## 573333

## AGRIEMENT FOR EXCLUSION FROM KLAMATE IRRIGATION DISTRICT AND RELEASE OF WATEL AND DRAINAGE RIGHTS

This Agreement: is made by and between Shawna R. McCollam

herein called Landowners, whether one or more, and the Klamath Irrigation District, hereincalled KID

## RECITALS

A. Landowners own land in Klamath County, Oregon, which contains <u>1.10</u> acres of irrigable land, is Klamath County Tax Assessor Account No.(s): <u>3909-15CA-01200</u> <u>Situs Address: 5705 Avalon St., Mlamath Falls. (R.</u>; and is more particularly described as follows:

State of Oregon

R

County of Klamath

Altamoint Small Farms, Loi: 24 POR

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 Klamath Irrigation District and receive said services and pay the costs thereof.

## AGREEMENT

NOW, THEREFORE, in consideration of the exclusion by KID of Landowners' Land from the Klamath Inrigation District and the release from KID's assessments, lien, collection and foreclosure rights under Oregon Revised Statutes Chapter 545, Landowners and Landowners' heirs, devisees, personal representatives, grantees, vendees, successors and assigns, jointly and severally represent, warrant, 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.

AGREEMENT FOR RELEASE OF WATER AND DRAINAGE RIGHTS - Page 1

If said lands are subject to any trust deed, sortgage, contract of sale or other lies upon the land landowners agree to furnish to KID, a recordable agreement from the owners and holders of such instrument or lies to be subordinate to the terms 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.

14496

(2) Said lands do not have reasonable access to the system of irrigation works of the district, or have been permanently devoted to uses other than agriculture, horticulture, viticulture or grazing, or are subject to being irrigated from another source or, it is in the best interest of KED 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 waiving all rights of membership in KID, including the right to receive irrigation water, the right to use the drainage system operated and maintained by KID, and the right to vote in any District

(4) Landowners understand that by the execution of this Agreement, said lands may hose 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, quitclain and transfer unto KID the water right, if any, appurtement to their land and do hereby intervocably appoint the chairperson of the Directors of the Klanath Irrigation District as their attorney 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 hereby recognize, ratify, grant and confirm the existence of all existing rights of KED or the United States affecting Landowners' said property, including, without limitation by this recital, all rights of way, assements and servitudes for all inrigation and drainage facilities of the United States or KED as now constructed and located upon or affecting Landowners' said property and do agree that KED and the United States each now own, have and hold and shall continue to own, have and hold a prescriptive right, right of way, essement and servitude for all percolation, scepage, 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.

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

AGREEMENT FOR RELEASE OF WATHER AND DELINAGE RIGHTS - Page 2

14487

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

(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 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.

(8) 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 KID and the United States of America, and their respective successors, grantees, transferees 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

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.

10 QOWITNES	5 their	hands	this	3	day	of	MARCH
1978.							- I alf - Colf

R. HCCallan ANTVA

LAHDOWNERS

) ss

)

STATE OF OREGON

County of Klamath

The foregoing instrument was acknowledged perfore this <u>Par</u> day of <u>March</u>, <u>1998</u>, by <u>different instact</u> <u>Legr</u> (1961)

Not ary Public for Oregon My commission expires: Redefinite

AGREEMENT FOR RELEASE OF WATER AND DEAINAGE RIGHTS - Page 3

The foregoing Instrument having been read and considered by the Board of Directors of KID at 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 descuibed lands be exempted 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.

NOW, THEREFORE, Klammth Irrigation District does hereby duly execute this Agreement this 944 day of Gpri 1998 .

			a an		4			
				TCT ANIA OF	IRRIGAT	TON DT		
				CLIPHIMAL EL	TRUGAT	LON DI	STRICT	
	A						in the second se	
					AL	-1/1		
					T > 0	11	1	
				By	Har 2	C The A	<	
				lts	tesistert			
						00/	20	
				By	4-1-22		Alen-	
		8 (j. 14)		l Us	Va Lasta has			
				~**	T. TELEVISION OF THE PARTY OF T			
	STATE OF	OREGON	)					
			) 85					
	County of	Klamath	1					
	- Cl							
	On t	his $q^{\mu}$ d		~ ~		- m		
			ay or	PLL-P		19 <u>78</u>	, perso	mally
	appeared	Sylelle Ka	ndra				_ and	
	Dayle S	plem			_, who,	being	duly swo	rn
	clic each	say that	Kandra.				is the	
	Droston	· .	and the second	and S	alem is	Y-Ro V	Sec restance	
	of Klamat	h Irrigati	on Distric	t an that	the sea	aff	ived to t	his
	instrumen	t is the o	fficial se	al of sai	d Klamat	Trr	igation	
	District 1	by authori	ty of its	Board of	Director	w and	rductou	thow
	acknowledg	ged said i	nstrumant	to ho the		anu		
	Klamath T	crigation		CO DE CHE	vorunca	ry ac	c and dee	aor
	rerandent T	randarion :	DISCRICE.					
					1.1			
1 10 10	(# 44 4 1 MARK & SHE MAL & MARKS STORE	N T I DE SECON BELLENSCHIKE OFFI						
		ICIAL SIJAL		0 40	n			
16		I. CHIARY	Jul-12	day 6	herry			
10		UBLIC-DREGON	Hista	ry Public	for One	cion		
		SICAI NCL 042256 L'EXPIRES APR. 12, 19:	MY C	ommission	expires	1.1.1	A A	
	87.1 C/U/11/11/10/07/4 0005-00001-0010-00001-0000	S ICAP (PIC) AT PIC 12, 137. References international Recei	Javia Javia			4/121	79	
								1
	A Francis							
	Atter reco	ording retu	un to: K	lanath Ir	rigation	Dist	rict 6640	KID
	Lane, Klar	ath Falls,	, Oregan 9	7601.				
-								
	AGREEMENT	FOR RELEAS	IP OF RUTH	R AND DRA	INDOR DT	awme _	Dinere 4	
				a cantr braces	TAREAUTE TOT	a	raye 4	
ALF	OF OREGON: CO	UNTY OF KLAM	ATH: ss					
	4 4 <sup>- 1</sup>		e					
ed for	record at request c	of i	7 amuth There	matrix Dt			•	
	record at request c	AD 10 98	And On D	garion piel			the <u>30th</u>	
	April	nf	at3		LYL	umy recor	ded in Vol.	NOS
		UI	veeds		on Page	14485	· · · · · · · · · · · · · · · · · · ·	
c	322.00				Flerne	tha G L	sch, County Clo	
ε	\$25.00			Bv	Aurili		SCR, County Ch	erk
			5. S. 110	- <sup>7</sup>		41_7	MIN	
			1. Sec. 1. Sec					