31108

#F18月19年3月1月1日

Vol. 197_Page_-

700

AGREEMENT FOR EXCLOSION FROM ELAMATE IRRIGATION DISTRICT AND RELEASE OF WATER AND DRAIMAGE RIGETS

And 1993年代1998年1998年1998年

This Agreement is made by and between DENNIS REGENCY, L.L.C.

herein Called Landowners, whother one or more, and the Klamath Irrigation District, hereincalled MID.

rscitals

A. Landowners own land in Klamath County, Oregon, which contains 9.24 rotal acres of irrigable land, is Klamath County Tax Assessor Account No. (S): 3909-1400-00201 (3.40 acres) and 3909-14AC-05501 (5.84 acres) more particularly described as follows: (Legal description is of the (2) above referenced parcels as a whole:

A treat of lind diversed to the SELVA Wild and the SHI'd HELVA. Section 14, Teranha 29 Soch, Earsy 9, Sud of the Villetette Roricics, Michalb Carsty, Oregon. sore perticularly described as follows:

Some percentierary executives an interval Busingles an actic paint as totional M.E. B.M.: 1-C-7 Drain, from which the CH 1/15 secars of said Section 14 bears Marth M.E. B.M.: 1-C-7 Drain, from which the CH 1/15 secars of said Section 14 bears Marth 17 degrees 45' 53° Newt 1243, 70 feats, these forth. 10 degrees 65' 25° East clamp read Numberly right of any line, 517.43 feats, these boot 01 degrees 65' 25° Last Read, through CH 100 feat 212, 35 feats these boots 01 degrees 64' 41° East degrees 44' 41° East 2.33 feat; these Boots 63 degrees 64' 41° East these Boots 64' 41° East 2.33 feat; these Boots 64 degrees 64' 41° East degrees 64' 41° East 2.33 feat; these Boots 64 degrees 13' 15° these Boots 61 degrees 44' 41° Zast 313.43 feat; these Boots 63 degrees 13' 15° Last 32, 65 foot; these Key 15 as all degrees 46' 41° East Marthal 61 degrees 64' 41° East 313.43 feat; these East Hertherly right of voy 150e at add Boots) these East 170,63 feat 20 as 03' 15° East 32,65 foot; to paint at beginning, annualizing 3.50 earted 510 is maring based on Tract 1665, Glifferdon, a day recented multivision.

B. Landowners' predecessors in interest agreed to be included within the Klamath Irrigation District for the purpose of receiving irrigation water and drainage services from KID and the United States of America, by and through the Bureau of Reclamation, Klamath Project.

C. Landowners no longer desire to be included in Klapath Irrigation District and receive said services and pay the costs thereof.

AGREXHINT

NOW, THEREFORE, in consideration of the exclusion by KID of Landowners' Land from the Klasath Irrigation District and the release from KID's assessments, lien, collection and foreclosure rights under Oregon Revised Statutes Chapter 545, Landowners and Landowners' heirs, deviseds, personal representatives, grantees, vendees, successors and assigns, jointly and severally represent, varrant, guarantee, covenant and agree with KID 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 Agreement and to bind said lands as herein agreed.

AGREENENT FOR RELEASE OF HATER AND DRAINAGE RIGHTS - Page 1

2028845498

IAN 10 AU

23

20.9

0

If said lands are subject to any trust dead, portgage, contract of sale or other lien upon the land, landowners agree to furnish to RID, a recordable agreement from the owners and holders of such instrument or lien to be subordinate to the torms of this Agreement but the failure of landowners to so secure such Agreement shall not relieve landowners or said lands from any of the terms and conditions of this Agreement.

na na spanne i sachte ei hider ar dùrch Bosh athai

(2) Said lands do not have reasonable access to the system of irrigation works of the district, or have been parmahently devoted to uses other than agriculture, horticulture, viticulture or grasing. Or are subject to being irrigated from another source or, it is in the best interest of KID to exclude said land from assessment and from the benefits of the District.

(3) Landowners understand and agree that by executing this Agreement, they are releasing and vaiving all rights of membership in XID, including the right to receive irrigation water, the right to use the drainage system operated and maintained by XID, and the right to vote in any District election.

(4) Landowners understand that by the execution of this Agreement, said lands may loss any right to receive water under State law because they acknowledge that the abandonment by nonuse of any prior right to receive water and by continued nonuse of water under this Agreement, the lands may fail to receive any future water rights. Landowners does hereby assign, quitclaim and transfer unto XID the water right, if any, appurtenant to their land and do hereby irrevocably appoint the chairperson of the Directors of the Klamath Irrigation District as their atterney in fact to execute any and all documents which may be necessary to transfer said water right, and to exclude landowners' land from the District.

(5) Landowners do bereby recognize, ratify, grant and confirm the eristence of all existing rights of KID or the United States affecting Landowners' said property, including, without limitation by this recital, all rights of way, essemants and servitudes for all irrigetion and drainage facilities of the United States or XID as now constructed and located upon or affecting Landowners' said property and do agree that KID and the United States each new own, have and hold and shall centinue to own, have and hold a prescriptive right, right of way, essemant and servitude for all percolation, seepage, leakage, overflow, flooding or any failure or lack of drainage which new exists or which at any time herefore has uncurred or resulted from any irrigation or drainage facility new constructed or in existence on or mear any part of the Landowners' said premises.

(6) Landowners do hereby absolve, waive and release both XID and the United States from any and all claims of liability

AGREETENT FOR RELEASE OF WATER AND DRAINAGE RIGHTS - Page 2

2928643429

20.q



with the ownership, operation or maintenance of the Klamath Project.

(p-1) Provide (price) - Provide (price) Price (price) - Price (price) Price) Price (price) Price (price) Price (

(7) Landowners understand and agree that should they desire to be included in KID in the future, if such inclusion is possible, that before such request will be granted, Landowners will be required as a condition thereof to pay all assessments that have been excepted 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.

(8) Landowners' representations, varranties, covenants, and agreements herein set forth are covenants running with Landowners' said land and each and every part and parcel thereof in perpatuity, forever binding the same for the use and banefit of XID and the United States of America, and their respective successors, grantees, transferces and assigns.

(9) 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 contained herein.

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

	WITNESS	their	hands	this	<u>23rd</u>	day	of	DECEMBER
19 96	•				つ			

Emot E. Dennis

Ernest E. Dennis (Ernie Dennis) Manager, DENNIS REGENCY, L.L.C.

LANDOWNERS

织器

9876788205

STATE OF OREGON

OFFICIAL SEAL

MY COMMISSION EXPIRES JUNE 28,

P.04

CINDY J. ARMSTRONG NOTARY PUBLIC-OREGON COMMISSION NO. 035361

The foregoing instrument was acknowledged before this 23rd day of <u>December</u>, 19<u>96</u>, by <u>Erwest E. Dewwis</u>

l-28-98 Notary Public for Oregon

0C1-18-36 EKI 12:22 1823518

Ny comission express

"BEMENT FOR RELEASE OF WATER AND DRAINAGE RIGHTS - Page 3

. 703

The foregoing Instrument having been read and considered by the Board of Directors of KID 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 Irrigation District approve and agree to the same and did order that the above described lands be excepted from the payment of the assessments of the District and accept the release to the District of the water and drainage rights which were appurtenant to said land.

a geographic star star in the set of a set of the

NOW, THEREFORE, Klamath Irrigation District does hereby duly execute this Agreement this $\underline{7^{+}}$ day of $\underline{-}$ Tonually, 1997.

KLAMATH LANIGATION DISTRICT
By thornow
By Jan 21 Ster
STATE OF ORECON) 85
county of Rlamath) On this <u>9th</u> day of <u>Jonualy</u> , 19 <u>97</u> , personally appeared <u>Stores Kondua</u> and Done <u>Solem</u> , who, being duly sworn
did each say that Kanka is the
of Xlamath Irrigation District an that the seal affixed to this instrument is the official seal of said 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.
OFFICIAL SEAL CRIDY & CHERRY NOTARY PUBLIC-OREGON COMMISSION NO. 042256 WY COMMISSION NO. 042256 WY COMMISSION EXPIRES AFR. 12, 1999

After recording return to: Klamath Irrigation District 6640 KID Lane, Klamath Falls, Oregon 97601.

AGREEKENT FOR RELEASE OF WATER AND DRAINAGE RIGHTS - Page 4

STATE OF OREGON : COUNTY OF KLAMATH: ss.

Filed for record at request	of	KII) the 10th day
of January	A.D., 19 _97 at	11:01	o'clock A M., and duly recorded in Vol. M97
· · ·	of	Deeds	on Page 700
FEE \$25.00			Bernetha G. Letsch, County Clerk by Augulite Alichan