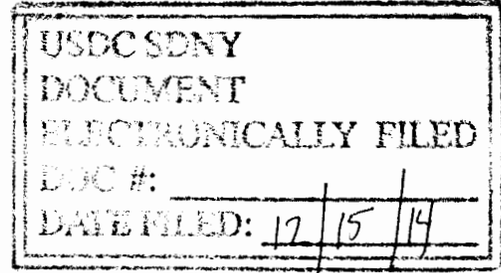


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK



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SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

- against -

ALTERNATIVE GREEN TECHNOLOGIES, INC.,
MITCHELL SEGAL, BELMONT PARTNERS,
LLC, JOSEPH MEUSE, HOWARD BORG, DAVID
RYAN, VIKRAM KHANNA, and PANASCOPE
CAPITAL INC.

Defendant,

SIERRA RANGE HOLDINGS, INC., SENIOR
CAPITAL SERVICES, INC., LAW OFFICES OF
MITCHELL SEGAL, P.C., and THOMAS RUSSO,

Relief Defendant.

Index No.: 11 Civ. 9056
(SAS)
ECF CASE

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**FINAL JUDGMENT AS TO ALTERNATIVE GREEN TECHNOLOGIES, INC.,
MITCHELL SEGAL, SIERRA RANGE HOLDINGS, INC., SENIOR CAPITAL
SERVICES, INC., AND LAW OFFICES OF MITCHELL SEGAL, P.C.**

WHEREAS, the Securities and Exchange Commission ("Commission") having filed a Complaint, Defendants Alternative Green Technologies, Inc. ("AGTI") and Mitchell Segal ("Segal"), and Relief Defendants Sierra Range Holdings, Inc. ("Sierra Range"), Senior Capital Services, Inc. ("Senior Capital"), and Law Offices of Mitchell Segal, P.C. ("Law Offices") having entered a general appearance; consented to the Court's jurisdiction and the subject matter of this action;

WHEREAS, on April 2, 2012, AGTI and Segal consented to entry of Judgment as to AGTI and Segal entered by the Court on April 11, 2012 ordering certain relief against them

including disgorgement of ill-gotten gains, prejudgment interest thereon, and a civil penalty pursuant to Section 20(d) of the Securities Act [15 U.S.C. § 77t(d)] but delaying the determination of the amounts of the disgorgement and civil penalty until such time as the Commission made a motion to the Court to make such a determination; waiving findings of fact and conclusions of law; and waiving any right to appeal;

WHEREAS, on August 14, 2014, the Commission moved this Court for Final Judgment ordering disgorgement, prejudgment interest and civil penalties against Defendants AGTI and Segal and ordering disgorgement against Relief Defendants Sierra Range, Senior Capital and Law Offices:

I.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Segal and AGTI and Segal and AGTI's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Judgment by personal service or otherwise are permanently restrained and enjoined from violating, directly or indirectly, Section 10(b) of the Securities Exchange Act of 1934 (the "Exchange Act") [15 U.S.C. § 78j(b)] and Rule 10b-5 promulgated thereunder [17 C.F.R. § 240.10b-5], by using any means or instrumentality of interstate commerce, or of the mails, or of any facility of any national securities exchange, in connection with the purchase or sale of any security:

- (a) to employ any device, scheme, or artifice to defraud;
- (b) to make any untrue statement of a material fact or to omit to state a material fact necessary in order to make the statements made, in the light of the circumstances

under which they were made, not misleading; or

- (c) to engage in any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person.

II.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Segal and AGTI and Segal and AGTI's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Judgment by personal service or otherwise are permanently restrained and enjoined from violating Section 5 of the Securities Act of 1933 (the "Securities Act") [15 U.S.C. § 77e] by, directly or indirectly, in the absence of any applicable exemption:

- (a) Unless a registration statement is in effect as to a security, making use of any means or instruments of transportation or communication in interstate commerce or of the mails to sell such security through the use or medium of any prospectus or otherwise;
- (b) Unless a registration statement is in effect as to a security, carrying or causing to be carried through the mails or in interstate commerce, by any means or instruments of transportation, any such security for the purpose of sale or for delivery after sale; or
- (c) Making use of any means or instruments of transportation or communication in interstate commerce or of the mails to offer to sell or offer to buy through the use or medium of any prospectus or otherwise any security, unless a registration

statement has been filed with the Commission as to such security, or while the registration statement is the subject of a refusal order or stop order or (prior to the effective date of the registration statement) any public proceeding or examination under Section 8 of the Securities Act [15 U.S.C. § 77h].

III.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Segal and Segal's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Judgment by personal service or otherwise are permanently restrained and enjoined from aiding and abetting any violation of Section 10(b) of the Exchange Act [15 U.S.C. § 78j(b)] and Rule 10b-5 promulgated thereunder [17 C.F.R. § 240.10b-5], by using any means or instrumentality of interstate commerce, or of the mails, or of any facility of any national securities exchange, in connection with the purchase or sale of any security:

- (a) to employ any device, scheme, or artifice to defraud;
- (b) to make any untrue statement of a material fact or to omit to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading; or
- (c) to engage in any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person.

IV.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, pursuant to Section

21(d)(2) of the Exchange Act [15 U.S.C. § 78u(d)(2)], Segal is prohibited from acting as an officer or director of any issuer that has a class of securities registered pursuant to Section 12 of the Exchange Act [15 U.S.C. § 78l] or that is required to file reports pursuant to Section 15(d) of the Exchange Act [15 U.S.C. § 78o(d)].

V.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Segal is permanently barred from participating in an offering of penny stock, including engaging in activities with a broker, dealer, or issuer for purposes of issuing, trading, or inducing or attempting to induce the purchase or sale of any penny stock. A penny stock is any equity security that has a price of less than five dollars, except as provided in Rule 3a51-1 under the Exchange Act [17 C.F.R. 240.3a51-1].

VI.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that AGTI and Segal are jointly and severally liable for disgorgement of \$165,003, representing profits gained as a result of the conduct alleged in the Complaint, together with prejudgment interest thereon in the amount of \$30,941. Of this \$165,003 in disgorgement and \$30,941 in prejudgment interest:

1. AGTI, Segal, and Sierra Range are jointly and severally liable for up to \$13,500 in disgorgement and \$2,490.74 in prejudgment interest, totaling \$15,990.74;
2. AGTI, Segal, and Law Offices are jointly and severally liable for up to \$165,003 and \$30,941 in prejudgment interest, totaling \$195,944; and
3. AGTI, Segal, and Senior Capital are jointly and severally liable for up to \$20,150

in disgorgement and \$3,717.67 in prejudgment interest, totaling \$23,867.67.

Defendant AGTI is further liable for a civil penalty in the amount of \$ 650,000 pursuant to Section 20(d) of the Securities Act [15 U.S.C. § 77t(d)] and Section 21(d)(3) of the Exchange Act [15 U.S.C §§ 78u(d)(3)]; and Defendant Segal is liable for a civil penalty in the amount of \$ 130,000 pursuant to Section 20(d) of the Securities Act [15 U.S.C. § 77t(d)] and Section 21(d)(3) of the Exchange Act [15 U.S.C §§ 78u(d)(3)]. AGTI, Segal, Sierra Range, Senior Capital, and Law Offices shall satisfy their disgorgement obligation by collectively paying \$195,944.00 to the Securities and Exchange Commission within 14 days after entry of this Final Judgment. Defendant AGTI shall satisfy its obligation to pay a civil penalty by paying \$ 650,000 to the Securities and Exchange Commission within 14 days after entry of this Final Judgment. Defendant Segal shall satisfy his obligation to pay a civil penalty by paying \$ 130,000 to the Securities and Exchange Commission within 14 days after entry of this Final Judgment.

AGTI, Segal, Sierra Range, Senior Capital, and Law Offices may transmit payment electronically to the Commission, which will provide detailed ACH transfer/Fedwire instructions upon request. Payment may also be made directly from a bank account via Pay.gov through the SEC website at <http://www.sec.gov/about/offices/ofm.htm>. AGTI, Segal, Sierra Range, Senior Capital, and Law Offices may also pay by certified check, bank cashier's check, or United States postal money order payable to the Securities and Exchange Commission, which shall be delivered or mailed to

Enterprise Services Center
Accounts Receivable Branch

6500 South MacArthur Boulevard
Oklahoma City, OK 73169

and shall be accompanied by a letter identifying the case title, civil action number, and name of this Court; AGTI, Segal, Sierra Range, Senior Capital, and Law Offices names as defendants or relief defendants in this action; and specifying that payment is made pursuant to this Final Judgment.

AGTI, Segal, Sierra Range, Senior Capital, and Law Offices shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, AGTI, Segal, Sierra Range, Senior Capital, and Law Offices relinquish all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to AGTI, Segal, Sierra Range, Senior Capital, and Law Offices. The Commission shall send the funds paid pursuant to this Final Judgment to the United States Treasury.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after 14 days following entry of this Final Judgment. AGTI, Segal, Sierra Range, Senior Capital, and Law Offices shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

VII.

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.

Dated: Dec 15, 2014
New York, NY



THE HONORABLE SHIRA A. SCHEINDLIN
UNITED STATES DISTRICT JUDGE