JUL 13 PN 2 32

Junament Jiman only

76830

## Vol Mg/ Page 12322

## APPLICATION AND AGREEMENT FOR EXEMPTION FROM PAYMENT OF ASSESSMENTS

WHEREAS, James W.	Ratter -	M. Works	Rutter	
addris: 3928 BisbEE				3 - 8812 <b>-</b> 578 <b>2</b> )

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 wit:

(Type in below the exact legal description of the land to be exempted as the same appears in Landowners' Deed or Title Insurance Policy or as prepared by a registered Oregon Land Surveyor or Engineer)

Township R 3909 Range - 01 Section - 0DB 03100 000 00 Code 41 ALT ACS 2nd N2 LT 14 BLK 2 Mobile Home

which said Lands contain  $\frac{.55}{.000}$  acres, more or less, and are Klamath 70064 January Assessor's Account-No. 3709-1008-3100 and Klamath Irrigation District's Account No. 3909-1008-3100; and

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

CH 09 25

Paid Current year 10/28/86

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.
- (9) Landowners hereby tender to K.I.D. the sum of 25.70 which is the full amount of all unpaid K.I.D. assessments and interest as of this date, plus the cost of recording this Application and Agreement in Klamath County Deed Records and hereby agree that an executed copy of same shall be so recorded. Landowners also agree to pay any other costs and expenses incurred in connection with this Application and Agreement.
- (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.	and disessments of said
WITNESS their hands this 1970	iday of March, 1987.
. STATE OF -	M. Wanda Rutter LANDOWNERS
STATE OF OREGON ) County of Klamath )	
I, M. WANDA RUTTERAN each being duly and severally sworn, the above named Landowners. I have	
Agreement for Exemption from Payment and representation made by me therein acknowledge the foregoing Instrument	of Assessments and each statement
	M. Wanda Rutter
Subscribed and sworn to before me	this 1911 day of March
(SEAL)	Notary Public in and for said.  State and County
SUBORDINATION AG	UDMMISSION P
TO STATE THAT TON AG	REEMENT

## 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	
subordinate such interest and liens to th	e terms and conditions of the
Agreement and agree they shall be bound b	
the second by	y the same.
•	
•	
·	
STATE OF OREGON )	
' \ CC	
County of Klamath )	
•	
I, have read the foregoing Subordination Agree Agreement for Exemption; that I have author	
have read the foregoing Subordination !	being duly sworn say that I
Agreement for Exemption; that I have author Subordination Agreement on hebalf of all of	ement and the Application and
Dubutuination Appropriate	) to sign sain
interests and lions being to did out all Ok	mers and Holders of the
the terms and condition	"U SU Silbordinate the see.
MALCEMPHI AND I BOALL	PP-4CALIUN ANN 2000-4:
Agreement and I hereby acknowledge that I s Subordination Agreement freely and volunter	signed the foregoing
Subordination Agreement freely and voluntar stated.	ily for the purpose therein
•	
•	
*****	
Subscribed and sworn to before me this	
198	day of
·	
(SEAL)	
·	
No	tary Public in and for said
	are and Conner
My	Commission Expires:
I hereby recommend approval of the fores	
opproval of the foreg	going Application and
greement.	
$\sim$	
	1. O100.
<del>1</del> ( 1/60	111-12 /// 4///
	2 4 Million
manager, K	LAMATH IRRIGATION DISTRICT

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