

IN THE CHANCERY COURT OF THE STATE OF TENNESSEE
TWENTIETH JUDICIAL DISTRICT, DAVIDSON COUNTY

MARIE MURPHY, Special Deputy
Commissioner of the Department of
Commerce and Insurance for the State
of Tennessee,

Petitioner,

v.

SMART DATA SOLUTIONS, LLC,
a Tennessee limited liability company,
SMART DATA SOLUTIONS, LLC,
a Tennessee limited liability company,
AMERICAN TRADE ASSOCIATION,
INC., an Indiana nonprofit corporation with
its principal place of business in Tennessee,
AMERICAN TRADE ASSOCIATION,
LLC, an Arkansas limited liability company,
SERVE AMERICA ASSURANCE,
a corporation with an unknown location,
BART S. POSEY, SR., an individual,
ANGIE POSEY, an individual,
OBED W. KIRKPATRICK, SR.,
an individual,
LINDA KIRKPATRICK, an individual,
WILLIAM M. WORTHY, II, an individual,
COLIN YOEUELL, an individual,

Respondents.

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APR 29 2011

Davidson County Chancery Court

No. 10-507-III

Plaintiff's Claim for Damages
against William M. Worthy, II,
Caroline H. Worthy, Southeast
Insurance Advisors, LLC, and
Nationwide Administrators, LLC

ORDER OF JUDGMENT BY DEFAULT
AGAINST DEFENDANTS CAROLINE H. WORTHY, SOUTHEAST INSURANCE
ADVISORS, LLC, AND NATIONWIDE ADMINISTRATORS, LLC

This cause came on to be heard upon the Motion for Judgment by Default against Defendants Caroline H. Worthy, Southeast Insurance Advisors, LLC, and Nationwide Administrators, LLC, filed by Petitioner pursuant to Rule 55, Tenn. R. Civ. P., and Default Judgment Certificate filed by the Petitioner showing damages in the amount of \$2,009,253.82; and

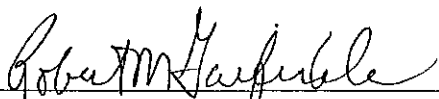
It appearing to the Court that notice of the motion has been given, that no response has been filed, and that the motion is well-taken; it is therefore

ORDERED that Petitioner's Motion for Judgment by Default is granted, and Petitioner Marie Murphy, Special Deputy Commissioner of the Department of Commerce and Insurance for the State of Tennessee, in her Official Capacity as Statutory Liquidator, shall be entitled to and is awarded judgment in the amount of \$2,009,253.82 against each and all of the named Defendants, Caroline H. Worthy, Southeast Insurance Advisors, LLC, and Nationwide Administrators, LLC, jointly and severally.

The costs of this cause are assessed against the named Defendants, jointly and severally.

Chancellor Ellen Hobbs Lyle

Approved for Entry:



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Phillip G. Young, Jr., Tn. Bar No. 21087
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Special Counsel for Marie Murphy,
Special Deputy Commissioner, in her
Official Capacity as Statutory Liquidator

CERTIFICATE OF SERVICE

As is evidenced by my signature below, I certify that a true and exact copy of the foregoing document has been forwarded by United States Mail, first class, with sufficient postage, on this the 29th day of April, 2011 and by e-mail, to the following parties:

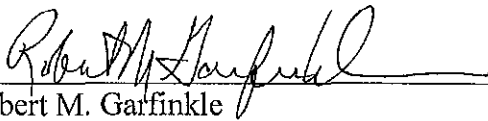
Caroline H. Worthy
44 Morgan Place Drive
Isle of Palms, SC 29451

Nationwide Administrators, LLC c/o
William M. Worthy, II
44 Morgan Place Drive
Isle of Palms, SC 29451

Southeast Insurance Advisors, LLC c/o
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