

6. The United States agrees to provide at least 180 days prior written notice to the State Engineer before developing and/or using any new source of water, not described in Appendix B, for administrative purposes associated with this federal reserved water right. Notification will include the location and means of diversion, the source, quantity, and diversion rate of water, depth and diameter of well (if applicable), the nature of use, the anticipated date the water will be placed in use, and a map depicting the proposed development. This information will be publicly available.

7. Except for those federal reserved water rights used for administrative purposes, as set forth in paragraph 5, the United States hereby expressly subordinates its federal reserved water rights for Cedar Breaks National Monument to all valid existing perfected water rights and approved applications with priority dates prior to January 1, 1998.

8. Utah shall establish a protection zone to protect wetland resources in the monument. This protection zone shall include all land east of and within one-quarter (1/4) mile of the monument boundary in Sections 24 and 25, T36S, R9W, Salt Lake Basin and Meridian as shown in Appendix C. The State Engineer will not approve applications for new water development within this protection zone unless the applicant can reasonably demonstrate to the State Engineer that the proposed development will not adversely affect or alter the wetlands within the monument in Sections 24 and 25 described above.

9. The United States may, to the extent and upon proof that specific diversions developed in the future are causing or may cause specific and significant adverse impacts to an identifiable resource or resources of Cedar Breaks National Monument, seek enforcement of the rights described herein through State or Federal law. This