

**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.

  
UNITED STATES DISTRICT JUDGE