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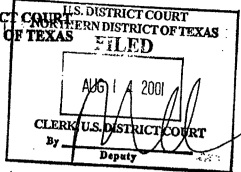
Michael J. Quilling, Receiver for Hammersmith Trust, LLC, Hammersmith Trust, Ltd., Microfund, LLC, and Bridgeport Alliance, LLC

Plaintiff

VX.

Adam Shaw, Thomas R. Smith, Linda J. Smith, Michael Klein, Leon Hurst, Summit Marketing, Inc., Bancorp Mortgage, Inc., Caton & Associates, Inc., Simplified Communications, Inc., Chatham International, Inc., Thomas McCrimmon § United Holdings Corp., Greg Skibbee, Rick Shirrell, Jeffrey A. Matz, Christopher J. Carison, Murray Stucker and Larry K. Lewis.

Defendants



Civil Action No. 3:00-CV-1405-M



(Jury Trial Demanded)

DEFAULT JUDGMENT AGAINST CHATHAM INTERNATIONAL, INC., SUMMIT MARKETING, INC., AND CATON & ASSOCIATES, INC.

On this date, the Court considered the Motion for Entry of Default Judgment Against Chatham International, Inc., Summit Marketing, Inc., and Caton & Associates, Inc., Combined With Brief in Support, which was filed by Michael J. Quilling, as Receiver for Hammersmith Trust, LLC. Hammersmith Trust, Ltd., Microfund, LLC, and B. David Gilliland, the plaintiff in the above-styled and numbered cause (the "Plaintiff"). The Court, having previously considered the entire record in

DEFAULT JUDGMENT AGAINST CHATHAM INTERNATIONAL, INC., SUMMIT MARKETING, INC., AND CATON & ASSOCIATES, INC. - Page 1 N:\TCD\FILES\MIQ\FUND911.01\Agents - Adam Shaw 911.56\DefaultJudgment2.wpd



this case finds that Chatham International, Inc., Summit Marketing, Inc., and Caton & Associates, Inc. (collectively, the "Defaulting Defendants") have all admitted the allegations contained in the Plaintiff's Complaint by default.

Upon good and sufficient evidence presented to the Court via the Affidavit of Michael J.

Quilling related to liquidated damages against each of the Defaulting Defendants, the Court finds that each of the Defaulting Defendants is liable to the Plaintiff for actual damages in the amount set forth below.

It is therefore ORDERED ADJUDGED AND DECREED that the Plaintiff have and recover judgment of and from the Defaulting Defendants for the following amounts, all of which shall bear post-judgment interest at the rate provided by law until paid:

- a. Chatham International, Inc. for \$1,693,500.00;
- b. Summit Marketing, Inc. for \$1,170,000.00; and
- c. Caton & Associates, Inc. for \$24,000.00.

It is further ORDERED ADJUDGED AND DECREED that the Plaintiff shall be allowed all writs and processes as may be necessary to enforce and collect this Judgment against any of the Defaulting Defendants.

Signed this 4 day of August, 2001.

THE HONORABLE BARBARAM. G. LYNN,

UNITED STATES DISTRICT JUDGE



After entry, please return a conformed copy to:

Kenneth A. Hill Quilling, Selander, Cummiskey & Lownds, P.C. 2001 Bryan Street, Suite 1800 Dallas, Texas 75201 (214) 871-2111 (Telecopy)

DEFAULT JUDGMENT AGAINST CHATHAM INTERNATIONAL, INC., SUMMIT MARKETING, INC., AND CATON & ASSOCIATES, INC. - Page 3
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