

**IN THE MATTER OF THE SECURITIES ACT
R.S.O. 1990, c.S.5, AS AMENDED**

AND

IN THE MATTER OF DAVID SLOAN

ORDER

WHEREAS on June 11, 2003, the Ontario Securities Commission issued a Notice of Hearing pursuant to sections 127(1) and 127.1 of the *Securities Act* in respect of David Sloan;

AND WHEREAS David Sloan entered into a Settlement Agreement with Staff of the Commission in which he agreed to a proposed settlement of the proceeding, subject to the approval of the Commission;

AND WHEREAS Staff recommend approval of the Settlement Agreement;

AND UPON reviewing the Settlement Agreement and the Notice of Hearing of Staff of the Commission and upon hearing the submissions of counsel for Staff and counsel for David Sloan;

IT IS HEREBY ORDERED THAT pursuant to ss. 127(1) and 127.1 of the Act:

1. The Settlement Agreement dated April 26, 2004, a copy of which is attached hereto is hereby approved;
2. Trading by David Sloan in the securities of Flat Electronic Data Interchange (a.k.a. F.E.D.I.) and its successors shall cease permanently, effective immediately;

3. The exemptions contained in Ontario securities law will not apply to David Sloan for a period of 24 months, effective from the date of the order of the Commission approving the Settlement Agreement, save and except trades that David Sloan is permitted to effect through the use of an agent who is a registered dealer, in accordance with s. 35(1) 10 of the Act;
4. David Sloan shall be prohibited from providing to any person or company the documents attached to this order as Scheduled "A" to "G";
5. David Sloan is hereby reprimanded; and
6. David Sloan will pay \$5,000.00 to the Commission for a portion of the costs of the investigation pursuant to section 127.1 of the Act;

DATED at Toronto this 17th day of September, 2004

"Susan Wolburgh Jenah"

"Robert Davis"

**IN THE MATTER OF THE SECURITIES ACT
R.S.O. 1990, c.S.5, AS AMENDED**

AND

**IN THE MATTER OF
BRIAN ANDERSON, LESLIE BROWN, DOUGLAS BROWN, DAVID SLOAN AND
FLAT ELECTRONIC DATA INTERCHANGE (a.k.a. F.E.D.I.)**

SETTLEMENT AGREEMENT

I. INTRODUCTION

1. By Notice of Hearing dated June 11, 2003, the Ontario Securities Commission announced that it proposed to hold a hearing on June 18, 2003 to consider whether, pursuant to sections 127 and 127.1 of the *Securities Act*, R.S.O. 1990, c. S.5, as amended, it was in the public interest for the Commission to:

- a) extend the temporary order made June 5, 2003 until the conclusion of this hearing pursuant to s. 127(7);
- b) at the conclusion of this hearing, make an order pursuant to paragraph 2 of s. 127(1) that trading in any securities by the Respondents cease until further order by this Commission;
- c) at the conclusion of this hearing, make an order pursuant to paragraph 5 of s. 127(1) that the Respondents be prohibited from providing to any person or company the documents attached as Schedules A to H to the Statement of Allegations; and

- d) make such other order as the Commission considers appropriate.

From time to time since the original hearing date of June 18, 2003, the Commission has continued the temporary order made on June 5, 2003, as against Brian Anderson (Anderson), Leslie Brown, Douglas Brown and David Sloan (Sloan). The Temporary order was not continued against Flat Electronic Data Interchange (“FEDI”).

II. JOINT SETTLEMENT RECOMMENDATION

2. Staff recommend settlement of the allegations against the respondent, David Sloan (“Sloan”) in accordance with the terms and conditions set out below. Sloan agrees to the settlement on the basis of the facts agreed to as provided in Part IV and consents to the making of an order against him in the form attached as Schedule “I” on the basis of the facts set out in Part IV.

3. This settlement agreement, including the attached proposed order (collectively, the “Settlement Agreement”) will be released to the public only if and when the Settlement Agreement is approved by the Commission.

III. ACKNOWLEDGEMENT

4. Staff and Sloan agree with the facts set out in Part IV for the purpose of this settlement proceeding only and further agree that this agreement of facts is without prejudice to the Sloan or any of the other respondents in any other proceedings of any kind including, but without limiting the generality of the foregoing, any proceedings brought by the Commission under the Act or any civil or other proceedings which may be brought by any other person or agency.

IV. AGREED FACTS

5. Sloan is a person resident in Courtice, Ontario;

6. On the evening of June 4, 2003, Sloan participated in making a presentation (the Presentation) in respect the FEDI to potential investors at the Wyndham Bristol Place Hotel, Etobicoke. The purpose of the Presentation was to solicit individual investors to invest in FEDI. There was a similar meeting at the Bristol Place Hotel on the previous day.
7. Brian Anderson, Leslie Brown and Douglas Brown were also at the Presentation.
8. At the Presentation, the documents attached were made available to persons attending the seminar:
 - i) "What is F.E.D.I. and How Do They Make Their Income?" (Schedule A)
 - ii) "F.E.D.I. Flow Chart" (Schedule B)
 - iii) "Bank Wire Coordinates" (Schedule C)
 - iv) "Bank Wire Transfer Procedure" (Schedule D)
 - v) "Joint Venture Agreement" (Schedule E)
 - vi) "Email from Gordon Rothwell dated May 15, 2003" (Schedule F)
 - vii) "Email from bbanderson dated April 17, 2003" (Schedule G)
 - viii) "Email from Brian D. Anderson dated May 13, 2003" (Schedule H)
9. Investors were told they would invest in a "Desk". Each "Desk" was to cost \$125,000.00 USD. It was stated at the presentation that a "Desk" would entitle its holder to an investment income stream.
10. The "Desks" are securities as defined by the *Securities Act*.
11. Persons who attended the Presentation were not provided with a prospectus which would qualify a "Desk" for sale in Ontario.
12. Sloan participated in making the presentation to those in attendance and he thereby committed acts in furtherance of a trade.
13. Sloan did not receive any proceeds from the sale of "Desks" on the June 5, 2003 meeting or otherwise.

14. Sloan was earlier introduced to the FEDI program by Anderson in 2001 and had personally invested \$45,000 in a share of a “Desk”.

15. Before the June 5, 2003 presentation, Sloan introduced a number of people to Anderson, for the purpose of investing in “Desks”, or shares of “Desks” in FEDI. Sloan did not receive any proceeds or funds as a result of these introductions.

16. After the Commission made its temporary order on June 5, 2003, Sloan demanded the return of his investment and did so receive a refund.

17. Sloan is not registered pursuant to the *Securities Act* for the purpose of trading securities in the Province of Ontario.

18. The attempted sales of “Desks” on June 5, 2003 were made in breach of sections 25 and 53 of the *Securities Act*, R.S.O. 1990 c.S.5.

Conduct Contrary to Ontario Securities Law and the Public Interest

19. By engaging in the conduct described above:

- (a) Sloan attempted to sell “Desks” of FEDI without being registered to trade in securities, as required by section 25 of the Act; and
- (b) Sloan attempted to sell “Desks” of FEDI without filing a preliminary prospectus and a prospectus as required by section 53 of the Act.

20. Further, the conduct described above was contrary to the public interest.

V. TERMS OF SETTLEMENT

21. Sloan agrees to the following terms of settlement:

- (a) pursuant to paragraph 2 of subsection 127(1) of the Act, Sloan will cease trading in FEDI securities permanently, effective from the date of the order of the Commission approving the Settlement Agreement;
- (b) pursuant to paragraph 3 of subsection 127(1) of the Act, any exemptions contained in Ontario securities law will not apply to Sloan for a period of 24 months, effective from the date of the order of the Commission approving the Settlement Agreement, save and except trades that Sloan is permitted to effect through the use of an agent who is a registered dealer, in accordance with s. 35(1) 10 of the Act;
- (c) pursuant to paragraph 5 of subsection 127(1) of the Act, Sloan will be prohibited from providing to any person or company the documents attached as Schedule A to H herein.
- (d) pursuant to paragraph 6 of subsection 127(1) of the Act, Sloan will be reprimanded by the Commission;
- (e) Sloan agrees to attend, in person, the hearing before the Commission on April 26, 2004 to consider the Settlement Agreement, or such other date as may be agreed to by the parties for the scheduling of the hearing to consider the Settlement Agreement; and
- (f) Sloan will make a payment of \$5,000.00 to the Commission in respect of a portion of the Commission's costs of the investigation of this matter.

VI. STAFF COMMITMENT

22. If this settlement is approved by the Commission, Staff will not initiate any other proceeding under the Act against Sloan respecting the facts set out in Part IV of the Settlement Agreement.

VII. PROCEDURE FOR APPROVAL OF SETTLEMENT

23. Approval of the settlement set out in the Settlement Agreement shall be sought at a public hearing of the Commission scheduled for April 26, 2004 or such date as may be agreed to by Staff and Sloan.

24. Counsel for Staff or for Sloan may refer to any part, or all, of the Settlement Agreement at the Settlement Hearing. Staff and Sloan agree that the Settlement Agreement will constitute the entirety of the evidence to be submitted at the Settlement Hearing, unless the parties later agree that further evidence should be submitted at the Settlement Hearing.

25. If the Settlement Agreement is approved by the Commission, Sloan agrees to waive his right to a full hearing, judicial review or appeal of the matter under the Act.

26. Staff and Sloan agree and undertake that if the Settlement Agreement is approved by the Commission, they will not make any statement inconsistent with the Settlement Agreement.

27. Whether or not the Settlement Agreement is approved by the Commission, Sloan agrees that he will not, in any proceeding, refer to or rely upon the Settlement Agreement or the settlement negotiations as the basis of any attack on the Commission's jurisdiction, alleged bias or appearance of bias, alleged unfairness or any other remedies or challenges that may otherwise be available.

28. If, for any reason whatsoever, the Settlement Agreement is not approved by the Commission, or an order in the form attached as Schedule "A" is not made by the Commission;

- (a) the Settlement Agreement and its terms, including all settlement negotiations between Staff and Sloan leading up to its presentation at the Settlement Hearing, shall be without prejudice to Staff and Sloan;
- (b) Staff and Sloan shall be entitled to all available proceedings, remedies and challenges, including proceeding to a hearing on the merits of the allegations in the Notice of Hearing and Amended Statement of Allegations of Staff, unaffected by the Settlement Agreement or the settlement negotiations; and
- (c) the terms of the Settlement Agreement will not be referred to in any subsequent proceeding, or disclosed to any person except with the written consent of Staff and Sloan, or as may be required by law.

VIII. DISCLOSURE OF SETTLEMENT AGREEMENT

29. The Settlement Agreement and its terms will be treated as confidential by Staff and Sloan until approved by the Commission, and forever if, for any reason whatsoever, the Settlement Agreement is not approved by the Commission, except with the written consent of Staff and Sloan, or as may be required by law.

30. Any obligations of confidentiality shall terminate upon approval of the Settlement Agreement by the Commission.

31. If the Settlement Agreement is approved by the Commission, and at any subsequent time Sloan fails to honour the terms contained in paragraph 21, Staff reserve the right to bring proceedings under Ontario securities law against Sloan based on the facts set out in Part IV of the Settlement Agreement, as well as the breach of the terms.

IX. EXECUTION OF SETTLEMENT AGREEMENT

32. The Settlement Agreement may be signed in one or more counterparts which together shall constitute a binding agreement.

33. A facsimile copy of any signature shall be as effective as an original signature.

DATED this “23rd” day of April, 2004

Signed in the presence of:

“Daniel Bernstein”

“David Sloan”

Daniel Bernstein
Wardle Daley LLP

David Sloan

DATED this “23rd” day of April, 2004

Signed in the presence of:

Staff of the Ontario Securities Commission

Per:

“Kathryn Daniels”

“Michael Watson”

Kathryn Daniels
Assistant Manager,
Enforcement Branch

Michael Watson
Director, Enforcement Branch

What is F.E.D.I. And How Do They Make Their Income? (Summary)

F.E.D.I. is an acronym for Flat Electronic Data Interchange and has a physical presence in the United Arab Emirates. It is also referred to as EBT (Etisalat Bunya Tahtia) or communication platform.

It will become the worlds 5th Electronic Data Interchange (EDI) that is non usury and the first to be backed by Gold. It is located in buildings one and two in the United Arab Emirates Fujairah Free Zone.

The other Exchanges in existence today are in London, New York, Singapore and Hong Kong. It is important to understand that the other exchanges are totally owned and controlled by the Credit System or Banking System of the G-8 countries. The G-8 countries are the United States, Canada, Japan, Italy, United Kingdom, France, Germany and Russia.

Shaikh Abdul Abin Ali Alishtari resides in New York has been appointed by the Supreme Ijima Council in the United Arab Emirates as CEO and Custodian of this project.

The Supreme Council represents 10 Royal families that have set aside 5 Billion dollars per family which totals 50 Billion in Gold, which is held in escrow for projects around the world to create labor.

Mr. Alishtari responsibility as a Bank Underwriter was to build the Electronic Data Interchange (EDI) So F.E.D.I. is the parent organization that is producing the 5th International Electronic Exchange that is serviced by Gold rather than usury or Credit.

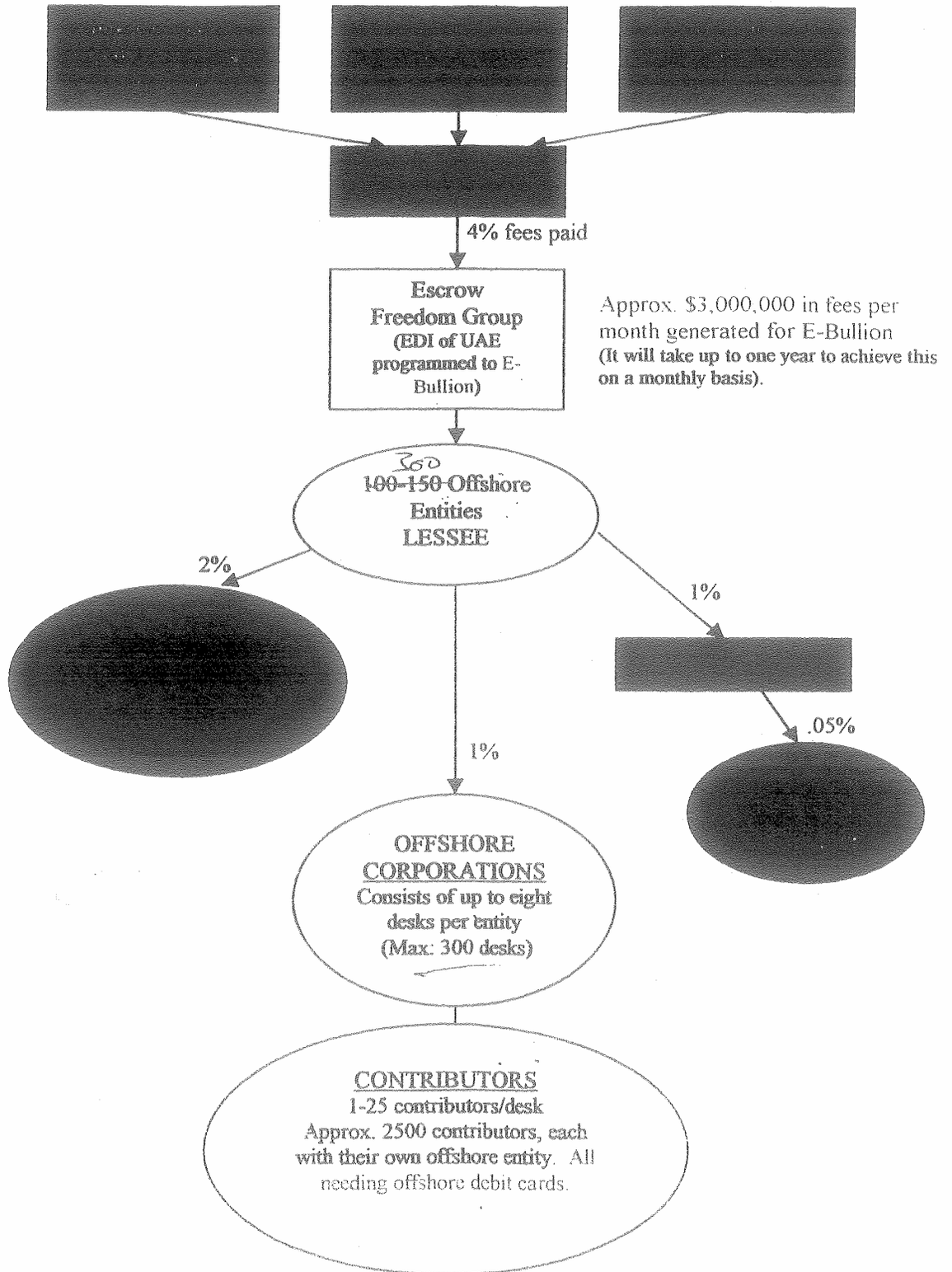
A Sub-Lessee is a member of the Gulf Cooperative Conglomerate who has put up 500 Million dollars in liquid gold assets to participate in this program. A total of 100 Billion in Gold has been put up by the GCC.

On the other hand, a Lessee is an offshore entity or DESK that acts as the paymaster of all fees that are generated through the three following methods.

1. Sub-lessees that do business World wide for a 4% Flat fee rather than the interest and usury payments made through the normal banking system owned by the G-8 nations.
2. 50,000 Web cafés and a Venda Card, which is a electronic debit card system that are presently being put into 50,000 libraries and Universities all across the United States and Canada.
3. The program is back by 150 Billion in Gold and Insured by a major insurance company, Aon Reed Stenhouse of Canada, with world wide re-insurers. This gold is to be used for project financing that will create labor through out the world.
4. Fee's are paid monthly to Sub-Lessee, FEDI , and Desk Lessee

CASH
FEDI Flow Chart

Schedule B



Bank Wire Coordinates

For Participation in the Alpha Project

Bank Coordinates for Brian D. Anderson

Bank : Bank of America
Address : 277 G Street, Blaine, WA 98230
ABA : 125000024
Name of Account : Brian Anderson
Account Number : 819-88-057

Bank Coordinates for Alpha Frontier, Inc. from within the USA

Bank : City National Bank
Address : 502 N. Las Posas Road, Camarillo, CA 93010
ABA : 122 016 066
Account Name : Goldfinger Coin & Bullion Inc.
Account Number : 041-917008
*Transaction Code :

*Prior to wiring funds to Alpha Frontier, Inc. please email Ms. Dick at dbdick@attbi.com to receive your Transaction Code. Place this transaction code in the MEMO field of your wire transfer to receive proper credit.

Bank Coordinates for Alpha Frontier, Inc. from OUTSIDE the USA

Bank : City National Bank
Address : 502 N. Las Posas Road, Camarillo, CA 93010
Swift Code No. : CINAUS6L
Account Name : Goldfinger Coin & Bullion Inc.
Account Address : PO Box 1724, Camarillo, CA 93011
Account Number : 041-917008
*Transaction Code :

*This MUST have the proper Transaction code in the MEMO field of your wire transfer before the wire is sent -- see above instructions.

Schedule D

Bank Wire Transfer Procedure

To open an E-bullion account:

Go to www.e-bullion.com and select OPEN ACCOUNT from the left side menu. Follow the instructions. To open an e-bullion account is free, fast & easy. To ensure your security, it is highly recommended that you purchase the "Cryptocard" which is a password protector. It is linked to your account and changes your password each time you log in. It is very high security for your account. The cost is \$99.50.

To fund your E-bullion account:

Once you have opened your account and received your account number, you are ready to fund it.

First you must log-in to your account. Then select FUND ACCOUNT from the left side menu. Choose Bank wire. Follow the instructions and enter the amount to be wired. Fees must be added on top of the amount of bank wire. For amounts over \$75,000 there should be a special wholesale rate that will be less than the normal 2% charged.

For current wholesale discount specials, please contact: Goldfinger Coin & Bullion at sales@goldfingercoin.com or call (805) 482-4425.

As you finish up the wire and submit your wire order – you will receive a special transaction code that must appear in the memo portion of your bank wire. *Please do not forget to include this special code.*

Once the money is in your account, you can make an internal transfer to the Alpha Frontier, Ltd. account (A29894). To make an internal transfer: log-in to your account and select TRANSFER from the left side menu and put in the Alpha Frontier account number (A29894) and the amount. In the memo portion, please identify yourself, so you can be readily identified to your funds. Then submit your order. When you have received the successful transaction page giving you your transaction ID #...**PLEASE PRINT OFF THIS PAGE** or copy it into an email and fax it to Ms. B. Dick at (360) 752-9700 or email at dbdick@attbi.com.

BRIAN D. ANDERSON

#103 - 15875 Marine Drive
White Rock, B. C. Canada V4B-5J2
TEL: (604) 536-1528; FAX: (604) 536-1478
E-Mail: eagle2002@attbi.com

May 14, 2003

Dear _____:

Reference: Joint Venture Agreement. -- STRICTLY CONFIDENTIAL

Please let this letter serve as our Joint Venture Agreement between Brian D. Anderson and _____. Within the next six weeks, this preliminary agreement will be replaced by a new formal Joint Venture Agreement between International Frontier, Inc. and yourselves. However, all the rights and privileges of this agreement will be transferred 100% over to the new Joint Venture Agreement. This new Agreement is being put in place to protect you any against legal problems that you might incur knowing or unknowingly in the days to come. The Agreement protects the income generated for you through this program and it also provides you with additional income streams not related to the primary source of funds.

After months of serious consideration and having taken the special training course as provided by the investment portfolio group, I have now entered into an agreement to manage an international "desk(s)" which will handle every kind of commodity and Internet purchase. This desk is equivalent to owning a seat on the Chicago Mercantile (Commodity) Exchange or owning a seat on the New York City Stock Exchange. The new ASP server is now up and running for the general public, but especially for the international Arab community. It can be found at <http://www.globalprotector.net>

This new commodity exchange has been in the development stages for over 15 years. Companies like AT&T, Hewlett Packard, Rising Star Telecommunications, VendaCard and major international insurance companies are just a few of the participating companies, in this worldwide venture. Everything is being done online with very sophisticated encryption and filters (1051 bytes). It truly is amazing.

My final training is now completed. Beta testing is now taking place through July 2003. Thereafter, the desks will be turned on no later than October 2003 if not before. Within the first 90 days of a desk being turned on, a minimum of \$50M USD worth of business will be put through the desk. Over the first two years, there will be dramatic increase in revenue through Globalprotector.net, especially as they go worldwide. Within the first 5 years, they anticipate doing \$500M USD per month through each desk.

I do not have to initiate or consummate any transaction. My job is simply to monitor the transactions and make sure that each transaction falls within the terms and conditions of the program and then pay the sub-lessee and the contributors of each of the leased desks within 5 days of the end of each month. I am responsible for all transfer fees to the respective parties.

You have indicated your interest in participating in a desk. By signing this Joint Venture Agreement, you hereby acknowledge that you will fund _____ () desk(s) for \$125,000 USD per desk for a total of \$ _____.

Brian Anderson, Trustee for International Frontier, Inc. is the designated lessee of the desk. You, _____, become a silent Joint Venture Partner in this project. The agreement is for 5 years, with an option for an additional 5 years. Your investment funds will be returned in October 2003 and then commencing in November 2003 you will be paid approximately _____% of the principal amount per month for the full term of this agreement which is for 5 years with a rollover provision for another 5 years. An Ivory Shield and Offshore banking information will be made available to you upon commencement of program along with Debit card information.

For your information, we will be setting aside 15% of the gross income per month. This does not affect your earnings. I need to put aside this contingency reserve each month because at the end of five years, I have to pay a fee of 2.5% of all the business completed in the past five years. By paying this fee, my contract continues for another five years. There are a number of other expenses that will be taken out of this reserve including salaries and overhead. The desk must be monitored 24 hours per day, 7 days a week. Therefore, I have now employed ten very competent staff members who I have known for over 20 years each.

_____, I am very excited about this project. I have done my due diligence and asked all the hard questions. There is no downside to this program. In the event of failure of any kind, our investment capital will be returned to us within 30 banking days. You need to know that I have had to sign a very strong Non-Disclosure/Confidentiality Agreement. You will be bound by that same agreement once you are a participant. There can be no communication or contact with anyone except with me concerning this program (wife excluded). By signing this agreement, you agree to absolute confidentiality. No other members of your family or friends are to know your involvement. There are serious security issues at stake for each participant. Any breach in this code of silence will result in your funds being returned immediately with no further participation.

Thank you for your payment.

- Please fax a signed copy of this agreement to (360) 752-9700.
- Two hard copies of both agreements are being made available to you. Please sign and initial each document and return one original to me as soon as possible. Please provide your complete address and telephone number. Please send one hard copy by mail to the following address: c/o Ms. B. Dick, P.O. Box 2308, Bellingham, WA 98227.

Again, if you have any questions, please feel free to call me at your convenience.

Executed and signed this day of May, 2003

Witness:

Brian D. Anderson
Desk Lessee

Witness:

Desk Participant

Brian D. Anderson

From: Gordon Rothwell [grothwell@globalprotector.net]
Sent: May 15, 2003 12:33 PM
To:
Cc: invitab; 2@shaw.ca; grothwell@globalprotector.net
Subject: Confirmation on Desk Protocol

Jeff Moores,
Director of Finance,

Dear Mr. Moores,

My name is Gordon Rothwell, I am a licensed representative for the EBT.

The EBT(Etisalat Bunya Tahtia)or communication platform is the world's fifth Electronic Data Interchange. The only exchange that is non usury and also backed by gold. It is located in Buildings one and two in the United Arab Emirates Fujairah Free Zone (FFZ)

I am writing you this morning at the request of Mr. Brian Anderson. Mr. Anderson represents multiple Leasing Agencies. He also as of earlier this spring just elected to the Executive Committee that represents all Leasing Agencies that have leased desks. This Executive Council meets weekly via conference call each Thursday with Shaikh Abdul Abin Ali Alishtari who has been appointed by the Supreme Ijima Council in the UAE as the CEO Custodian of this project.

It has been my privilege to have been involved with this project for over 5 years. The integrity of those involved I have found in this project has been beyond reproach. The project started 14 years ago for the Shaikh when he was sought out by the Royals in the Gulf to build for them an EDI (ELECTRONIC DATA INTERCHANGE) . All that has been planned is now finally ready for execution this year. Compliance in all areas has been paramount.

Mr. Anderson's involvement has been over two years at this time although he has had knowledge of the project for over five years. Mr. Anderson has been an integral part of the development since he leased his first desks. His contacts worldwide have aided the Shaikh in opening doors quickly in regards to solving compliance issues that would have taken much longer.

I have always found Mr. Anderson as a person with high ethical standards. He has always kept his word. He is a very successful business executive, has a wonderful warm large family.

The Shaikh also has a very strong close personal relationship with Mr. Anderson and that is rare, since he has know him only a couple of years. In fact the Shaikh invited Mr. Anderson as his personal guest when the Shaikh was invited to Washington to D.C. to receive his award for Republican Business Man of the Year for the State of New York earlier this spring.

Mr. Anderson has demonstrated more than once that he has the financial wherewithall as well to handle his responsibilities. Mr. Anderson stated in our call that your firm has requested a corporate guarantee from the

EBT. As this is a writing and not an investment or security that is not necessary. Protocol states that if a Leasing Agency requests a rebate they are simply swapped out (replaced by another Leasing Agency). This has been done in the past where corporations had financial difficulties and had to withdraw. Mr. Anderson has stated that he is willing to provide your corporation with a personal guarantee. I believe that his generosity in this regard would be sufficient as he has demonstrated his ability to service his responsibilities in the past. I also know from first hand knowledge that the time frame of October is very conservative. This is the date the rebates are to be paid back in full. But in fact, actually, we expect the rebates to begin being paid on a pro rata basis early this summer.

Mr. Moores, there is a strict protocol in place for new Leasing Agencies to be able to apply:

- 1) A Non Disclosure is signed and a review is done.
- 2) All pertinent documents are delivered
- 3) Leasing Agency must have have:
 - 1) Offshore Name and Corporate Office Address
 - 2) Funds for desired desks wired to Alpha Frontier E-Bullion Account
 - 3) Value of E-Bullion account then used as third party to verify Desk Contribution
 - 4) Leasing Agency to name Qualified Approved Person to operate desk
 - 4) Leasing Agency to name Alternate Approved Person to act as back-up
 - 5) Affidavit will be delivered to AP to verify that all funds are legal
 - 6) Affidavit will be delivered to AP to ensure no felons on Leasing Agency
- 3) A cover letter by a licensed Websherriff introducing the Leasing Agency is sent to Mohmaed H. Abdi (deputy Custodian) with accompanying paperwork from new Leasing Agency
- 4) Mohamed H. Abdi approves desk and issued approved discovery letter to Approved Person.
- 6) Shortly after a Desk Registration arrives for signatures and five witnesses which verifies the contract as a prepaid fee simple 10 year lease of desk # 210-218 (sample)
- 7) The Desk registration is then filed in the UAE with a copy returned to the Leasing Agency.

At this moment there are 209 desks totally funded. The Shaikh has of just now opened the last 90 desks for subscription. These are the last desks of the total 300 desks being provided to the the Royal families and Billionaire Gulf Sapphires. Once these desks are done we can start. He has mandated that these must be done by early June as he the project is scheduled to open mid June. Mr. Anderson has taken on the responsibility to do all remaining desks himself. Although there are some large groups and others that have expressed their desire to do more desks the Shaikh knows that with Mr. Anderson's involvement this will be done in the time the Shaikh needs it finished. This has pleased the Shaikh enormously as he can now plan with confidence his own responsibilities to ensure we start on time.

We expect the Captive Insurance company in Barbados called Capital Performance International Guarantee Inc. to be ready by mid June. AON Reed Stenhouse is the lead Risk Guarantor for all that we do at this time. We have 1 Billion in gold certificates to be moved against insurance certificates once insurance is ready. This is for our first debt writings previously approved.

AON Reed Stenhouse is a fully owned subsidiary of AON out of Chicago, USA. AON Reed Stenhouse does most of the risk assured work for the Government of Canada. They also provide the assured for the Perth Mint which holds the unallocated gold for the EBT outside the UAE.

Mr Moores, if you have further questions feel free to contact me anytime at the above email address or call. My phone number is

1(250)242-5307

Yours Sincerely,

Gordon Rothwel
Websherriff Alliance
CANADA

The site www.globalprotector.net

is the home of Global Protector
this is the public side of who we are. The writings (desks) is the private side of what it is we do. Please review the site and all links active at this time.

Sent via the GlobalProtector.Net system at globalprotector.net

Schedule G

Brian D. Anderson

From: bbanderson [bbanderson@ziplip.com]
Sent: Thursday, April 17, 2003 12:56 PM
To: eagle2002@shaw.ca
Subject: Alpha Update.April 15.03

Dear Alpha Family:

I feel like I have been gone from home for ages. I have never worked so hard in a long time. The past two months have been very productive and all the pieces are coming together for the commencement of the Alpha Project.

I have a number of items to share with you today.

1. Commencement Date:

A number of you continue to ask me when the Alpha Project will officially start. As indicated before, the commencement date will be October 2003. However, this past month I spent considerable time with the Custodian in Boca Raton, FL and then again by invitation in Washington, D.C. at the Republican National Small Businessman's Convention. I was able to find out the obstacles that the Custodian has been facing and after listening to him, I felt that I could get involved and solve several situations for him. As a result there is a strong possibility that the Alpha Project can start as early as August 2003, but that is not a commitment but an evaluation from my perspective knowing so many of the inside details. As you know, I serve on the Desk Advisory Committee and therefore, we are now being given weekly updates.

The Custodian was very complimentary of my work this past month when he made the following comment.

Salaam,

I pray for peace in general. War is bad for business. I thank you for your efforts and I look forward to the Monday conference call. I congratulate you for your efforts in the path of God.

George B. Shaw wrote Winston Churchill "Please find first night tickets for you and a friend, if you have one." Mr. Churchill wrote back "I can attend your second night, if you have one."

When I read your quip about predicament I felt I had done what Mr. Shaw did long ago. It is of course my predicament and one that I never forget and at the same time everything I do is best efforts.

My projections are not promises per se. My faith in God says only God can guarantee the future that God owns and not any man. It is my best effort to deliver on a reasonable

4/17/2003

schedule in this world.

Notwithstanding, I am doing the best I can to get everything on the table in operating order quickly and you have been truly heroic in your efforts to keep all this going forward respectively.

I thank you and I realize there are things happening now that make our company better than any of us had plans for in the past. That is what God does, He plans better than all of our plans together.

Salaam,

SAA

2. Merge of the Alpha Project with E-Bullion

I am very pleased that my recommendations and leg work have paid off and the Alpha Project will be merging its gold value/currency transfer through E-Bullion. E-Bullion is owned by a wonderful couple who have their roots in Egypt and, therefore, are Arab in descent. I will be spending personal time with them on Monday in California. Not only have we found the way to transmit funds, but we have also supplied E-Bullion with a great debit card that will be available to all customers of E-Bullion. They presently have 150,000 clients worldwide. They are very pleased.

By the time the program commences, every contributor to the Alpha Project will have an offshore entity provided to them through my company. This new offshore entity will be registered with E-Bullion. More on this later.

3. Web Cafes and Post Offices

The beta WebCafe prototype for stores and Post Offices has been completed. FEDI management is now in New York City setting up the first of many WebCafes. The first store agreement has been signed and there are over 2500 people in line waiting to sign up. It really is amazing because in New York City there are very few WebCafes as compared to other parts of the world. When I was in Panama just over a week ago, we saw dozens of WebCafes. We went into one of them and there were approximately 10 computers. All were being used. Pretty well all of the men on the computers were viewing pornography. It is for this very reason that the WebCafes become very important to us. They are encrypted so well that no pornography or immoral material is allowed to be viewed. The protocols are so strong on the computer that you can do Internet banking without the fear of being hacked or losing your credit card number etc.

All the training materials and the promotional materials are now ready for distribution and implementation. The WebCafe Due Diligence and Storeowner Training Manuals will be available within the next 15 days. Complete Technical Support and a Call Training Center will be up and running by June. Both DVD/VHS and CD-Rom training materials are in their final stages for production.

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4. Professional Pools:

This is a subject in itself and the Professional Pool is now ready for anyone who would like to rent a brand new computer, printer, scanner, PDA etc all for \$100 USD per month. I will review all the material and give you a first hand assessment as soon as I can get to it. However, in the meantime for those of you that are interested, you can go to www.globalprotector.net and go to the Registration Portal and proceed to Register Now. This is a viable option for anyone who wants to upgrade their computer and have it replaced every three years with a new computer and all the accessories. I will get back to you on this with full details.

5. Libraries and Universities:

The entire program is also being made available to over 50,000 libraries and Universities across Canada and the United States. Involved in this process is a new vending machine produced by VendaCard that has been used in this industry for over 30 years. Mr. Darryl Rademacher has now signed an exclusive manufacturing and distribution agreement with FEDI to provide thousands of these new VendaCard machines for distribution across the country. They are equivalent to placing \$20 into a vending machine and the machine spits out a loaded Debit Card for you. These Debit Cards will be time/value Debit Cards to access the Internet, or buy postage, or do copy work. This will also be used for hotel chains around the world as people access the Internet from their hotel rooms. In time, this program will go worldwide. Now you begin to see why the Alpha Project will in time be another Microsoft in size.

6. Captive Insurance

As you are beginning to understand, this entire program is built upon fees, factoring, rent, and leveraging through gold and insurance. The Royal Families of the Middle East have put up \$125 Billion dollars worth of Gold. All the gold has been wrapped by a captive insurance company and then re-insured by major insurance companies worldwide. This entire process should be completed by the end of June, just in time to insure every aspect of the FEDI program including WebCafes and Vending Machines. For your information, the Captive Insurance company is a Canadian company that also is the bonding agent for the Perth Mint in Australia.

7. Legal Issues

Over the past month, I have spent considerable time with two of my attorneys. Rainelda Mata-Kelly lives in Panama and Michael Grosh lives in Calgary, AB, Canada. Both have been very helpful as we have worked tirelessly on structures and asset protection. I now have in hand a complete letter from Mr. Grosh giving me an assessment and recommendations for our group to implement in the very near future.

One of the reasons for this new structuring and contracts is due to a liability issue that has been implemented by FEDI itself. For example, if anyone is sued, has a legal claim against them or has a felony charge placed against them, they will lose their desk and be asked to leave the program. There are no exceptions or loop holes in this policy. Because many of you have gone together to be participants in a single desk, one person has the capability of bringing down the entire desk and everyone on that desk losing their position. This has been a huge concern for me personally. Therefore, we are structuring ourselves accordingly so that if such a condition

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surfaced that we can avert such a legal dilemma. Therefore, Mr. Grosh is now in the process of creating a new agreement between for all of us that protects all of us in the process. This new agreement will replace our present agreement but provide all the same benefits of our present contract.

We will be divorcing ourselves from the FEDI project and making the Alpha Project a multiple income stream project that will include the FEDI income stream but not be exclusive to it and therefore a multiple income stream. More on this exciting news shortly.

8. Personal Concern - VERY IMPORTANT!!

I know that many of you have waited a long time for the commencement of the Alpha Project. Your wait will not be in vain. We are just six months away if not sooner for the start of the program. However, I need to know if there are any contributors that are facing a hardship and need their money back now. Please note, that if you ask for your money back now, you are going to be swapped out of the program. In other words, you will get your principal back now but will have no further participation in the program or the benefits of the program. This is your last opportunity to request a refund otherwise you are committed 100% to the completion and start of the Alpha Project.

Another reason I share this with you is because the Custodian has given me the special privilege of increasing my holdings within the Alpha Project by making available to me another 24 desks. If you are interested in purchasing a complete desk for \$125,000 USD, please contact me at your convenience. If two or three of you want to go together to purchase a desk, I will also consider each situation individually. Our infrastructure is all in place to handle these additional desks. I need to know how many desks need to be swapped out first to replace present contributors with new contributors before I take on any new desks. In either case, please let me know your intent by May 1st.

I leave on Sunday for a two week trip to visit clients who are very interested in purchasing additional desks. My trip will take me to several places in the United States and then over to London England for several days. I will return on May 1st.

9. Rebates

Several of you have asked when the initial rebates would come back to those who contributed in the very beginning up until March 2003. I cannot give you all the details now, but the long and short of it is that everything appears to be on target for disbursement after May 15th and before June 1st. That was a direct word from our bank today. Nothing is happening this week as it is Easter Week, but we will be back in the bank next week to complete the necessary requirements. Our attorneys are doing a great job on our behalf.

All new contributors to new desks commencing in March 2003 and over the next five to six weeks will have their rebate come back no later than October 2003. Remember, your principal comes back to you first prior to receiving regular payments.

10. Confidence and Excitement.

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At times, I just wish I could give you a better glimpse into this amazing project. It is a dream come true as it accomplishes so much for so many people. Again, I ask for your complete confidentiality as we approach the beginning of this project. When you are excited, that is when there are loose lips and tongues. Loose lips could result in your being asked to leave the program. You have made a wise choice. Now I ask you to protect that which you have worked so hard for. I was reminded just the other day that 97% of people who have won the Lottery have gone bankrupt just after five years. We want to give you the training and the education to insure that not only will your income be protected 100%, but that your children and their children can enjoy the benefits. The decision is up to you.

Please remember to mark your calendars for the last week of February 2004. Our conference will begin on Sunday night, February 22, 2003. You are all invited to join us in Panama for one week of training. You will pay your own way there, but your land costs will be covered as apart of the bonus and multiple income stream of the Alpha Project. We have made arrangements to go back to the Gamboa Rainforest Resort and the over to DeCameron. The second week is optional and at your own expense but we would like to escort those of you who would like to join us and take you up to David, Boquete, Valle Escondido and Volcan. It will be an amazing second week where we will show you all kinds of great investment opportunities to make your money work for you.

Well, I think I have taken enough of your time today. I trust you have found the enclosed informative and helpful. Have a great Easter Weekend.

Brian and Joyce

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Schedule H

Brian D. Anderson

From: Brian D. Anderson [eagle2002@shaw.ca]
Sent: May 13, 2003 8:21 AM
To: Brian & Joyce Anderson
Subject: Alpha Update for May 10.03

Dear Alpha Family:

Another month has gone by and thousands of air miles logged. It has been a successful month as we work towards the commencement of the Alpha Project. I really feel blessed as I serve on the Executive Committee of the Desk Advisory Committee. The DAC is the Chamber of Commerce of all the offshore desk entities. The DAC has appointed an Executive Committee to educate and inform all offshore entities how to be structured and be prepared for this program.

Therefore, every Thursday morning, our committee meets by long distance and the Custodian of the program provides us with current updates on the progress of the project in every area.

1. Overview of progress

Right now the insurance policy with Aon Reed Steinhouse is being completed with all the worldwide re-insurers. The WebCafes are coming into existence with a sales and marketing team plus publication and print advertising to let the world know what we now have available. Over 2000 WebCafes are now being signed up in New York City alone. The goal is for an initial 50,000 WebCafes in North America.

Production is about to begin on the VendaCard Debit Card system. Over 400 machines will be produced daily to be placed into WebCafes, every University and Library in America and Canada, plus every Post Office in America.

Negotiations are now taking place to open an Australian Office and to develop a sales team for WebCafes and placement of VendaCard Debit machines in Universities, Libraries, and Post Offices not only in Australia, but also throughout all Southeast Asia.

I have been very active in assisting the Custodian in the final negotiations to bring E-Bullion on line with the Alpha Project. We are making good progress and I believe that most of the above will be completed by the end of July.

2. Present Contracts and Offshore Entities.

If you will recall, we have stated several times that our legal counsel has advised us that in order to protect every contributor from unforeseen lawsuits or legal actions against any single contributor, that the Alpha Project be structured through an offshore entity rather than in my personal name. For that reason, we are announcing today that all contracts will be re-written and provided to you once all desks have been funded and completed. The contracts will be in the name of International Frontier, Inc., a Belize corporation. When you are at our offshore family conference next February 2004, I will give you specifics as to how all of that works and how you are protected incredibly. I have enclosed an attachment from our Attorney, Michael Grosh, for your consideration.

3. International Film Peace Festival

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Not only is the entire process speeding up quickly for a commencement date this fall, but everything has to be up and running before December 10, 2003. On this date, Global Protector.net will be introduced to the world. FEDI has taken the lead to organize the first International Film Peace Festival to be held in Orlando, Florida. Every Peace Organization in the world will be present at the debut of the Peace Film Festival. The Mayor of Orlando has opened the door for this huge event, hosted by FEDI. More on this later.

4. Commencement Date For Transacting Business.

I indicated in my last email that the commencement date of the Alpha Project would be in October 2003. Now let me be more specific. That is when the first of the rebates for the principal amount will come back officially from FEDI. This will apply only to new desks that have been underwritten since March 1, 2003 through June 2003. More on rebates in a few minutes. However, the first business of each desk should begin to collect value data in September 2003 and the first profits should be disbursed in the first five days of December 2003 and every month thereafter for the term of our agreement.

5. New Desks Available

Last Friday the Custodian called me personally to thank me for my pro-active role in bringing about the commencement of the Alpha Project. Many are sitting back just waiting for their payday and subsequent paydays without contributing anything to the cause right now. The Custodian wanted to personally thank me for our leadership in the entire program. As you know there were supposed to be only 150 desks made available to the western world and 150 desks retained by the Middle East. However, in light of September 2001 and now the Iraq war, it has been decided to make all 300 desks available to the western society. There are presently 208 desks that have been leased with 92 left to go.

I could write several very long paragraphs here, but let me come right to the point by saying that if we can underwrite as many of the 92 remaining desks as possible, then we can guarantee ourselves not only the promised returns under contract, but there will be a bonus that could be in time larger than our contractual commitments to all of you. I am, therefore, looking for individuals or companies that are sophisticated contributors who could purchase a minimum of 1 desk for \$125,000 USD or multiple desks of 5 or 8 or even 16 at one time. Do you know that kind of person? If you do, then please contact me personally as your reward is very significant as a finder's fee.

In the past three weeks, we have been to Los Angeles, Philadelphia, Ft. Lauderdale, Miami, London, England and Portland, OR. Tomorrow I will be in Tacoma, WA. Every place I have gone, people are wanting to participate in complete desks. Time is of the essence and I only have 30 days in which to complete as many new desks as possible. If you can help, it would be much appreciated.

6. Rebates

One of the real possibilities of funding more desks could come from our rebates that we have offered to all desk contributors prior to March 1, 2003. Some of you have been waiting for this project to start for two years. You have been very patient and understanding throughout the entire process. Although I cannot guarantee 100% a rebate by the end of this month, our bank has indicated that they should be able to release funds to our foundation through another transaction that I am personally involved with by month end. That was confirmed again today and I will have a much better feel by Tuesday or Wednesday of next week. My partner has just returned today from bank meetings and our attorneys are still on location to finalize the release of our funds. We expect good news momentarily. Now if that happens, as anticipated, many of you as contributors may want to consider rolling over your investment

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into a new desk with a return on that principal in October 2003. I will get back to you on this item sometime late next week.

Well, the hour is late and I must close as I have a heavy day tomorrow. Have a great week and if you have any questions, please feel free to contact me at your convenience.

Don't forget to open up the PDF file and letter from Michael Grosh. See below.

Sincerely,

Brian D. Anderson

13/05/2003

**IN THE MATTER OF THE SECURITIES ACT
R.S.O. 1990, c.S.5, AS AMENDED**

AND

IN THE MATTER OF DAVID SLOAN

ORDER

WHEREAS on June 11, 2003, the Ontario Securities Commission issued a Notice of Hearing pursuant to sections 127(1) and 127.1 of the *Securities Act* in respect of David Sloan;

AND WHEREAS David Sloan entered into a Settlement Agreement with Staff of the Commission in which he agreed to a proposed settlement of the proceeding, subject to the approval of the Commission;

AND WHEREAS Staff recommend approval of the Settlement Agreement;

AND UPON reviewing the Settlement Agreement and the Notice of Hearing of Staff of the Commission and upon hearing the submissions of counsel for Staff and counsel for David Sloan;

IT IS HEREBY ORDERED THAT pursuant to ss. 127(1) and 127.1 of the Act:

1. The Settlement Agreement dated April 26, 2004, a copy of which is attached hereto is hereby approved;
2. Trading by David Sloan in the securities of Flat Electronic Data Interchange (a.k.a. F.E.D.I.) and its successors shall cease permanently, effective immediately;

3. The exemptions contained in Ontario securities law do not apply to David Sloan for a period of two years from the making of this order;
4. David Sloan shall be prohibited from providing to any person or company the documents attached to this order as Scheduled "A" to "G";
5. David Sloan is hereby reprimanded; and
6. David Sloan will pay \$5,000.00 to the Commission for the costs of the investigation pursuant to section 127.1 of the Act;

DATED at Toronto this 26th day of April, 2004
