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Vol. 8 Puge 7497

## CHANGE OR ALTERATION AGREEMENT

WHEREAS, Gerald Sayles and Margaret Sayles, 11597 Spring Lake Road,						
Klamath Falls, Oregon 97601						
hereinafter called Landowners, whether one or more, own the following						
described real property in Klamath County, Oregon, to wit:						
Real property situated in Sec. 2 , Twp. 40 ,S., R. 9 E.W.M.						
or						
Lot(s)in Blockof						
Addition, according to the official plat thereof,						
being more particularly described in the Instrument recorded in Vol.78						
at page 5034 of Klamath County, Oregon, Deed Records and being						
Assessor's Account No. Code 55, Map 70, Tax Lots 27 & 29						
and Landowners wish KLAMATH IRRIGATION DISTRICT, herinafter called K.I.D.,						
to consent and agree to the following change or alteration affecting the						
Klamath Project, to wit:						
Install a C.M.P. culvert crossing in the #3 drain in the SWZNWZ of Sec. 2, Twp. 40 S., Range 9 E.W.M.						

which said change or alteration, as the case may be, Landowners does will improve and benefit their said property and enhance the value thereof but which will also directly affect K.I.D.'s operation of the United States of America's Klamath Project; and

WHEREAS, K.I.D. is willing to consent and agree to Landowners' said request only if Landowners recognize, ratify, grant and confirm all of the existing rights, rights of way, servitudes and easements of K.I.D. and of the United States of America, which is hereinafter called the United States,

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affecting Landowners' said property and absolve, waive and release both K.I.D. and the United States from any and all claims or liability for any damages or injuries to person or property which may have heretofore occurred or which may now be occurring in connection with the ownership, operation or maintenance of the Klamath Project and to assume full responsibility for and to indemnify and hold both K.I.D. and the United States harmless from any or all matters which may hereafter occur or result from or be attributable to, in whole or in part, directly or indirectly, from that which is herein requested by the Landowners.

NOW THEREFORE, Landowners, jointly and severally agree on behalf of themselves and on behalf of each of their respective heirs, devisees, grantees, transferees, successors and assigns to and with K.I.D. for its benefit and also for the benefit of the United States and for the benefit of each of their respective successors, grantees, transferees and assigns as follows:

- (1) The Landowners recognize, satisfy, grant and confirm the existance of all existing rights of K.I.D. or the United States affecting Landowners' property, including, without limitation by this recital, all rightsof-way, easements and servitudes for all irrigation and drainage facilities of the United States or E.I.D. as then constructed and located upon or affecting Landowners' said property and agree that K.I.D. and/or the United States each now own, have and hold a prescriptive right, right-of-way, easement and servitude for all percolation and seepage which now exists or which at any time heretofore has occurred or resulted from any K.I.D. irrigation or drainage facility, and shall grant a further and additional right, right-of-way, easement and servitude for any new, additional or aggravated percolation or seepage which may result from the alteration requested by the Landowners.
- (2) Landowners give, grant and convey unto K.I.D. and the United States the right, right-of-way, easement and servitude to enter upon the Landowners' said property and premises to maintain District facilities.
- downers must obtain a revocable permit authorizing what is requested from the United States and must thereafter comply with all term permit hereafter required by the United States.
- (4) All plans, construction and locations must be approved by K.I.D., but the Landowners shall be solely responsible for the condition

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and safety of the same and shall hold both K.I.D. and the United States 7495 and their respective successors and assigns wholly harmless from all claims, liabilities or damages resulting, occurring or attributable directly or indirectly to what has been requested by Landowners.

- (5) All costs and expenses incurred in the performance of the Agreement shall be paid by the Landowners except those costs expressly authorized by the Board of Directors of K.I.D. to be paid by K.I.D. or some other source of payment.
- (6) Landowners shall be solely responsible for and shall pay for or reimburse all future costs of cleaning, maintenance, repair, replacement, change, substitution, improvement, enlargement, construction or removal which may thereafter be necessary or desirable in connection with that which is requested by Landowners. If Landowners shall fail to do any such work, K.I.D. may, at its option, perform the same or cause it to be done and Landowners shall forthwith pay or reimburse K.I.D. for all expenses and costs incurred in connection with the same.
- (7) It is empressly understood and agreed that if the matters requested by the Landowners shall thereafter cause any damage or risk of damage or loss to the Landowners or any other party, K.I.D. may require the Landowners, at Landowners' sole expense, to restore the conditions which emisted prior to the performance of this Agreement or any part thereof.
- (f) The Agreement is subject to all applicable laws, regulations, rules, directives, notices or orders now or hereafter established by K.I.D., the United States or any other covernmental body, agency or official having proper jurisdiction or authority and Landowners agree to observe and comply with the same.
- (9) The Landowners' agreements shall be covenants running with Landowners' said Land and each and every part and parcel thereof in perpetuity, forever binding the same for the use and benefit of E.I.D. and the United States of America, herein called the United States, and their respective successors, grantees, transferees and assigns.
- (10) The Landowners shall covenant and warrant that they are the sole owners of all right, title, estate and interest in the premises and property and have good right to execute the Agreement and to bras said premises and property as therein agreed.

(11) An executed copy of the Agreement shall be recorded in Deed 7500 Records of Klamath County, Oregon, at Landowners' expense.

(12) The Agreement shall take effect only upon the approval of same by the Board of Directors of Klamath Irrigation District.

Landowners do hereby acknowledge that they have read all of the foregoing Instrument and consent and agree to each of the terms, conditions and agreements above set forth and do hereby acknowledge receipt of a copy of this Agreement.

Landowners hereby covenant and warrant that the undersigned are the sole owners of all right, title, estate and interests in the above-described premises and property and have good right to execute this Agreement and to bind said premises and property as herein agreed.

bind said premises and propo	erty as herein and to
WITNESS their hands	this 13th day of m
Serold W. San	les March 13, 1980
(III)	LANDOWNERS
STATE OF OREGON ) County of Klamath )	
On this 13th day of	March, 1980, personally appeared
and acknowledged the foregoing  BEFORE ME:	Instrument to be their voluntary act and deed.
, • • • • • • • • • • • • • • • • • • •	Notary Public for Oregon  My Commission Expires:
	Notary Public
(SEAL)	My Commission Expires: 4/11/22
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3 % %	

I hereby recommend a	ipprovat of the rotogento o
	Malaolm () Rowford Manager, KLAMATH IRRIGATION DISTRICT
Date Murch 13, 1	1980
	having been read and considered by the

The foregoing Instrument having been read and considered by the Board of Directors of Klamath Irrigation District at a Meeting of said Board of Directors and it having been duly moved, seconded and voted that Klamath Irrigation District approve and agree to the same.

Therefore, Klamath Irrigation District does hereby duly execute

	Now, Therefore, KI	emath illiga	icion i			
this	Agreement.					
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ęs:	EAL)	Ву	Ch	grlar t.  Its PRES	Beork	ahire
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	re OF OREGON ) ) SS. nty of Klamath )					
	On this 1st day	of_April_		, 19 <u>80</u> , pe	rsonally app	eared
Ch	arles T. Brookshire		_and	Anna G. Booth		,
who	, being duly sworn die	l each say t	hat	Charles T. Broo	kshire	_is the
	President	and	Anna	G. Booth		_is the
	Secretary	_of Klama	ath Ir	igation District	t and that tl	ne Seal
	fixed to this Instrume	nt is the O	fficia	l Seal of said K	lamath Irrig	ation
ni	strict and that said I	nstru nt c	s sig	ned on behalf of	Klamath irr	Igacion
D:	strict by authority of	its Board	of Dir	ectors and each	of them ackn	owledged
. su	id Instrument to be th	ne voluntary	act a	nd deed of Klama	nth Irrigatio	on District
34	BEFORE ME:			VAJX	•	
l NG	WM. GANONG, JR. DTARY FUBLIC - OREG	ON	Му Со	Notary Public mission Expires	e for Oregon Feb.	1981
	Commission Expires February 7.	1981				
A K	fter recording return lamath Falls, Oregon	to Klamath 97601. KLAMATH; s	ss.			
	ertify that the within instr		: bayiaa	nd filed for record _M., and duly reco	on the <u>21st</u> rded in Vol <u>M</u> 8	day_o1 80,
of		Page 7495	<sub>wm</sub>	D. MILNE, Count	Y Clerk	
	E \$17.50		Ву	D. MILNE, Count	Kelson.	Deputy