

**UNITED STATES DISTRICT COURT
DISTRICT OF CONNECTICUT**

SOUTHERN NEW ENGLAND
TELEPHONE CO.

v.

3:04-cv-02075(JCH)

GLOBAL NAPS, INC., GLOBAL NAPS
NEW HAMPSHIRE, INC., GLOBAL NAPS
NETWORKS, INC., GLOBAL NAPS
REALTY INC., AND FERROUS MINER
HOLDINGS, LTD.

AMENDED DEFAULT JUDGMENT

This matter came for consideration before the Honorable Janet C. Hall, United States District Judge, as a result of plaintiff's motions for default judgment and sanctions against the defendants for failure to comply with discovery orders pursuant to Fed.R.Civ.P. 37(b).

The court reviewed all of the papers filed in conjunction with the motions and on July 1, 2008, issued a Second Amended Ruling granting the motions for default judgment against defendants, Global NAPS, Inc., Global NAPS New Hampshire, Inc., Global NAPS Networks, Inc., Global NAPS Realty Inc., and Ferrous Miner Holdings, Ltd., jointly and severally, in the amount of \$5,247,781.45. Plaintiff was also awarded \$645,761.41 in fees and costs. Claims made against defendants in Counts II through VII and part of Count 1 of the complaint are dismissed.

Therefore, it is ORDERED and ADJUDGED that judgment is entered in favor of the plaintiff, in the amount of \$5,893,542.86, against defendants Global NAPS, Inc., Global NAPS New Hampshire, Inc., Global NAPS Networks, Inc., Global NAPS Realty Inc., and Ferrous Miner Holdings, Ltd., jointly and severally, and the case is closed.

Dated at Bridgeport, Connecticut this 9th day of July, 2008.

ROBIN D. TABORA, Clerk

By /s/ Chrystine W. Cody
Deputy-in-Charge

Entered on Docket _____