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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

- against -

AIMSI TECHNOLOGIES, INC., REGINALD
HALL, HARRIS DEMPSEY "BUTCH" BALLOW,
EVERETT BASSIE, WINFRED FIELDS,
and BRUCE CHARLES POLLOCK

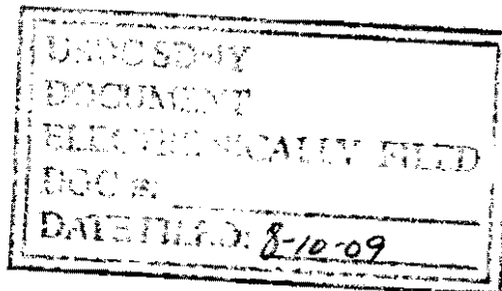
Defendants,

- and -

WILLIAM WATKINS, DOLORES WATKINS,
WRIGHT FAMILY HOLDINGS, INC.,
WRIGHT FAMILY TRUST, GBY INTERNATIONAL
PUBLIC RELATIONS, INC., BP INTERNATIONAL,
INC., SECURE RELEASES, INC., CHINA
GLOBAL DISTRIBUTION CORP., LINES
OVERSEAS MANAGEMENT, WONDERLAND
CAPITAL CORP., PRIVATE FUNDING CORP., and
OREKOYA CAPITAL CORP.,

Relief Defendants.

05 Civ. 4724 (LLS)



**FINAL JUDGMENT AS TO
RELIEF DEFENDANT OREKOYA CAPITAL CORP.**

WHEREAS, the Securities and Exchange Commission moved for judgment by default against Relief Defendant Orekoya Capital Corp. ("Relief Defendant Orekoya"), and the Court issued a Memorandum and Order dated July 23, 2009 resolving the Commission's motion, and upon all prior proceedings herein,

I.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Relief Defendant Orekoya is liable for disgorgement of \$505,220.91 representing profits gained as a result of the conduct alleged in the Complaint, together with prejudgment interest thereon in the amount of \$158,329.99. Relief Defendant Orekoya shall satisfy this obligation by paying \$663,550.90 within ten business days to the Clerk of this Court, together with a cover letter identifying Orekoya as a defendant in this action; setting forth the title and civil action number of this action and the name of this Court; and specifying that payment is made pursuant to this Final Judgment. Relief Defendant Orekoya shall simultaneously transmit photocopies of such payment and letter to the Commission's counsel in this action. By making this payment, Relief Defendant Orekoya relinquishes all legal and equitable right, title, and interest in such funds, and no part of the funds shall be returned to Relief Defendant Orekoya. Relief Defendants Orekoya shall pay post-judgment interest on any delinquent amounts pursuant to 28 USC § 1961.

The Clerk shall deposit the aforementioned funds into the interest bearing account with the Court Registry Investment System ("CRIS") established in this action entitled "Commission Judgments." These funds, together with any interest and income earned thereon (collectively, the "Fund"), shall be held in the interest bearing account until further order of the Court. In accordance with 28 U.S.C. § 1914 and the guidelines set by the Director of the Administrative Office of the United States Courts, the Clerk is directed, without further order of this Court, to deduct from the income earned on the money in the Fund a fee equal to ten percent of the income earned on the Fund. Such fee shall not exceed that authorized by the Judicial Conference of the United States. The

Commission may propose a plan to distribute the Fund subject to the Court's approval. Defendant shall pay post-judgment interest on any delinquent amounts pursuant to 28 USC § 1961.

II.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court shall retain jurisdiction of this matter for the purposes of enforcing the terms of this Final Judgment.

III.

There being no just reason for delay, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, the Clerk is ordered to enter this Final Judgment forthwith and without further notice.

Dated: August 7, 2009

Louis L. Stanton
UNITED STATES DISTRICT JUDGE