## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

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)	No. 01cv00072 BB/WDS
)	ZUNU DIVED DACINI
)	ZUNI RIVER BASIN
)	ADJUDICATION
)	Subfile No. ZRB-4-0187
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## MOTION FOR DEFAULT JUDGMENT

The Plaintiffs United States of America ("United States") and New Mexico ex rel. State Engineer ("State"), pursuant to Fed. R. Civ P. 55(b)(2), move the Court to enter its order granting default judgment against the following defendant:

KENT HODGES REV. TRUST	Subfile No. ZRB-4-0187

and as grounds therefor Plaintiffs state:

The Court has jurisdiction over the above-named defendant as shown by 1. the filed waiver of service of summons of the KENT HODGES REVOCABLE TRUST (Doc. No. 909).

2. KENT HODGES REV. TRUST was provided the documents listed in the Declaration of Gary A. Durr (Exhibit 1) on the dates indicated.

3. With respect to Subfile ZRB-4-0187, Defendant KENT HODGES REV. TRUST was subject to the Special Master's September 28, 2006 Procedural and Scheduling *Order for the Adjudication of Water Rights Claims in Sub-Areas 1, 2, and 3 (Excluding Ramah)* of the Zuni River Stream System (Doc. No. 838) ("Procedural and Scheduling Order"), which established a deadline of January 20, 2007 for the submission of a Request for Consultation or the return of a signed Consent Order.

> 4. These deadlines for Subfile ZRB-4-0187 were never extended.

5. Defendant KENT HODGES REV. TRUST is in default for failure to appear, answer, or otherwise defend in Subfile ZRB-4-0187 within the time limitations imposed by applicable Procedural and Scheduling Orders, or Orders of the Court extending deadlines, as shown by the Clerk's Certificate of Default filed February 5, 2009 (Doc. No. 2097).

6. In accordance with the Zuni River Basin Adjudication Hydrographic Survey Report for Sub Areas 1, 2 and 3 (excluding Ramah), as amended, the right(s) of KENT HODGES REV. TRUST to divert and use the public waters of the Zuni River Stream System, Sub-Areas 1, 2 and 3 (excluding Ramah), should be as set forth below:

# **KENT HODGES REV. TRUST** Subfile No. ZRB-4-0187

#### **POND**

Map Label: 3B-1-SP048

**Purpose of Use:** LIVESTOCK

**Priority Date:** 10/6/1997

Source of Water: Surface Runoff

**Point of Diversion:** Not Applicable

**Amount of Water:** 

**Depth (ft):** 4.0

Surface Area (sq.ft): 25,584

**Storage Impoundment Volume (ac-ft):** 1.410

**Pond Location:** As shown on Hydrographic Survey Map 3B-1

**S.** 22 **T.** 13N **R.** 16W **1/4, 1/16, 1/64:** NE SW NW

**X(ft):** 2,518,156 **Y(ft):** 1,581,981

New Mexico State Plane Coordinate System, West Zone, NAD 1983

Dam height (if greater than 9 ft):

#### **WELL**

**Map Label:** 3B-1-W021

OSE File No: G 0661

**Priority Date:** 4/10/1996

Purpose of Use: 72-12-1 DOMESTIC ONE HOUSEHOLD

Well Location: As shown on Hydrographic Survey Map 3B-1

**S.** 22 **T.** 13N **R.** 16W **1/4, 1/16, 1/64:** SE NW NW

**X** (ft): 2,518,583 **Y** (ft): 1,580,141

New Mexico State Plane Coordinate System, West Zone, NAD 1983

**Amount of Water (ac-ft per annum):** Historical beneficial use not to exceed 0.7

## ac-ft per annum

WHEREFORE, the Plaintiffs request the Court to enter an order granting default judgment against KENT HODGES REV. TRUST, incorporating the terms of the Consent Order proposed for Subfile ZRB-4-0187 and in conformance with the Zuni River Basin Adjudication Hydrographic Survey Report for Sub Areas 1, 2 and 3 (excluding Ramah), as amended.

Dated: February 10, 2009

Electronically Filed

/s/ Bradley S. Bridgewater

BRADLEY S. BRIDGEWATER U.S. Department of Justice 1961 Stout Street - 8<sup>th</sup> Floor Denver, CO 80294 (303) 844-1359

COUNSEL FOR THE UNITED STATES

(approved 2/9/2009)\_ **EDWARD BAGLEY** Office of the State Engineer, Legal Division P.O. Box 25102 Santa Fe, NM 87504 (505) 827-6150

COUNSEL FOR THE STATE OF NEW MEXICO EX REL. STATE ENGINEER

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that, on February 10, 2009, I filed the foregoing Motion for Default Judgment electronically through the CM/ECF system, which caused CM/ECF Participants to be served by electronic means, as more fully reflected on the Notice of Electronic Filing.

AND I FURTHER CERTIFY that a copy of the foregoing was mailed to the following parties who are not CM/ECF Participants:

Kent Hodges Rev. Trust P.O. Box 415 Fort Wingate, NM 87316

Bradley S. Bridgewater