IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

10-CV-568 JCH/LFG

UNITED AMERICAN VENTURES, LLC; PHILLIP LEE DAVID JACK THOMAS; ERIC J. HOLLOWELL; MATTHEW A. DIES; INTEGRA INVESTMENT GROUP, LLC; ANTHONY ("TONY") OLIVA;

Defendants,

and

ALL AMERICAN CAPITAL CORP.,

Relief Defendant.

FINAL JUDGMENT

Having granted Plaintiff's Motion for an Order Holding Defendants Hollowell, Thomas, and United American Ventures, LLC, Jointly and Severally Liable for Disgorgement and Prejudgment Interest, and Individually Liable for Maximum Third-Tier Civil Penalties [Doc. 21], Motion for an Order Holding Defendants Integra, Oliva, and Dies Jointly and Severally Liable for Disgorgement and Prejudgment Interest, and Individually Liable for Maximum Third-Tier Civil Penalties [Doc. 23] and Motion for Default Judgment Against Relief Defendant All American Capital Corp. [Doc. 25] by a Memorandum Opinion and Order entered contemporaneously with this judgment,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that final judgment is entered in favor of Plaintiffs.

NITED STATES DISTRICT JUDGE