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## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

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In re

#### CASE NO. 6:03-BK-00299-ABB

ADVANCED TELECOMMUNICATION **CHAPTER 11** NETWORK, INC.,

Debtors.

## ORDER GRANTING, APPLICATION OF GRONEK & LATHAM, LLP, FOR AWARD OF ATTORNEYS' FEES AND REIMBURSEMENT OF EXPENSES

THIS CASE came on for hearing on May 25, 2004 ("Hearing"), upon the Application of Gronek & Latham, LLP ("G&L"), filed with the Court on April 29, 2004 (Doc. No. 167), for award of attorneys' fees, in the amount of \$145,191.50, and reimbursement of expenses in the amount of \$9,693.96, incurred in connection with legal services performed as counsel to Advanced Telecommunication Network, Inc., ("Debtor") from July 16, 2003 through March 31, 2004 ("Application Period"); Daniel W. Allen's Limited Objection to Application of Gronek & Latham, LLP, for Award of Attorneys' Fees and Expenses through Confirmation, and for Surcharge upon Secured Creditors for the Payment of Those Amounts ("Allen Objection") (Doc. No. 193). The Court, having considered the Application and having heard from the United States Trustee and counsel for all interested parties present at the Hearing, and noting the withdrawal of the Allen Objection, finds that it is in the best interest of the Debtor's bankruptcy estate to approve the Application. Accordingly, it is hereby DOCUMENT NUMBER-DATE OTH Nonnye 06549 JUN 143

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### **ORDERED:**

1. The Application is granted.

2. A reasonable fee for the services rendered during the Application Period by G&L is hereby determined to be \$145,191.50 and such is hereby approved.

3. A reasonable amount for actual expenses incurred by G&L during the Application Period is \$9,693.96 and such is hereby approved.

4. Upon this order becoming final, G&L may apply the entire advance retainer of

\$35,000.00 previously paid to G&L, and Debtor is hereby directed to pay G&L the remaining

unpaid fees in the amount of \$110,191.50 and \$9,693.96 for actual expenses for a total of

\$119,885.46, together with any additional fees allowed by the Court but unpaid by the Debtor,

subject to the provisions of the confirmed Plan and the agreement of the parties.

**DONE AND ORDERED** at Orlando, Florida, this 4 day of June 2004.

ARTHUR B. BRISKMAN United States Bankruptcy Judge

Copies to:

Debtor: Damian Freeman, President, ATN, 2502 N. Rocky Point Dr., Ste. 860, Tampa, FL 33607;

Richard Rodriguez, Asst. Corp. Counsel, ATN, 2502 Rocky Point Dr., Ste. 860, Tampa, FL 33607

Attorney for Debtor: R. Scott Shuker, Esq., Gronek & Latham, LLP, P. O. Box 3353, Orlando, Florida 32802-3353;

Attorneys for Daniel and David Allen: Ivan J. Reich and Gary C. Rosen, Becker & Poliakoff, P.A., P.O. Box 9057, Ft. Lauderdale, FL 33310;

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United States Trustee, 135 West Central Boulevard, Suite 620, Orlando, Florida 32801; and

Local Rule 1007-2 Parties-in-Interest



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