

UNITED STATES OF AMERICA
Before the
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

Administrative Proceedings Rulings
Release No. 4948 / August 4, 2017

Administrative Proceeding
File No. 3-18038

In the Matter of

**Energy Edge Technologies Corp.,
Focus Gold Corp., and
New York Sub Co.**

**Order Following Prehearing
Conference, Setting Summary
Disposition Schedule, and
Finding Two Respondents in
Default**

On August 3, 2017, I held a prehearing conference at which the Division of Enforcement and counsel for Respondent New York Sub Co. appeared. During the conference, I determined that summary disposition briefing was appropriate as to New York Sub Co., *see* 17 C.F.R. § 201.250(b), and ordered the following briefing schedule:

- August 31, 2017: Division's motion for summary disposition is due.
- September 28, 2017: New York Sub Co.'s opposition is due.
- October 5, 2017: Division's reply is due.

The other two Respondents—Energy Edge Technologies Corp. and Focus Gold Corp.—did not appear at the conference nor have they filed answers or responded to the order to show cause. *See Energy Edge Techs. Corp.*, Admin. Proc. Rulings Release No. 4909, 2017 SEC LEXIS 2040 (ALJ July 7, 2017). Also, the Division stated during the conference that it had not heard from either of those Respondents. Accordingly, I find those two Respondents in default.

A Respondent may move to set aside a default. Rule 155(b) permits the Commission, at any time, to set aside a default for good cause, to prevent injustice and on such conditions as may be appropriate. 17 C.F.R. § 201.155(b). A motion to set aside a default shall be made within a

reasonable time, state the reasons for the failure to appear or defend, and specify the nature of the proposed defense in the proceeding. *Id.*

Cameron Elliot
Administrative Law Judge