declaration on behalf of the plaintiff required by Rule 55 has been filed, setting forth the amounts due plaintiff from said defendant in accordance with the prayer of the Complaint, and also setting forth that defendant is not an infant or incompetent person or in the military service of the United States within the meaning of the Service Members Civil Relief Act [50

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U.S.C. Appx. §§ 501 *et. seq.*] (formerly the Soldiers' and Sailor's Civil Relief Act of 1940), or otherwise entitled to the benefits of said Act, and praying that Judgment be entered herein.

NOW, THEREFORE, by virtue of the law and by reason of the premises aforesaid, IT IS ADJUDGED that the United States of America, plaintiff, do have and recover of and from the defendant, KARRI A. THYGERSEN aka KARRI THYGERSEN aka KARRI ANN THYGERSEN aka KARRI A. THYGERSON, the sum of \$31,290.28 as principal, interest, attorney fees, and costs, plus interest in the amount of \$1.78 per day from May 4, 2016, to the date of entry of the judgment, plus post judgment interest thereafter at the current legal rate per annum, pursuant to the provisions of 28 USC Sec. 1961(a) which will be compounded annually pursuant to the provisions of 28 U.S.C. Sec 1961(b), and judgment is herewith entered accordingly.

JUDGMENT ENTERED: 5/6/2016

TES DISTRICT OF CHAPTER OF CHAPTE

SUSAN Y. SOONG, Clerk
UNITED STATES DISTRICT COURT

Deputy Clerk

Mark Romyn

JUDGMENT ON DEFAULT