

UNITED STATES DISTRICT COURT  
DISTRICT OF CONNECTICUT

UNITED STATES SECURITIES AND EXCHANGE  
COMMISSION,

*Plaintiff,*

*v.*

IFTIKAR AHMED,

*Defendant, and*

Civil No. 3:15cv675 (JBA)

July 6, 2021

IFTIKAR ALI AHMED SOLE PROP; I-CUBED  
DOMAINS, LLC; SHALINI AHMED; SHALINI AHMED  
2014 GRANTOR RETAINED ANNUITY TRUST;  
DIYA HOLDINGS LLC; DIYA REAL HOLDINGS, LLC;  
I.I. 1, a minor child, by and through his next friends  
IFTIKAR and SHALINI AHMED, his parents; I.I. 2, a  
minor child, by and through his next friends  
IFTIKAR and SHALINI AHMED, his parents; and I.I.  
3, a minor child, by and through his next friends  
IFTIKAR and SHALINI AHMED, his parents,

*Relief Defendants.*

**REDETERMINED FINAL AMENDED JUDGMENT**

It is hereby ordered that the Amended Final Judgment [Doc. # 1054] entered by this Court in the above-entitled case on December 14, 2018, be amended as follows:

(4) IT IS HEREBY FURTHER ORDERED that Defendant is liable for disgorgement of **\$64,171,646.14**, representing profits gained as a result of the conduct alleged in the Second Amended Complaint that occurred within ten years of the initiation of this case, together with an increased prejudgment interest award in the amount of **\$9,755,798.34** and any interest or gains accrued on disgorged frozen assets from the date of the Court's freeze order.

In all other respects the Amended Judgment [Doc. # 1054] entered by this Court on December 14, 2018 remains in effect.

IT IS SO ORDERED.

/s/

Janet Bond Arterton, U.S.D.J.

Dated at New Haven, Connecticut this 6th day of July 2021.