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hereinafter called Landowners, whether one or more, own the following described real property in Klamath County, Oregon, which is included in Klamath Irrigation District. to wir.

Baginning at the southwest corner of Morth half of northeast quarter of southeast quarter of Section 11, Township 39 South, Range 9 East Willamette Meridian; there is a distance of 122 feet; theree East parallel to the south line of said north half of northeast quarter of southeast quarter of southeast quarter of southeast quarter and the west line of said north half of northeast quarter of southeast quarter of southeast quarter of southeast quarter of southeast quarter, a fixture of 157.2 feet; thence seet along the south line of northeast quarter, a fixture south ast quarter, a distance of 357.2 feet, more or less, to the point of beginning. Said quarter of Section 11, Township 39 South, Range 9 East Willamette Meridian in Klamath County, the above described premises and extending from the west line of said north half of northeast quarter of southeast quarter for roal purposes 30 feet wide along the north half of northeast quarter of southeast quarter kast a distance of 110 feet.

Subject to contract and/or lien for irrigation and/or drainage, easements and remains of Meclamation Extension Act executed by H.F. Exall, recorded November 7,1911, in Vol. 13 of Beels, para 16, records of Klamath County, Oregon.

which said Lands contain <u>-92</u> acres, more or less, and are Klamath County Assessor's Account No. <u>3909-1104/80</u> and Klamath Irrigation District's Account No. <u>3909-1104-1800</u>

WHEREAS, Landowners hereby request KLAMATH IRRIGATION DISTRICT, hereinafter called K.I.D., to consent and agree to the exemption of the above described lands from the payment of the assessments of said District pursuant to Oregon Laws 1985, Chapter 581, Section 4;

NOW THEREFORE, in consideration of the granting of such exemption by K.I.D., Landowners and Landowners' Heirs, Devisees, Personal Representatives, Grantees, Vendees, Successors and Assigns, jointly and severally represent, warrant, guarantee, covenant and agree with K.I.D. and its Successors and Assigns as follows:

(1) Landowners are the sole owners and holders of the fee simple title to the above described Lands and have good right to execute this Application and Agreement and to bind said Lands as herein agreed. If said Lands are subject to any trust deed, mortgage, contract of sale or other lien upon the land, Landowners agree to furnish to K.I.D., a recordable agreement from the owners and holders of such instrument or lien to be subordinate to the terms of this Application and Agreement but the failure of Landowners to so secure such Agreement shall not

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relieve Landowners or said Lands from any of the terms and conditions of

- (2) Said Lands for a period of 5 years immediately preceeding the this Agreement. execution of this Application and Agreement have been unable to receive water from K.I.D., through no fault of K.I.D., because said Lands, without limitation by this recital, have no right of way, easement or any other right whatsoever to transport or receive water from K.I.D.'s point of delivery across the intervening lands of other parties to Landowners' said Lands and Landowners' said Lands have not in fact received or used any such water during said 5 year period from any canal, lateral, ditch, drain, lake, pond, sump, reservoir, road borrow pit or ditch, pump or pipeline or any other source or facility whatsoever.
 - (3) Said Lands consist of two acres or less.
 - (4) Landowners expressly understand and agree that if K.I.D. grants this exemption they shall cease to be electors of Klamath Irrigation District and shall have no right to vote in any District election unless Landowners qualify as electors through ownership of
 - (5) Landowners understand that by the execution of this Agreement, other Land in the District. said Lands may lose any right to receive water under State Law because they acknowledge the abandonment by nonuse of any prior right to receive water and by continued nonuse of water under this Application and Agreement the Lands may fail to receive any future water right.
 - (6) Landowners understand and agree that before any future request will be granted to terminate this Application and Agreement and to allow the future use of water on said lands that the then Landowners will be required as a condition thereof to pay all assessments that have been exempted by this Agreement plus the amount of all interest which would have been chargeable for nonpayment of such assessments if they had not
 - (7) Landowners do hereby recognize, ratify, grant and confirm the been exempted by this Agreement. existence of all existing rights of K.I.D. or the United States

relieve Landowners or said Lands from any of the terms and conditions of this Agreement.

- (2) Said Lands for a period of 5 years immediately preceding the execution of this Application and Agreement have been unable to receive water from K.I.D., through no fault of K.I.D., because said Lands, without limitation by this recital, have no right of way, easement or any other right whatsoever to transport or receive water from K.I.D.'s point of delivery across the intervening lands of other parties to Landowners' said Lands and Landowners' said Lands have not in fact received or used any such water during said 5 year period from any canal, lateral, ditch, drain, lake, pond, sump, reservoir, road borrow pit or ditch, pump or pipeline or any other source or facility whatsoever.
 - (3) Said Lands consist of two acres or less.
- (4) Landowners expressly understand and agree that if K.I.D. grants this exemption they shall cease to be electors of Klamath Irrigation District and shall have no right to vote in any District election unless Landowners qualify as electors through ownership of other Land in the District.
- (5) Landowners understand that by the execution of this Agreement, said Lands may lose any right to receive water under State Law because they acknowledge the abandonment by nonuse of any prior right to receive water and by continued nonuse of water under this Application and Agreement the Lands may fail to receive any future water right.
- (6) Landowners understand and agree that before any future request will be granted to terminate this Application and Agreement and to allow the future use of water on said lands that the then Landowners will be required as a condition thereof to pay all assessments that have been exempted by this Agreement plus the amount of all interest which would have been chargeable for nonpayment of such assessments if they had not been exempted by this Agreement.
- (7) Landowners do hereby recognize, ratify, grant and confirm the existence of all existing rights of K.I.D. or the United States

affecting Landowners' said property, including, without limitation by this recital, all rights of way, easements and servitudes for all irrigation and drainage facilities of the United States or K.I.D. as now constructed and located upon or affecting Landowners' said property and do agree that K.I.D. and the United States each now own, have and hold and shall continue to own, have and hold a prescriptive right, right of way, easement and servitude for all percolation, seepage, leakage, overflow, flooding or any failure or lack of drainage which now exists or which at any time heretofore has occurred or resulted from any irrigation or drainage facility now constructed or in existence on or near any part of the Landowners' said premises

- (8) Landowners do hereby absolve, waive and release both K.I.D. and the United States from any and all claims of 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
- (10) Landowners' representations, warranties, covenants, and agreements herein set forth are 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 K.I.D. and the United States of America, and their respective successors, grantees, transferees and assigns.
- (11) Landowners do hereby acknowledge that they have read all of the foregoing Instrument and consent and agree to each of the representations, warranties, covenants, and agreements.

This Agreement shall take effect upon the approval of same by the Board of Directors of Klamath Irrigation District, and the adoption of the Resolution exempting said Land from the assessments of said District.

WITNESS their hands this day of Ottober, 1985.

Jaya Massa I.ANDOWNERS

STATE OF OREGON)
County of Klamath)

each being duly and severally sworn, each says for myself: I am one of the above named Landowners. I have read the foregoing Application and Agreement for Exemption from Payment of Assessments and each statement and representation made by me therein is true and correct and I hereby acknowledge the foregoing Instrument to be my voluntary act and deed.

Subscribed and sworn to before me this 17th day of Ottobur.

(SEAL) CINDY E. DENTINGER
NOTARY PUBLIC-OREGON
My Commission Expires 5/22/87

Notary (Public in and for said State and County
My Commission Expires: 5/22/87

SUBORDINATION AGREEMENT

The undersigned owner or holder of a trust deed, mortgage, contract of sale or other lien upon the lands described in the foregoing Application and agreement in consideration of the exemption of said lands from future assessments of Klamath Irrigation District do hereby

subordinate such interest and liens to the terms and conditions of the Agreement and agree they shall be bound by the same.

STATE OF OREGON)	
County of Klamath) SS	
have read the foregoing Subordin Agreement for Exemption; that I Subordination Agreement on behal interests and liens being subord the terms and conditions of the Agreement and I hereby acknowledge Subordination Agreement freely and stated.	nation Agreement and the Application and have authority to sign said for all Owners and Holders of the inated and to so subordinate the same to ge that I signed the foregoing Application and Subordination d voluntarily for the purpose therein
C	
Subscribed and sworn to before	me this day of
(SEAL)	,
I hereby recommend approval of the	Notary Public in and for said State and County My Commission Expires: le foregoing Application and

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 said Board of Directors in consideration of all of the representations, warranties, covenants and agreements made by the Landowners therein duly moved, seconded and voted that Klamath

Agreement.

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Irrigation District approve and agree to the same and did Order that the above described Lands be exempted from the payment of the assessments of the District pursuant to Oregon Laws 1985, Chapter 581, Section 4 for assessment years commencing after the date of execution of this Agreement by Klamath Irrigation District set forth below.

Now, THEREFORE, Klamath Irrigation District does hereby duly execute this Agreement this 15th day of Nasambu, 1985

KLAMATH IRRIGATION DISTRICT

Sail Na Wall	KLAMATH IRRIO
1917 2	By Deck
COUNTY	Its PRESIDEN
	By James A

Its Secretary

STATE OF OREGON County of Klamath) SS

On this 15th day of Navambu, 1985, personally appeared Dick Owens and Doved A Solem who, being duly sworn did each say that Quen Salem is the these dend and Seculary of Klamath Irrigation District and that the Seal affixed to this Instrument is the Official Seal of said Klamath Irrigation District and that said Instrument was signed on behalf of Klamath Irrigation District by authority of its Board of Directors and each of them acknowledged said Instrument to be the voluntary act and deed of Klamath Irrigation District. BEFORE ME:

CINDY E. DENTINGER NOTARY PUBLIC-OREGON My Commission Espires 5/22/81

My Commission Expires: 5/22/87

After recording return to Klamath Irrigation District, 6640 K.I.D. Lane,

STATE OF OREGON: COUNTY OF KLAMATH:

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