## UNITED STATES DISTRICT COURT DISTRICT OF UTAH

R. WAYNE KLEIN, the Court-Appointed Receiver of U.S. Ventures LC, Winsome Investment Trust, and the assets of Robert J. Andres and Robert L. Holloway,

Plaintiff,

VS.

ONTI MANAGEMENT GROUP LLC, and ROBERT QUINTON COOK,

Defendants.

## **DEFAULT JUDGMENT**

Case No. 2:12-cv-00117-TC

District Judge Tena Campbell

Magistrate Judge Evelyn J. Furse

On January 14, 2012, Plaintiff R. Wayne Klein filed this lawsuit to avoid various allegedly fraudulent transfers received by Defendants Onti Management Group LLC (Onti LLC) and Robert Quinton Cook (Docket No. 2). The complaint alleged the following fraudulent payments:

- on February 21, 2006, a check in the amount of \$5,638.00;
- on March 6, 2006, a check in the amount of \$4,337.00;
- on March 21, 2006, a wire transfer payment in the amount of \$7,031.00; and
- on April 4, 2006, a wire transfer payment in the amount of \$9,360.00.

The sum of the payments is \$26,366.00.

After service by publication, Onti LLC and Mr. Cook failed to appear, plead, or otherwise defend in this action, and the default certificate was entered on March 8, 2013 (Docket

No. 14). Plaintiffs then filed a motion and declaration under Rules 55(a) and (b) of the Federal Rules of Civil Procedure requesting judgment against Onti LLC and Mr. Cook (Docket No. 16). The court has reviewed the motion and related documents and finds that judgment is proper.

Plaintiffs' Motion for Entry to Default Judgment (Docket No. 16) is GRANTED.

JUDGMENT is hereby entered in favor of R. Wayne Klein and against Defendants Onti

Management Group LLC and Robert Quinton Cook in the amount of \$26,366.00, plus prejudgment interest on each payment at the statutory rate from the date of such payment until the
date of this order, plus post-judgment interest at the statutory rate until the judgment is satisfied.

DATED this 16th day of July, 2013.

BY THE COURT:

TENA CAMPBELL

United States District Judge

Campull