## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

IN THE MATTER OF THE APPLICATION

OF THE UNITED STATES OF AMERICA FOR

AN ORDER AUTHORIZING: (1) THE FURTHER

INTERCEPTION OF ELECTRONIC COMMUNICATIONS

TO DIGITAL DISPLAY PAGING DEVICE ASSIGNED

TELEPHONE NUMBERS (617) 532-3504 AND

1-800-22ALPHA; AND (2) THE INITIAL

INTERCEPTION OF WIRE ("VOICE MAIL")

COMMUNICATIONS FACILITATED BY MEANS OF

THE SAME DIGITAL DISPLAY PAGING DEVICE,

ASSIGNED TELEPHONE NUMBER (617) 553-0778

## TO: THE ADDRESSEE HERETO

## PLEASE TAKE NOTICE OF THE FOLLOWING:

- 1. On January 30, 1992, the Honorable Edward F.
  Harrington, United States District Judge for the District of
  Massachusetts, entered an Order authorizing the interception, for
  thirty (30) days, of electronic communications to the abovecaptioned digital display paging device (the "First Order"). On
  March 12, 1992, the Honorable Edward F. Harrington entered a
  second Order, authorizing the further interception of electronic
  communications to the aforementioned digital display paging
  device and the interception of wire ("voice mail") communications
  facilitated by means of the same digital display paging device
  (the "Second Order").
- 2. The period of authorized interception pursuant to the First Order included the period between January 30, 1992 and February 29, 1992. The period of authorized interception pursuant to the Second Order included the period between March 12, 1992 and April 10, 1992. On April 13, 1992, all original recordings

of such interceptions were sealed by order of this court.

3. During the period of authorized interception, one or more electronic or wire communications from you to the above-described voice mail function was intercepted.

Very truly yours,

A. JOHN PAPPALARDO United States Attorney

By:

PAUL V. KELLY Assistant U.S. Attorney

FRANK A. LIBBY, JR. Assistant U.S. Attorney