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

Administrative Proceedings Rulings Release No. 5286 / December 6, 2017

Administrative Proceeding File No. 3-18038

In the Matter of

Energy Edge Technologies Corp., Focus Gold Corp., and New York Sub Co. Notice to the Parties and Order Following Remand

The parties are notified of the Securities and Exchange Commission's order issued November 30, 2017. *Pending Admin. Proc.*, Securities Act of 1933 Release No. 10440, 2017 SEC LEXIS 3724, https://www.sec.gov/litigation/opinions/2017/33-10440.pdf. In that order, the Commission ratified the appointment of its administrative law judges and directed each judge to reconsider the record, including all substantive and procedural actions, in pending proceedings for which no initial decision has been issued and in those that are pending before the Commission following an initial decision.

I issued an initial decision of default as to Energy Edge Technologies Corp. and Focus Gold Corp. on August 16, 2017, and an initial decision as to New York Sub Co. on October 25, 2017. This proceeding has been remanded by the Commission's order. Each party may submit, by January 5, 2018, any new evidence it deems relevant to reexamination of the record. Each party may also submit a brief explaining the relevance of its new evidence and identifying any challenged rulings, findings, or conclusions. If any party chooses to submit a brief by January 5, all other parties will have until January 16, 2018, to file a responsive brief.

By February 16, 2018, I will issue an order upon reconsideration setting forth whether all prior actions taken by me are ratified or revised in any respect.

> Cameron Elliot Administrative Law Judge