 investment relations and investment solicitations for the two companies.

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9. JOYCE GOODMAN ("GOODMAN"), whose last known address is 2141 South Palo Verde Drive, Apache Junction, Arizona, is a salesman at the telemarketing offices of CASH EXPRESS/LAND ONE in Tempe. Arizona. In this capacity. GOODMAN participates in the offering and selling of promissory notes for these companies.

10. CASH EXPRESS, LAND ONE, CHALLENGE, ROBERTS, WRIGHT, HARPER, and GOODMAN may be collectively referred to as "CASH EXPRESS RESPONDENTS."

9 11. ADST and ADT may be collectively referred to as "ABETTING COMPANY
10 RESPONDENTS."

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 12. CASH EXPRESS RESPONDENTS and ABETTING COMPANY

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 RESPONDENTS shall collectively be referred to as "RESPONDENTS."

13 13. CASH EXPRESS RESPONDENTS have been participating in the offer and sale of
investment products within or from Arizona since at least the spring of 2001. Over this period,
CASH EXPRESS RESPONDENTS have directly or indirectly solicited prospective investors to
invest in a check-cashing venture developed by CASH EXPRESS and its affiliated business. LAND
ONE.

18 14. As outlined in the company's promotional literature. CASH EXPRESS was
19 allegedly devised to handle the operational side of the check-cashing venture, while its close
20 affiliate, LAND ONE, was charged with acquiring the real estate and structures to house the check21 cashing operations.

15. According to offering materials, CASH EXPRESS RESPONDENTS were
purportedly seeking to raise, through the sale of "convertible" promissory notes, an amount up to
\$5,000,000 to finance the CASH EXPRESS business venture. By May 2002, CASH EXPRESS
RESPONDENTS had raised a minimum of \$653,320 in investor funds for this project from
investors throughout the country, including Arizona.

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1 16. Offering and selling activities associated with this CASH EXPRESS investment 2 "opportunity" occurred from within the greater Phoenix area; the promotional literature associated 3 with this investment program originated out of RESPONDENTS' Tempe offices, and the 4 investment funds for this program have been wired or otherwise remitted to bank accounts situated 5 in Mesa, Arizona.

6 17. CASH EXPRESS RESPONDENTS have directly or indirectly sought investors to
7 invest in the CASH EXPRESS business venture through the widespread use of unsolicited "cold8 calls" to residents across the country.

9 18. On October 31, 2001, a CASH EXPRESS sales representative, made an unsolicited
10 cold-call to an Oregon resident to offer this individual an opportunity to invest in CASH
11 EXPRESS'S Phoenix check cashing project.

12 19. During this sales pitch, the salesman claimed that the security he was selling was a
13 private placement "registered with the SEC." In fact, CASH EXPRESS has not registered its
14 securities with the SEC.

15 20. The CASH EXPRESS salesman also told one prospective investor that he was 16 "currently paying [his] investors 20% per annum" for the next 18 months, after which the company 17 intended to go public. By going public, the salesman claimed that investors would "conservatively" 18 receive a 400 to 500 percent return on their CASH EXPRESS investments. With CASH EXPRESS 19 having no operational history, this CASH EXPRESS sales representative had no factual basis to 20 make such a prediction as to the investors' ultimate returns.

21 21. During the same solicitation, this salesman made no reference to any of the 22 potential risks associated with this investment. Additionally, the salesman also failed to inform 23 the prospective investor that neither he nor CASH EXPRESS was registered to sell securities 24 within or from Arizona. Still further, the CASH EXPRESS salesman failed to disclose that the 25 CASH EXPRESS RESPONDENTS had not registered the CASH EXPRESS securities in

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Arizona, and had not made any other filings in this state to qualify for an exemption from such 1 2 registration.

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22. In late May, 2001, GOODMAN made a similar unsolicited call to a prospective Arizona investor. During this call, GOODMAN represented to the prospective investor that an investment with CASH EXPRESS, for a program minimum of \$20.000, would provide a return to the investor of 20% per annum until the company "went public."

23. 7 GOODMAN subsequently sent a memo to the prospective investor, claiming that 8 when the company went public, through an IPO in March of 2003. the investor would receive a payment 5 to 10 times the amount of the investor's initial investment. Again, with no operational 10 history to draw on, GOODMAN had no factual basis to make such a representation.

24. As with the other CASH EXPRESS salesman, GOODMAN made no reference to any of the potential risks associated with this investment. GOODMAN also failed to inform the prospective investor that neither she nor CASH EXPRESS was registered to sell securities within or from Arizona. GOODMAN similarly failed to disclose that CASH EXPRESS RESPONDENTS had not registered the CASH EXPRESS securities in Arizona, and had not made any other filings in this state to qualify for an exemption from such registration.

25. As part of the solicitation efforts, CASH EXPRESS RESPONDENTS prepared. supported. procured and/or dispatched company prospectuses to prospective investors outlining the business plans and terms of the CASH EXPRESS investment opportunity.

20 26. In what was termed a private placement memorandum, or "PPM," this prospectus 21 represented that all investor funds for the CASH EXPRESS project would be maintained in a 22 segregated bank account until the offering was closed. In fact, investor funds were commingled into other accounts almost as soon as they were deposited or wired into the CASH EXPRESS 23 24 investor accounts.

27. 25 The PPM also claimed that the CASH EXPRESS offering was being made pursuant to registration exemptions under "4(2)" (a private placement exemption) and under 26

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"505" (a limited offering exemption). In fact, this offering was a general (*i.e.*, non-private)
 solicitation to investors across the country that had failed to meet the filing requirements for a
 505 exemption under Arizona's state securities laws. As such, neither of these two exemptions
 had any applicability to the CASH EXPRESS offering within or from Arizona.

28. 5 The PPM also represented that the officers of CASH EXPRESS had solid 6 backgrounds and vast experience in the industry to successfully manage this business venture. 7 These same biographies failed to mention that ROBERTS had been the vice president of Quick Cash Advance, Inc. prior to this venture, a similar check-cashing company that had been charged 8 9 with securities fraud and securities registration violations by multiple states over the past three years, including Arizona. The PPM also failed to mention that WRIGHT and HARPER had also 10 11 been officers or employees of Quick Cash Advance, Inc. prior to working for CASH EXPRESS. Quick Cash Advance, Inc. is now insolvent, and has defaulted on an extensive number of note 12 13 offerings made to investors.

29. 14 The offering documents also maintained that the investment proceeds would be 15 used as follows: One half of the proceeds to CASH EXPRESS, to establish up to 10 check cashing branches and to provide the working capital for such branches, and one half of the 16 proceeds to LAND ONE, to be used for the acquisition of land and buildings and to pay offering 17 expenses (offering expenses were not to exceed 10% of investor proceeds). In fact, the bulk of 18 the investor funds from this offering were diverted into other bank accounts, including the 19 corporate accounts for ABETTING COMPANY RESPONDENTS. Moreover, a substantial 20 portion of these diverted funds were ultimately used for unrelated personal expenditures, 21 22 including a luxury Cadillac Escalade.

30. To date, CASH EXPRESS RESPONDENTS have directly or indirectly sold
investments in CASH EXPRESS to a minimum of 80 Arizona and out-of-state investors. During
this same time, CASH EXPRESS RESPONDENTS have directly or indirectly raised a minimum
of \$653,320.

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31. Of the known investor amounts raised, a vast majority has been diverted into non-					
investor accounts or into unrelated company accounts. Conversely, no investor funds were found					
to have been used for land acquisition and/or store facilities, and only a negligible amount had					
been expended on items even tangentially related to company operations.					
II.					
CONCLUSIONS OF LAW					
1. The Commission has jurisdiction over this matter pursuant to Article XV of the					
Arizona Constitution and the Securities Act.					
2. CASH EXPRESS RESPONDENTS offered or sold securities within or from					
Arizona, within the meaning of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).					
3. CASH EXPRESS RESPONDENTS violated A.R.S. § 44-1841 by offering or					
selling securities that were neither registered nor exempt from registration.					
4. CASH EXPRESS RESPONDENTS violated A.R.S. § 44-1842 by offering or					
selling securities while neither registered as dealers or salesmen nor exempt from registration.					
5. RESPONDENTS violated A.R.S. § 44-1991 by (a) employing a device. scheme or					
artifice to defraud, (b) making untrue statements or misleading omissions of material facts. and (c)					
engaging in transactions, practices or courses of business which operate or would operate as a					
fraud or deceit upon investors.					
6. RESPONDENTS' conduct is grounds for a cease and desist order pursuant to					
A.R.S. §§ 44-2032.					
7. <b>RESPONDENTS' conduct is grounds for an order of restitution pursuant to A.R.S.</b>					
§§ 44-2032.					
8. RESPONDENTS' conduct is grounds for administrative penalties pursuant to					
A.R.S. §§ 44-2036.					
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# III.

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# ORDER

THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, and the RESPONDENTS' consent to the entry of this Order, the Commission finds that the following relief is appropriate, in the public interest, and necessary for the protection of investors:

IT IS ORDERED, pursuant to A.R.S. § 44-2032, that RESPONDENTS, and any of
RESPONDENTS' agents, employees, successors and/or assigns. permanently cease and desist
from violating the Securities Act.

IT IS FURTHER JRDERED, pursuant to A.R.S. § 44-2032, that Respondents CASH
EXPRESS, LAND ONE, CHALLENGE, ADST, ADT and ROBERTS shall, jointly and severally,
pay restitution to investors as shown on the records of the Commission in the amount of <u>\$653,320</u>.
Of this total restitution figure, Respondents HARPER and WRIGHT shall be jointly and severally
liable for 40 percent of this amount, equaling the sum of <u>\$261,328</u>. Additionally, Respondent
GOODMAN shall be jointly and severally liable for 35 percent of this total restitution figure,

16 IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that restitution shall be made in installments as follows: an initial minimum payment of \$189.993.47, due and payable on the 17 date of this Order; subsequent semi-annual payments of at least \$25,000, commencing on or before 18 the 1st day of October, 2003, and continuing thereafter at six month intervals until the full 19 20 restitution amount is paid in full. Any outstanding balance that becomes due and payable as outlined above shall accrue interest at the rate of 10% per annum from the scheduled date of 21 payment until paid in full. Payment shall be made by cashier's check or money order payable to 22 the "State of Arizona" to be placed in an interest-bearing account maintained and controlled by the 23 Arizona Attorney General. The Arizona Attorney General shall disburse the funds on a pro rata 24 basis to investors. If all investors are paid in full, any excess funds shall revert to the state of 25 Arizona. 26

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1 IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that RESPONDENTS may 2 elect to apply the fair market value of the vehicle<sup>1</sup> and monies previously seized by warrant issued 3 by the Superior Court of the State of Arizona in and for the County of Maricopa in the Matter of 4 Bob's Cash Express, Inc., et al., designated SW 2002-000333, to defray part or all of the initial 5 restitution obligations as prescribed under this Order, subject to the execution of the Consent of 6 Forfeiture, attached hereto as Exhibit "A," respecting the same asset and monies.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that RESPONDENTS shall 7 jointly and severally pay, by cashier's check or money order, an administrative penalty in the 8 amount of \$40,000. This payment obligation, payable to the "State of Arizona," shall be 9 subordinated to any restitution obligations ordered herein, and shall become immediately due and 10 payable only after all restitution payments have been paid in full or, alternatively, if 11 RESPONDENTS have defaulted prior to fulfilling their restitution obligations. 12 This administrative penalty shall be reduced in half to \$20,000 if and only if the restitution balance as 13 outlined above has been satisfied in full. 14

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that Respondent ROBERTS 15 may elect to forfeit any and all ownership interest in the personal computers and computer-related 16 17 server equipment taken pursuant to a search warrant issued by the Superior Court of the State of Arizona, designated as Search Warrant No. 2002-000332, in an attempt to defray part of the 18 19 restitution obligations as prescribed under this Order, subject to the execution of a Consent of Forfeiture of Computer Equipment, attached hereto as Exhibit "B." This defraval, if any, shall be 20 based on the net sales proceeds recovered following the liquidation of this equipment. The ACC 21 22 shall have sole discretion over the manner, terms and timing of this liquidation.

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<sup>&</sup>lt;sup>1</sup> The FMV for this vehicle, a Cadillac Escalade, was established using the purchase price of the vehicle at auction minus the expenses of sale. The FMV for this vehicle totaled out at \$23,625.60.

1	IT IS FURTHER ORDERED that if RESPONDENTS do not comply with the required				
2	restitution and administrative penalty payments as set forth herein. any and all outstanding				
3	balances may be deemed in default and shall be immediately due and payable.				
4	IT IS FURTHER ORDERED that this Order shall become effective immediately.				
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6	BY ORDER OF THE ARIZONA CORPORATION COMMISSION				
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9	CHAIRMAN COMMISSIONER COMMISSIONER				
10	the still north -1 11 170				
11	COMMISSIONER COMMISSIONER				
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13	IN WITNESS WHEREOF, I, BRIAN C. McNEIL, Executive Secretary of the Arizona Corporation				
. 14	Commission, have hereunto set my hand and caused the official seal of the Commission to be affixed at				
15	the Capitol, in the City of Phoenix, this $\underline{24}$ day of $\underline{A} \underline{A} \underline{C} \underline{C}$ . 2003.				
16	$01 \underline{7C(ATCEC} 2003.$				
17	Kan Miller				
18	BRIAN C. MCNEAL Executive Secretary				
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20	DISSENT				
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22	DISSENT				
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25	]This document is available in alternative formats by contacting Shelly M. Hood, Executive Assistant to the Executive Secretary, voice phone number 602-542-3931, E-mail				
26	shood@cc.state.az.us.				
	11 Decision No. 65771				
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#### **CONSENT TO ENTRY OF ORDER**

1. Respondent Robert H. Roberts ("ROBERTS"), an individual, admits the 3 jurisdiction of the Commission over the subject matter of this proceeding. ROBERTS acknowledges that he has been fully advised of his right to a hearing to present evidence and call 4 witnesses, and ROBERTS knowingly and voluntarily waives any and all rights to a hearing before 5 6 the Commission and all other rights otherwise available under Article 11 of the Securities Act of 7 Arizona ("Securities Act") and Title 14 of the Arizona Administrative Code. ROBERTS acknowledges that this Order to Cease and Desist, Order of Restitution. Order for Administrative 8 Penalties and Consent to Same (hereinafter "Order") constitutes a valid final order of the 9 Commission. 10

2. ROBERTS knowingly and voluntarily waives any right he may have under Article 12 of the Securities Act to judicial review in any court by way of suit, appeal, or extraorchary relief resulting from the entry of this Order.

3. ROBERTS acknowledges and agrees that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.

4. ROBERTS acknowledges that he has been represented by counsel in this matter, that he has reviewed this Order with his attorney, and that he understands each of the terms and conditions contained therein.

ROBERTS neither admits nor denies the Findings of Fact and Conclusions of Law
 contained in this Order. ROBERTS agrees that he shall acknowledge the existence of this Order in
 any present or future administrative proceeding before the Commission or before any other state
 agency in connection with the issuance of any license or registration required to engage in the
 practice of selling securities or provision of investment advisory services.

6. By consenting to the entry of this Order, ROBERTS agrees not to take any action
or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding
of Fact or Conclusion of Law in this Order or creating the impression that this Order is without

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factual basis. ROBERTS will undertake steps necessary to assure that all of his agents and
 employees understand and comply with this agreement.

- 7. ROBERTS understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8. 2002, ROBERTS will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.
- 8 8. ROBERTS understands and agrees that by executing a voluntary waiver of claim to
  9 the computer equipment seized in connection with this matter on or about May 8, 2002,
  10 ROBERTS will have willingly forfeited any and all legal claims and interests in the same, and will
  11 be forever barred and estopped from making any subsequent demand on such items.
- 9. While this Order settles this administrative matter between ROBERTS and the
  Commission, ROBERTS understands that this Order does not preclude the Commission from
  instituting other administrative proceedings based on violations that are not addressed by this
  Order.
- 16 10. ROBERTS understands that this Order does not preclude the Commission from
  17 referring this matter to any governmental agency for administrative, civil, or criminal proceedings
  18 that may be related to the matters addressed by this Order.
- 19 11. ROBERTS understands that this Order does not preclude any other agency or
  20 officer of the state of Arizona or its subdivisions from instituting administrative, civil or criminal
  21 proceedings that may be related to matters addressed by this Order.
- ROBERTS agrees that he will not apply to the state of Arizona for registration as a
  securities dealer or salesman or for licensure as an investment adviser or investment adviser
  representative unless and until such time that all restitution and penalties under this Order are paid
  in full.

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ROBERTS agrees that he will not exercise any control over any entity that offers or 13. sells securities or provides investment advisory services, within or fror.. Arizona.

ROBERTS agrees that until restitution and penalties are paid in full, ROBERTS 14. will notify the Director of the Securities Division within 30 days of any change in home address or any change in ROBERTS'S ability to pay amounts due under this Order.

ROBERTS understands that a default shall render him liable to the Commission for 6 15. 7 its costs of collection and interest at the maximum legal rate.

ROBERTS consents to the entry of this Order and agrees to be fully bound by its 8 16. terms and conditions. If ROBERTS breaches any provision of this Order, the Commission may 9 vacate this Order and restore this case to its active docket. 10

Respondent Robert H. Roberts

SUBSCRIBED AND SWORN TO before me, by Robert H. Roberts, this <u>Sim</u> day of MARCH , 2003.

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My Commission Expires:



Notary Public State of Arizona Maricopa Courau Terence G vessor Expires september 10 2004

#### **CONSENT TO ENTRY OF ORDER**

1. Respondent Garrett L. Wright ("WRIGHT"), an individual, admits the jurisdiction 2 3 of the Commission over the subject matter of this proceeding. WRIGHT acknowledges that he has been fully advised of his right to a hearing to present evidence and call witnesses. and WRIGHT 4 knowingly and voluntarily waives any and all rights to a hearing before the Commission and all 5 other rights otherwise available under Article 11 of the Securities Act of Arizona ("Securities 6 Act") and Title 14 of the Arizona Administrative Code. WRIGHT acknowledges that this Order to 7 Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same 8 (hereinafter "Order") constitutes a valid final order of the Commission. 9

WRIGHT knowingly and voluntarily waives any right he may have under Article
 12 of the Securities Act to judicial review in any court by way of suit, appeal, or extraordinary
 relief resulting from the entry of this Order.

3. WRIGHT acknowledges and agrees that this Order is entered into freely and
voluntarily and that no promise was made or coercion used to induce such entry.

4. WRIGHT acknowledges that he has been represented by counsel in this matter.
that he has reviewed this Order with his attorney, and that he understands each of the terms and
conditions contained therein.

18 5. WRIGHT neither admits nor denies the Findings of Fact and Conclusions of Law
19 contained in this Order. WRIGHT agrees that he shall acknowledge the existence of this Order in
20 any present or future administrative proceeding before the Commission or before any other state
21 agency in connection with the issuance of any license or registration required to engage in the
22 practice of selling securities or provision of investment advisory services.

6. By consenting to the entry of this Order, WRIGHT agrees not to take any action or
to make, or permit to be made, any public statement denying, directly or indirectly, any Finding of
Fact or Conclusion of Law in this Order or creating the impression that this Order is without

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1 factual basis. WRIGHT will undertake steps necessary to assure that all of his agents and 2 employees understand and comply with this agreement.

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7. WRIGHT understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8, 2002. WRIGHT will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.

8 8. While this Order settles this administrative matter between WRIGHT and the
9 Commission, WRIGHT understands that this Order does not preclude the Commission from
10 instituting other administrative proceedings based on violations that are not addressed by this
11 Order.

9. WRIGHT understands that this Order does not preclude the Commission from referring this matter to any governmental agency for administrative, civil, or criminal proceedings that may be related to the matters addressed by this Order.

15 10. WRIGHT understands that this Order does not preclude any other agency or officer
16 of the state of Arizona or its subdivisions from instituting administrative, civil or criminal
17 proceedings that may be related to matters addressed by this Order.

18 11. WRIGHT agrees that he will not apply to the state of Arizona for registration as a
19 securities dealer or salesman or for licensure as an investment adviser or investment adviser
20 representative unless and until such time that all restitution and penalties under this Order are paid
21 in full.

22 12. WRIGHT agrees that he will not exercise any control over any entity that offers or
23 sells securities or provides investment advisory services, within or from Arizona.

WRIGHT agrees that until restitution and penalties are paid in full, WRIGHT will
notify the Director of the Securities Division within 30 days of any change in home address or any
change in WRIGHT'S ability to pay amounts due under this Order.

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1	14.	WRIGHT	understands	that a	a default	shall	render	him	liable	to the	Commissie	on for
2	its costs of col	lection and	interest at th	ne max	ximum le	egal ra	ate.					

15. WRIGHT consents to the entry of this Order and agrees to be fully bound by its 3 terms and conditions. If WRIGHT breaches any provision of this Order, the Commission may 5 vacate this Order and restore this case to its active docket.

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Respondent Garrett L. Wright

9 SUBSCRIBED AND SWORN TO before me, by Garrett L. Wright, this 28 day of 10 11 \_, 2002. hand 12 13 Marin R. Calor-NOTARY PUBLIC 14 ·.. 15 16 CEELCIAL GEAL AL. CAR 17 My Commission Expires: COPA COUNTY m. Expires Oct. 15, 2005 18 10/15/05 19 20 21 22 23 24 25 26 17 65771 Decision No.

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### **CONSENT TO ENTRY OF ORDER**

1. Respondent Dan R. Harper ("HARPER"), an individual, admits the jurisdiction of the Commission over the subject matter of this proceeding. HARPER acknowledges that he has been fully advised of his right to a hearing to present evidence and call witnesses, and HARPER knowingly and voluntarily waives any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act of Arizona ("Securities Act") and Title 14 of the Arizona Administrative Code. HARPER acknowledges that this Order to Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same (hereinafter "Order") constitutes a valid final order of the Commission.

2. HARPER knowingly and voluntarily waives any right he may have under Article 12 of the Securities Act to judicial review in any court by way of suit, appeal, or extraordinary relief resulting from the entry of this Order.

3. HARPER acknowledges and agrees that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.

4. HARPER acknowledges that he has been represented by counsel in this matter, that he has reviewed this Order with his attorney, and that he understands each of the terms and 17 conditions contained therein.

5. 18 HARPER neither admits nor denies the Findings of Fact and Conclusions of Law 19 contained in this Order. HARPER agrees that he shall acknowledge the existence of this Order in 20any present or future administrative proceeding before the Commission or before any other state 21 agency in connection with the issuance of any license or registration required to engage in the 22 practice of selling securities or provision of investment advisory services.

6. By consenting to the entry of this Order, HARPER agrees not to take any action or 23 24 to make, or permit to be made, any public statement denying, directly or indirectly, any Finding of 25 Fact or Conclusion of Law in this Order or creating the impression that this Order is without

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Decision No.

factual basis. HARPER will undertake steps necessary to assure that all of his agents and
 employees understand and comply with this agreement.

7. HARPER understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8, 2002. HARPER will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.

8 8. While this Order settles this administrative matter between HARPER and the
9 Commission, HARPER understands that this Order does not preclude the Commission from
10 instituting other administrative proceedings based on violations that are not addressed by this
11 Order.

9. HARPER understands that this Order does not preclude the Commission from
referring this matter to any governmental agency for administrative, civil, or criminal proceedings
that may be related to the matters addressed by this Order.

15 10. HARPER understands that this Order does not preclude any other agency or officer
16 of the state of Arizona or its subdivisions from instituting administrative, civil or criminal
17 proceedings that may be related to matters addressed by this Order.

18 11. HARPER agrees that he will not apply to the state of Arizona for registration as a
19 securities dealer or salesman or for licensure as an investment adviser or investment adviser
20 representative unless and until such time that all restitution and penalties under this Order are paid
21 in full.

12. HARPER agrees that he will not exercise any control over any entity that offers or
sells securities or provides investment advisory services, within or from Arizona.

13. HARPER agrees that until restitution and penalties are paid in full, HARPER will
notify the Director of the Securities Division within 30 days of any change in home address or any
change in HARPER'S ability to pay amounts due under this Order.

19

Decision No.

65771

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Docket No. S-03474A-02-0000 · HARPER understands that a default shall render him liable to the Commission for its costs of collection and interest at the maximum legal rate. HARPER consents to the entry of this Order and agrees to be fully bound by its terms and conditions. If HARPER breaches any provision of this Order, the Commission may vacate this Order and restore this case to its active docket.

 $K \mathcal{A}$ 

Respondent Dan R. Harper

SUBSCRIBED AND SWORN TO before me, by Dan R. Harper, this  $\frac{28}{28}$  day of NO . 2002. 

Maria J. Calm NOTARY PUBLIC



My Commission Expires:

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15.

10/15/05

Decision No.

#### CONSENT TO ENTRY OF ORDER

1. Respondent Joyce Goodman ("GOODMAN"), an individual, admits the jurisdiction 2 3 of the Commission over the subject matter of this proceeding. GOODMAN acknowledges that she has been fully advised of her right to a hearing to present evidence and call witnesses, and 4 GOODMAN knowingly and voluntarily waives any and all rights to a hearing before the 5 Commission and all other rights otherwise available under Article 11 of the Securities Act of 6 7 Arizona ("Securities Act") and Title 14 of the Arizona Administrative Code. GOODMAN acknowledges that this Order to Cease and Desist, Order of Restitution. Order for Administrative 8 Penalties and Consent to Same (hereinafter "Order") constitutes a valid final order of the 9 Commission. 10

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GOODMAN knowingly and voluntarily waives any right she may have under
 Article 12 of the Securities Act to judicial review in any court by way of suit, appeal, or
 extraordinary relief resulting from the entry of this Order.

GOODMAN acknowledges and agrees that this Order is entered into freely and
voluntarily and that no promise was made or coercion used to induce such entry.

4. GOODMAN acknowledges that she has been represented by counsel in this matter,
that she has reviewed this Order with her attorney, and that she understands each of the terms and
conditions contained therein.

5. GOODMAN neither admits nor denies the Findings of Fact and Conclusions of
Law contained in this Order. GOODMAN agrees that she shall acknowledge the existence of this
Order in any present or future administrative proceeding before the Commission or before any
other state agency in connection with the issuance of any license or registration required to engage
in the practice of selling securities or provision of investment advisory services.

6. By consenting to the entry of this Order, GOODMAN agrees not to take any action
or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding
of Fact or Conclusion of Law in this Order or creating the impression that this Order is without

Decision No.

factual basis. GOODMAN will undertake steps necessary to assure that all of her agents and
 employees understand and comply with this agreement.

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7. GOODMAN understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8. 2002, GOODMAN will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.

8 8. While this Order settles this administrative matter between GOODMAN and the
9 Commission, GOODMAN understands that this Order does not preclude the Commission from
10 instituting other administrative proceedings based on violations that are not addressed by this
11 Order.

9. GOODMAN understands that this Order does not preclude the Commission from referring this matter to any governmental agency for administrative, civil, or criminal proceedings that may be related to the matters addressed by this Order.

15 10. GOODMAN understands that this Order does not preclude any other agency or
16 officer of the state of Arizona or its subdivisions from instituting administrative, civil or criminal
17 proceedings that may be related to matters addressed by this Order.

18 11. GOODMAN agrees that she will not apply to the state of Arizona for registration as 19 a securities dealer or salesman or for licensure as an investment adviser or investment adviser 20 representative unless and until such time that all restitution and penalties under this Order are paid 21 in full.

12. GOODMAN agrees that she will not exercise any control over any entity that offers
or sells securities or provides investment advisory services, within or from Arizona.

GOODMAN agrees that until restitution and penalties are paid in full, GOODMAN
will notify the Director of the Securities Division within 30 days of any change in home address or
any change in GOODMAN'S ability to pay amounts due under this Order.

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Decision No.

1	14. GOODMAN understands that a default shall render her liable to the Commission
2	for its costs of collection and interest at the maximum legal rate.
3	15. GOODMAN consents to the entry of this Order and agrees to be fully bound by its
· 4 ·	terms and conditions. If GOODMAN breaches any provision of this Order, the Commission may
5	vacate this Order and restore this case to its active docket.
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7	Joe ce Avoana
8	Respondent Joyce Goodman
9	
10	SUBSCRIBED AND SWORN TO before me, by Joyce Goodman, this $28$ day of
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13	Making Calm
_ 14	NOTARY PUBLIC
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16	OFFICIAL SEAL MARIA L CABRAL
. 17	My Commission Expires:
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19	10/15/05
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	23 Decision No. 65771
	Decision No

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1	CONSENT TO ENTRY OF ORDER
2	1. Respondent Bob's Cash Express, Inc. ("CASH EXPRESS"). an Arizona
3	corporation, admits the jurisdiction of the Commission over the subject matter of this proceeding.
4	CASH EXPRESS acknowledges that it has been fully advised of its right to a hearing to present
5	evidence and call witnesses, and that CASH EXPRESS knowingly and voluntarily waives any and
6	all rights to a hearing before the Commission and all other rights otherwise available under Article
7	11 of the Securities Act of Arizona ("Securities Act") and Title 14 of the Arizona Administrative
8	Code. CASH EXPRESS acknowledges that this Order to Cease and Desist. Order of Restitution,
9	Order for Administrative Penalties and Consent to Same (h einafter "Order") constitutes a valid
10	final order of the Commission.
11	2. CASH EXPRESS knowingly and voluntarily waives any right it may have under
12	Article 12 of the Securities Act to judicial review by any court by way of suit, appeal, or

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extraordinary relief resulting from the entry of this Order.

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3. CASH EXPRESS acknowledges and agrees that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.

4. CASH EXPRESS acknowledges that it has been represented by counsel in this matter, that CASH EXPRESS'S principal has reviewed this Order with such counsel, and that CASH EXPRESS'S principal understands each of the terms and conditions contained therein.

19 5. CASH EXPRESS neither admits nor denies the Findings of Fact and Conclusions of Law contained in this Order. CASH EXPRESS agrees that it shall acknowledge the existence 20 21 of this Order in any present or future administrative proceeding before the Commission or before 22 any other state agency in connection with the issuance of any license or registration required to 23 engage in the practice of selling securities or provision of investment advisory services.

6. By consenting to the entry of this Order, CASH EXPRESS agrees not to take any 24 25 action or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding of Fact or Conclusion of Law in this Order or creating the impression that this Order is 26

65771 Decision No.

without factual basis. CASH EXPRESS will undertake steps necessary to assure that all of its
 agents and employees understand and comply with this agreement.

7. CASH EXPRESS understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8, 2002. CASH EXPRESS will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.

8 8. While this Order settles this administrative matter between CASH EXPRESS and
9 the ommission, CASH F ORESS understands that this Order does not preclude the Commission
10 from instituting other administrative proceedings based on violations that are not addressed by this
11 Order.

9. CASH EXPRESS understands that this Order does not preclude the Commission
from referring this matter to any governmental agency for administrative, civil, or criminal
proceedings that may be related to the matters addressed by this Order.

15 10. CASH EXPRESS understands that this Order does not preclude any other agency
16 or officer of the state of Arizona or its subdivisions from instituting administrative. civil or
17 criminal proceedings that may be related to matters addressed by this Order.

18 11. CASH EXPRESS agrees that it will not apply to the state of Arizona for
19 registration as a securities dealer or for licensure as an investment adviser unless and until such
20 time that all restitution and penalties under this Order are paid in full.

CASH EXPRESS agrees that it will not exercise any control over any entity that
 offers or sells securities or provides investment advisory services, within or from Arizona.

13. CASH EXPRESS agrees that until restitution and penalties are paid in full, CASH
EXPRESS will notify the Director of the Securities Division within 30 days of any change in
address or any change in CASH EXPRESS'S ability to pay amounts due under this Order.

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Decision No.

	Docket No. S-03474A-02-0000	,
1	14. CASH EXPRESS understands that a default shall render it liable to the	-
2	Commission for its costs of collection and interest at the maximum legal rate.	
3	15. CASH EXPRESS consents to the entry of this Order and agrees to be fully bound	
4	by its terms and conditions. If CASH EXPRESS breaches any provision of this Order, the	
5	Commission may vacate this Order and restore this case to its active docket.	<u>.</u>
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8	Bob's Cash Express, Inc.	
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10	By: By:	
11	Its: Dresident	
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14	SUBSCRIBED AND SWORN TO before me, by Robert H. Roberts, this 30 <sup>rg</sup> day of 41005t, 2002.	
15		ju 1
16		And a second
17	Velli Marshall	
18	NOTARY PUBLIC	
19	My Commission Expires:	
20	Tourselle	
21	January 14, 2003	
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	26 Decision No65771	

#### **CONSENT TO ENTRY OF ORDER**

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Respondent Bob's Land One, Inc. ("LAND ONE"), an Arizona corporation, admits 2 1. the jurisdiction of the Commission over the subject matter of this proceeding. LAND ONE 3 acknowledges that it has been fully advised of its right to a hearing to present evidence and call 4 5 witnesses, and that LAND ONE knowingly and voluntarily waives any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities 6 Act of Arizona ("Securities Act") and Title 14 of the Arizona Administrative Code. LAND ONE 7 acknowledges that this Order to Cease and Desist, Order of Restitution, Order for Administrative 8 9 Penalties and Consent to Same (hereinafter "Order") constitutes a valid final order of the Commission. 10

LAND ONE knowingly and voluntarily waives any right it may have under Article
 12 of the Securities Act to judicial review by any court by way of suit. appeal, or extraordinary
 relief resulting from the entry of this Order.

14 3. LAND ONE acknowledges and agrees that this Order is entered into freely and
15 voluntarily and that no promise was made or coercion used to induce such entry.

4. LAND ONE acknowledges that it has been represented by counsel in this matter,
that LAND ONE'S principal has reviewed this Order with such counsel, and that LAND ONE'S
principal understands each of the terms and conditions contained therein.

LAND ONE neither admits nor denies the Findings of Fact and Conclusions of
 Law contained in this Order. LAND ONE agrees that it shall acknowledge the existence of this
 Order in any present or future administrative proceeding before the Commission or before any
 other state agency in connection with the issuance of any license or registration required to engage
 in the practice of selling securities or provision of investment advisory services.

6. By consenting to the entry of this Order, LAND ONE agrees not to take any action
or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding
of Fact or Conclusion of Law in this Order or creating the impression that this Order is without

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Decision No.

factual basis. LAND ONE will undertake steps necessary to assure that all of its agents and
 employees understand and comply with this agreement.

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7. LAND ONE understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8, 2002, LAND ONE will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.

8 8. While this Order settles this administrative matter between LAND ONE and the
9 Commission, LAND ONE understands that this Order does not preclude the Commission from
10 instituting other administrative proceedings based on violations that are not addressed by this
11 Order.

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9. LAND ONE understands that this Order does not preclude the Commission from referring this matter to any governmental agency for administrative, civil, or criminal proceedings that may be related to the matters addressed by this Order.

15 10. LAND ONE understands that this Order does not preclude any other agency or
officer of the state of Arizona or its subdivisions from instituting administrative, civil or criminal
proceedings that may be related to matters addressed by this Order.

18 11. LAND ONE agrees that it will not apply to the state of Arizona for registration as a
19 securities dealer or for licensure as an investment adviser unless and until such time that all
20 restitution and penalties under this Order are paid in full.

12. LAND ONE agrees that it will not exercise any control over any entity that offers or
sells securities or provides investment advisory services, within or from Arizona.

LAND ONE agrees that until restitution and penalties are paid in full, LAND ONE
will notify the Director of the Securities Division within 30 days of any change in address or any
change in LAND ONE'S ability to pay amounts due under this Order.

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Decision No.

1	14.	LAND ONE understands that a default shall render it liable to the Commission for
2	its costs of coll	lection and interest at the maximum legal rate.

15. LAND ONE consents to the entry of this Order and agrees to be fully bound by its terms and conditions. If LAND ONE breaches any provision of this Order, the Commission may vacate this Order and restore this case to its active docket.

Bob's Land One, Inc.

Bý: Its: SUBSCRIBED AND SWORN TO before me, by Robert H. Roberts, this 30 th day of August \_\_\_\_, 2002. Kellig Marshall NOTARY PUBLIC My Commission Expires: January 14, 2003 Decision No.

Docket No. S-03474A-02-0000 '-

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# **CONSENT TO ENTRY OF ORDER**

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1. Respondent Challenge/Land USA, Inc. ("CHALLENCE"), an Arizona corporation, admits the jurisdiction of the Commission over the subject matter of this proceeding. CHALLENGE acknowledges that it has been fully advised of its right to a hearing to present evidence and call witnesses, and that CHALLENGE knowingly and voluntarily waives any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act of Arizona ("Securities Act") and Title 14 of the Arizona Administrative Code. CHALLENGE acknowledges that this Order to Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same (hereinafter "Order") constitutes a valid final order of the Commission. 10

2. CHALLENGE knowingly and voluntarily waives any right it may have under Article 12 of the Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief resulting from the entry of this Order.

3. CHALLENGE acknowledges and agrees that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.

4. CHALLENGE acknowledges that it has been represented by counsel in this matter, that CHALLENGE'S principal has reviewed this Order with such counsel, and that CHALLENGE'S principal understands each of the terms and conditions contained therein.

19 5. CHALLENGE neither admits nor denies the Findings of Fact and Conclusions of 20 Law contained in this Order. CHALLENGE agrees that it shall acknowledge the existence of this 21 Order in any present or future administrative proceeding before the Commission or before any 22 other state agency in connection with the issuance of any license or registration required to engage in the practice of selling securities or provision of investment advisory services. 23

6. 24 By consenting to the entry of this Order, CHALLENGE agrees not to take any 25 action or to make, or permit to be made, any public statement denying, directly or indirectly, any 26 Finding of Fact or Conclusion of Law in this Order or creating the impression that this Order is

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Decision No.

without factual basis. CHALLENGE will undertake steps necessary to assure that all of its agents
 and employees understand and comply with this agreement.

7. CHALLENGE understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8, 2002, CHALLENGE will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.

8 8. While this Order settles this administrative matter between CHALLENGE and the
9 Commission, CHALLENGE understands that this Order does not preclude the Commission from
10 instituting other administrative proceedings based on violations that are not addressed by this
11 Order.

9. CHALLENGE understands that this Order does not preclude the Commission from
 referring this matter to any governmental agency for administrative, civil, or criminal proceedings
 that may be related to the matters addressed by this Order.

15 10. CHALLENGE understands that this Order does not preclude any other agency or
16 officer of the state of Arizona or its subdivisions from instituting administrative, civil or criminal
17 proceedings that may be related to matters addressed by this Order.

18 11. CHALLENGE agrees that it will not apply to the state of Arizona for registration
19 as a securities dealer or for licensure as an investment adviser unless and until such time that all
20 restitution and penalties under this Order are paid in full.

21 12. CHALLENGE agrees that it will not exercise any control over any entity that
 22 offers or sells securities or provides investment advisory services, within or from Arizona.

13. CHALLENGE agrees that until restitution and penalties are paid in full,
CHALLENGE will notify the Director of the Securities Division within 30 days of any change in
address or any change in CHALLENGE'S ability to pay amounts due under this Order.

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Decision No.

	Docket No. S-03474A-02-0000	
1	14. CHALLENGE understands that a default shall render it liable to the Commission	L
2	for its costs of collection and interest at the maximum legal rate.	
3	15. CHALLENGE consents to the entry of this Order and agrees to be fully bound by	
4	its terms and conditions. If CHALLENGE breaches any provision of this Order, the Commission	1
5	may vacate this Order and restore this case to its active docket.	S.
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8	Challenge/Land USA. Inc.	
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10	By: Cast H. Cross	
11	Its: <u>CEO</u>	
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13	D. H.	
14	SUBSCRIBED AND SWORN TO before me, by Robert H. Roberts, this $30^{\circ}$ day of Amuse, 2002.	
15	, 20021	$x_{0}^{(\frac{1}{2})}, \\ y_{0}^{(\frac{1}{2})}, \\ y_{0}^{(\frac{1}{2})}, \\ \cdots$
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18	NOTARY PUBLIC	
19	My Commission Expires:	
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21	January 14,2003	
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	32 Decision No <b>65771</b>	

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#### CONSENT TO ENTRY OF ORDER

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1. Respondent Arizona Digital Security Tech., Inc. ("ADST"), an Arizona 2 corporation, admits the jurisdiction of the Commission over the subject matter of this proceeding. 3 ADST acknowledges that it has been fully advised of its right to a hearing to present evidence and 4 call witnesses, and that ADST knowingly and voluntarily waives any a.d all rights to a hearing 5 before the Commission and all other rights otherwise available under Article 11 of the Securities 6 Act of Arizona ("Securities Act") and Title 14 of the Arizona Administrative Code. ADST 7 acknowledges that this Order to Cease and Desist, Order of Restitution, Order for Administrative 8 9 Pet lities and Consent t Same (hereinafter "Order") constitutes a valid final order of the Commission. 10

ADST knowingly and voluntarily waives any right it may have under Article 12 of
 the Securities Act to judicial review by any court by way of suit. appeal, or extraordinary relief
 resulting from the entry of this Order.

ADST acknowledges and agrees that this Order is entered into freely and
voluntarily and that no promise was made or coercion used to induce such entry.

4. ADST acknowledges that it has been represented by counsel in this matter, that
ADST'S principal has reviewed this Order with such counsel, and that ADST'S principal
understands each of the terms and conditions contained therein.

ADST neither admits nor denies the Findings of Fact and Conclusions of Law
contained in this Order. ADST agrees that it shall acknowledge the existence of this Order in any
present or future administrative proceeding before the Commission or before any other state
agency in connection with the issuance of any license or registration required to engage in the
practice of selling securities or provision of investment advisory services.

By consenting to the entry of this Order, ADST agrees not to take any action or to
make, or permit to be made, any public statement denying, directly or indirectly, any Finding of
Fact or Conclusion of Law in this Order or creating the impression that this Order is without

Decision No. **65771** 

factual basis. ADST will undertake steps necessary to assure that all of its agents and employees
 understand and comply with this agreement.

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7. ADST understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8, 2002, ADST will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.

8 8. While this Order settles this administrative matter between ADST and the
9 Commission, ADST understands that this Order does not preclude the Commission from
10 instituting other administrative proceedings based on violations that are not addressed by this
11 Order.

9. ADST understands that this Order does not preclude the Commission from referring
this matter to any governmental agency for administrative, civil, or criminal proceedings that may
be related to the matters addressed by this Order.

10. ADST understands that this Order does not preclude any other agency or officer of the state of Arizona or its subdivisions from instituting administrative, civil or criminal proceedings that may be related to matters addressed by this Order.

11. ADST agrees that it will not apply to the state of Arizona for registration as a securities dealer or for licensure as an investment adviser unless and until such time that all restitution and penalties under this Order are paid in full.

21 12. ADST agrees that it will not exercise any control over any entity that offers or sells
22 securities or provides investment advisory services, within or from Arizona.

13. ADST agrees that until restitution and penalties are paid in full, ADST will notify
the Director of the Securities Division within 30 days of any change in address or any change in
ADST'S ability to pay amounts due under this Order.

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Decision No.

Jo. 65771

ADST understands that a default shall render it liable to the Commission for its 1 14. 2 costs of collection and interest at the maximum legal rate.

15. ADST consents to the entry of this Order and agrees to be fully bound by its terms and conditions. If ADST breaches any provision of this Order, the Commission may vacate this Order and restore this case to its active docket. 5

Arizona Digital Security Tech., Inc.

By: Its:

day of list , 2002.

Killi J Marshall NOTARY PUBLIC

My Commission Expires:

January 14, 2003

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65771 Decision No.

Docket No. S-03474A-02-0000 .

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# **CONSENT TO ENTRY OF ORDER**

1. Respondent American Dish Tech., Inc. ("ADT"), an Arizona corporation, admits the jurisdiction of the Commission over the subject matter of this proceeding. ADT acknowledges that it has been fully advised of its right to a hearing to present evidence and call witnesses, and that ADT knowingly and voluntarily waives any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act of Arizona ("Securities Act") and Title 14 of the Arizona Administrative Code. ADT acknowledges that this Order to Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same (hereinafter "Order") constitutes a valid final order of the Commission.

2. ADT knowingly and voluntarily waives any right it may have under Article 12 of 10 the Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief 11 12 resulting from the entry of this Order.

3. ADT acknowledges and agrees that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.

4. ADT acknowledges that it has been represented by counsel in this matter, that ADT'S principal has reviewed this Order with such counsel, and that ADT'S principal understands each of the terms and conditions contained therein.

5. ADT neither admits nor denies the Findings of Fact and Conclusions of Law 19 contained in this Order. ADT agrees that it shall acknowledge the existence of this Order in any present or future administrative proceeding before the Commission or before any other state agency in connection with the issuance of any license or registration required to engage in the practice of selling securities or provision of investment advisory services.

6. By consenting to the entry of this Order, ADT agrees not to take any action or to 23 make, or permit to be made, any public statement denying, directly or indirectly, any Finding of 24 25 Fact or Conclusion of Law in this Order or creating the impression that this Order is without

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Decision No.

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factual basis. ADT will undertake steps necessary to assure that all of its agents and employees
 understand and comply with this agreement.

7. ADT understands and agrees that if the initial restitution payment due under this Order is satisfied in whole or in part through a voluntary waiver of claim to the asset and monies seized in connection with this matter on or about May 8, 2002. ADT will have willingly forfeited any and all legal claims and interests in the same asset and monies, and will be forever barred and estopped from making any subsequent demand on such items.

8 8. While this Order settles this administrative matter between ADT and the
9 Commission, ADT understands that this Order does not preclude the Commission from instituting
10 other administrative proceedings based on violations that are not addressed by this Order.

ADT understands that this Order does not preclude the Commission from referring
 this matter to any governmental agency for administrative, civil, or criminal proceedings that may
 be related to the matters addressed by this Order.

14 10. ADT understands that this Order does not preclude any other agency or officer of
15 the state of Arizona or its subdivisions from instituting administrative, civil or criminal
16 proceedings that may be related to matters addressed by this Order.

17 11. ADT agrees that it will not apply to the state of Arizona for registration as a
18 securities dealer or for licensure as an investment adviser unless and until such time that all
19 restitution and penalties under this Order are paid in full.

20 12. ADT agrees that it will not exercise any control over any entity that offers or sells
21 securities or provides investment advisory services, within or from Arizona.

ADT agrees that until restitution and penalties are paid in full, ADT will notify the
Director of the Securities Division within 30 days of any change in address or any change in
ADT'S ability to pay amounts due under this Order.

25 14. ADT understands that a default shall render it liable to the Commission for its costs
26 of collection and interest at the maximum legal rate.

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Decision No.

ADT consents to the entry of this Order and agrees to be fully bound by its terms

and conditions. If ADT breaches any provision of this Order, the Commission may vacate this



Order and restore this case to its active docket. American Dish Tech., Inc. By: Its: SUBSCRIBED AND SWORN TO before me, by Robert H. Roberts, this  $30^{\text{fh}}$ FUALISE . 2002. OFFICIAL SEAL KELLI J. MARSHALL KELLI J. MANOMALL NOTARY PUBLIC-Arizone MARICOPA COUNTY Y Comm. Expires Jan. 14, 2003 NOVAL · . . Mv Commission Expires: January 14, 2003 

15.

Decision No.

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\_ day of

 JANET NAPOLITANO Attorney General
 (Firm State Bar No. 14000) Jeffrey A. Rueter. # 015277
 Assistant Attorney General 1275 West Washington Street Phoenix, Arizona 85007
 Telephone: (602) 542-3881 Attorneys for the STATE

# IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

IN THE MATTER OF:

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BOB'S CASH EXPRESS, INC., ET AL. AS DESCRIBED IN APPENDIX ONE HERETO NO. <u>SW 2002-000333</u> CONSENT TO FORFEITURE

1) The undersigned hereby consent to entry of final judgment forfeiting the property listed on Appendix One hereto, pursuant to the terms set forth in the proposed Order to Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same By: Respondents Bob's Cash Express, Inc., Bob's Land One, Inc., Challenge/Land USA, Inc., Arizona Digital Security Tech., Inc, American Dish Tech., Inc., Robert H. Roberts, Garrett L. Wright, Dan R. Harper, and Joyce Goodman (hereafter ACC Order) before the Arizona Corporation Commission in Docket No. S-03474A-02-0000, a copy of which is attached hereto.

2) The undersigned acknowledge that they have been served with a copy of the Notice of Pending Forfeiture, admit the jurisdiction of the Court, agree that the findings of fact and conclusions of law set forth in the proposed ACC Order will be entered, are aware of their right to trial in this matter and have waived same.

3) The undersigned state that, except as provided in the proposed ACC Order, no promise of any kind or nature whatsoever was made to anyone to induce the undersigned to enter into this Consent to Forfeiture and that they have entered into this Consent to Forfeiture voluntarily.

1 4) The undersigned acknowledge that the State's acceptance of this Consent to 2 Forfeiture is solely for the purpose of settling this in rem forfeiture proceeding, and does not preclude 3 the State, or any subdivision thereof, from instituting other civil or criminal proceedings as may be 4 appropriate now or in the future.

5 6 Agreed: 7 MICHAEL SALCHOO, Esq. 8 Gust Rosenfeld PLC 201 E Washington Suite 800 9 Phoenix, AZ 85003-2327 Attorney for Bob's Cash Express, Bob's Land By: 10 One, Arizona Digital Security, American Dish Tech, Robert H. Roberts, Dan R. Harper 11 Joyce Goodman, and Garrett L. Wright 12 Agreed: 13 14 **BOB'S CASH EXPRESS, INC.** 2155 East University Drive, Suite 110 15 Tempe, Arizona 85281 16 **BOB'S LAND ONE, INC.** 17 2155 East University Drive, Suite 110 Tempe, Arizona 85281 18 19 CHALLENGE/LAND USA, INC. 2155 East University Drive, Suite 110 20 Tempe, Arizona 85281 21 **ROBERT H. ROBERTS** 22 1300 West Warner Road, #2113 Gilbert, Arizona 85233 23 24 GARRETT L. WRIGHT 5530 North 17<sup>th</sup> Avenue, Apt. #A23 25 Phoenix, AZ 85015 26 27 DAN ("D.J.") R. HARPER 28 550 East Earll Drive, #7 Phoenix, Arizona 85012

Accepted:

JANET NAPOLITANO Attorney General

Jeffrey A. Rueter Assistant Attorney General

Agreed:

ARIZONA D ITAL SECURITY TECH., INC.

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2155 East University Drive, Suite 110 Tempe, Arizona 85281

AMERICAN DISH TECH., INC. 2155 East University Drive, Suite 110 Tempe, Arizona 85281

le la

JOYCE GOODMAN 214 South Palo Verde Drive Apache Junction, Arizona 85220

Decision No.

# APPENDIX ONE TO CONSENT TO FORFEITURE

Item One: Funds seized from bank accounts, totaling \$166,367.87, plus all interest accruing on said funds, including the following Bank Accounts:

a.	Bob's Cash Express House Acct.	#0078277432
b.	Bob's Cash Express Payroll Acct.	<b>#00782774</b> 40
C.	Bob's Cash Express Operations Acct.	#0078277459
d.	Bob's Cash Express Investor Acct.	#0078277467
e.	Bob's Land $C \rightarrow Acct$ .	#0078277424
f.	Arizona Digital Security Tech Acct.	#0086885301
g.	American Dish Tech Acct.	#0086885298
h.	Bob's Cash Express Acct.	#0086885719
i.	Bob's Cash Express Petty Cash Acct.	#0086884852
j.	Arizona Digital Security Tech Acct. II	#0086883392

Item Two: Vehicle or its value posted as bond in the amount of \$33,645.00.

a.	Description:	2000 Cadillac Escalade 4-door SUV
	License Plate:	468-EGE
	VIN:	1GYEK13R6YR145299
	Registered Owner:	ARIZONA DIGITAL SECURITY TECH
		2155 East University Avenue,
		Suite 110, Tempe, AZ
ienholders:		NONE

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# Consent to Forfeiture of Computer Equipment

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1) The undersigned hereby consents to the forfeiture of any and all ownership interest in the personal computers, computer-related server equipment, and any related computer hardware previously seized by warrant issued by the Superior Court of the State of Arizona in and for the County of Maricopa in the Matter of Bob's Cash Express, Inc., et al., designated SW 2002-000333.

2) The undersigned understands and agrees that the voluntary forfeiture of these items will be deemed a partial payment towards the restitution obligations arising out of the Arizona Corporation Commission's Order to Cease and Desist, Order of Restitution, Order for Administrative Penalties and Consent to Same By: Respondents Bob's Cash Express, Bob's Land One, Inc., Challenge/Land USA, Inc., Arizona Digital Security Tech, Inc., American Dish Tech, Inc., Robert H. Roberts Garrett L. Wright, Dan R. Harper, and Joyce Goodman (Docket No. S-03474A-02-0000, hereinafter the "ACC Order"), and that any proceeds resulting from a sale of these items will be credited towards the Respondents' restitution obligations as included in the ACC Order.

16 3) The undersigned acknowledges that the dollar amount credited to the restitution 17 obligations as outlined in the ACC Order will be determined by the net sales proceeds of these 18 items, if any, and that the Arizona Corporation Commission will have sole discretion with respect to 19 the manner, terms and timing of the equipment's liquidation.

4) The undersigned affirms that he is the rightful owner of the computer equipment that
is the subject of this forfeiture, and that they are authorized under law to forfeit this property free of
any competing ownership claims.

5) The undersigned states that, except as provided in the ACC Order, no promise of any
kind or nature was made to induce the undersigned to enter in this Consent to Forfeiture, and that the
undersigned has entered into this Consent to Forfeiture freely and voluntarily.

# **EXHIBIT B**

Decision No. 65771

1 6) The undersigned acknowledges that the Arizona Corporation Commission's 2 acceptance of this Consent to Forfeiture is solely for the purpose of satisfying a portion of the 3 restitution obligation as set forth in the ACC Order, and that it does not preclude the Arizona 4 Corporation Commission, or any other state agency or subdivision thereof, from instituting other 5 civil or criminal proceedings as may be warranted both now or in the future.

7 Signed: 8 9 10 **RÓBERT H. ROBERTS** 1300 West Warner Road, #2113 11 Gilbert, Arizona 85233 12 13 \_ 14 Agreed to as to form and content: 15 16 17 MICHAEL SALCIDO, Esq. Renaud, Cook & Drury, P.A. 18 Two Renaissance Square 40 North Central Avenue. Suite 1600 19 Phoenix, Arizona 85004 Attorneys for Respondent 20 Robert H. Roberts, 21 22 23 24 25 26

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