LOAN#0050797695

AFTER RECORDING, RETURN TO:

Klamath Irrigation District 6640 KID Lane Klamath Falls OR 97603 2009-006908 Klamath County, Oregon

00066209200900069080060063

05/18/2009 09:14:06 AM

Fee: \$46.00

AGREEMENT FOR RELEASE OF WATER AND DRAINAGE RIGHTS

This Agreement is made by and between Ronald D. & Margaret Bartles

1244 Looking Glass Way; Central Point, OR 97502
herein called "Land Owners," whether one or more, and the Klamath Irrigation District, herein called "KID."

RECITALS

A. Land Owners own land in Klamath County, Oregon containing ______.61

acres of irrigable land, identified as Klamath County Tax Assessor's Account No(s):

3909-11DB-00800 located at 5225 Bristol Ave; Klamath Falls, OR

and more particularly described as follows:

State of Oregon

Klamath County

Par 1 of PP# 36-00

Detitled MH, Em# 38177

M02-46753

B. Land Owners' predecessors in interest agreed to be included within KID 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. Land Owners no longer desire to receive said services and pay the costs thereof.

AGREEMENT

NOW, THEREFORE, in consideration of the release by KID of Land Owners' land from KID's assessments, lien, collection, and foreclosure rights under Oregon Revised Statutes Chapter 545, Land Owners and Land Owners' 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:

- I. Land Owners 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. If said lands are subject to any trust deed, mortgage, contract of sale, or other lien upon the land, Land Owners agree to furnish to KID a recordable agreement from the owners and holders of such instrument or lien accepting the terms of this Agreement and releasing any lien it may have against the water rights, easements, and servitudes, acknowledged, released, transferred, and conveyed by this Agreement.
- 2. Said lands do not have reasonable access to the system of irrigation works of KID, 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 KID to exclude said land from assessment and from the benefits of KID.
- 3. Land Owners 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 KID election.
- 4. Land Owners understand that by the execution of this Agreement said lands may lose any right to receive water under State law. They acknowledge that because of the abandonment by nonuse of any right to receive water and the continued nonuse of water under this Agreement, the lands may fail to receive any future water rights. Land Owners do hereby assign, quit claim, and transfer unto KID the water right, if any, appurtenant to their land and do hereby irrevocably appoint the chairperson of the Directors of KID as their attorney-in-fact to execute any and all documents that may be necessary to transfer said water right, and to exclude Land Owners' land from KID.
- 5. Land Owners do hereby recognize, ratify, grant, and confirm the existence of all existing rights of KID or the United States affecting Land Owners' 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 KID as now constructed and located upon or affecting Land Owners' said property and do agree that KID 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 that now exists or that 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 Land Owners' said premises.
- 6. Land Owners do hereby absolve, waive, and release both KID and the United States from any and all claims of liability for any damages or injuries to person or property that may have heretofore occurred or that may now be occurring in connection with the ownership,

operation, or maintenance of the Klamath Project.

- 7. Land Owners understand and agree that should they desire to be included in KID in the future, if such inclusion is possible, before such request will be granted, Land Owners will be required as a condition thereof to pay all assessments that have been exempted by this Agreement, plus the amount of all interest that would have been chargeable for nonpayment of such assessments if they had not been exempted by this Agreement.
- 8. Land Owners' representations, warranties, covenants, and agreements herein set forth are covenants running with Land Owners' 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. Land Owners 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 the same by the Board of Directors of KID, and the adoption of the Resolution exempting said land from the assessments of KID.

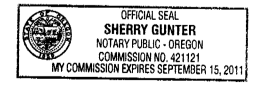
WITNESS their hands this 13th day of March, 2009.

LAND OWNERS

Roland Dale Bartles

Magant R. Bartles

This instrument was acknowledged before me on March 13, 2009 by ROLAND DAL BART IS and Murgaret R Bartles



Sherry Sunter Notary Public for Organ

My Commission Expires: 50t 15, 2011

The foregoing Agreement for Release of Water and Drainage Rights 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 Land Owners therein, duly moved, seconded, and voted that KID approve and agree to the same and did order that the above-described lands be exempted from the payment of the assessments of KID and accept the release to KID of the water and drainage rights that were appurtenant to said land.

My Commission Expires: 4-/2 2011

NOTARY PUBLIC-OREGON

COMMISSION NO. 414220

LIEN HOLDER AGREEMENT

The undersigned owner or holder of a trust deed, mortgage, contract of sale, or other lien upon the lands described in the foregoing Agreement for Release of Water and Drainage Rights, in consideration of the exemption of said lands from future assessments of the Klamath Irrigation District, does hereby accept the terms of said Agreement and release any lien it may have against the water rights, easement, and servitudes acknowledged, released, transferred, and conveyed by the Land Owners under the terms of the Agreement. Lien holder specifically reserves its lien against the land and improvements and its rights arising under the terms of its trust deed, mortgage, contract of sale, or other lien document pertaining to the real property described in the Agreement.

Dated th	is <u>26</u> day of _	March	2009			
•			JPMorgan C in Interes	hase Bank t to Wash	NA, Saington	Success Mutual
				-		
	e az se ^r			-		·
ATE OF SOL	JTH CAROLINA	, County of	FLORENCE) ss.		
I. We	ndy A. Buchn	er, Asst. VP		, being du		
ers and holde ars and conditions and conditions and the forego	he foregoing Lien this; that I have autre of the interests ons of the foregoiing Lien Holder A	thority to sign sat and liens being rang Lien Holder A agreement freely:	nt and the Agree id Lien Holder A eleased and to se	ement for Re Agreement or o release the	n behalf o same to the	Vater fall ne
ers and holde ars and conditions and conditions and the forego	gnts; that I have au	thority to sign sa and liens being r ng Lien Holder A greement freely:	nt and the Agree id Lien Holder A eleased and to se	ement for Re Agreement or o release the	n behalf o same to the	Vater fall ne
ers and holde ars and conditions and conditions and the forego	ants; that I have auses of the interests ons of the foregoiing Lien Holder A	thority to sign sa and liens being r ng Lien Holder A greement freely:	nt and the Agree id Lien Holder A cleased and to so agreement, and I and voluntarily i	Agreement or Re Agreement or or release the hereby acknowledge for the purpo	n behalf o same to the lowledge to se therein	Vater fall he that I stated
ers and holde s and condition to the foregoin of the foregoins 26 day	ers of the interests ons of the foregoi ing Lien Holder A of	and liens being rang Lien Holder A	nt and the Agree id Lien Holder A cleased and to se agreement, and I and voluntarily is 009 Wendy A. Bu	Agreement or Re Agreement or or release the hereby acknowledge for the purpo	same to the same to the see therein	Vater fall ne that I stated
ers and holders and conditions and conditions and the foregoins 26 day This instruction A. Bu	ints; that I have autres of the interests ons of the foregoing Lien Holder A of March	and liens being rang Lien Holder A greement freely a lien holder with the lien holder asas	and the Agree id Lien Holder A cleased and to se agreement, and I and voluntarily is 009 Wendy A. Bu e on March Asst. VP	Agreement or Re Agreement or or release the hereby acknown for the purpo	same to the same to the see therein set. VP	Vater fall he hat I stated
This instruction of the organ Cha	ants; that I have autrs of the interests ons of the foregoing Lien Holder A of	and liens being rang Lien Holder A greement freely a lien holder with the lien holder asas	and the Agree id Lien Holder A cleased and to se agreement, and I and voluntarily is 009 Wendy A. Bu e on March Asst. VP	Agreement or Re Agreement or or release the hereby acknown for the purpo	same to the same to the see therein set. VP	Vater fall he hat I stated
ers and holders and conditions and conditions and the foregoins 26 day This instruction A. Bu	ment was acknown se Bank, NA,	and liens being rang Lien Holder A greement freely a lien holder with the lien holder asas	wendy a. But and March Asst. VP	Agreement or Re Agreement or or release the hereby acknown for the purpo	same to the same to the see therein see therein set. VP	Vater fall he hat I stated
This instruction of the organ Cha	ement was acknown see Bank, NA,	rithority to sign said and liens being rang Lien Holder Angreement freely and liens being rang Lien Holder Angreement freely and liens before many liens as	Mendy W. But Asst. VP Interest to Motory Public for	ement for Re Agreement or o release the hereby acknowled for the purpo achner, As 26 Washing Thoreno	same to the same to the same to the see therein see therein set. VP	Vater fall he hat I stated by tual
This instruction of the organ Cha	ement was acknown see Bank, NA,	rithority to sign sar and liens being rang Lien Holder A greement freely and the second secon	Mendy W. But Asst. VP Interest to Motory Public for	Agreement or Re Agreement or or release the I hereby acknown for the purpo acknown for the purpo acknown Agreement, Agree	same to the consumer to the co	vater fall he hat I stated by tual

LIEN HOLDER AGREEMENT

The undersigned owner or holder of a trust deed, mortgage, contract of sale, or other lien upon the lands described in the foregoing Agreement for Release of Water and Drainage Rights, in consideration of the exemption of said lands from future assessments of the Klamath Irrigation District, does hereby accept the terms of said Agreement and release any lien it may have against the water rights, easement, and servitudes acknowledged, released, transferred, and conveyed by the Land Owners under the terms of the Agreement. Lien holder specifically reserves its lien against the land and improvements and its rights arising under the terms of its trust deed, mortgage, contract of sale, or other lien document pertaining to the real property described in the Agreement.

	rch 2009
	Rebecca Lemus, Loan Servicing Supe
	Sterling Savings Bank
TE OF	
TE OF Washington	, County of Spokane ss.
I, Rebecca Lemus	haine duly exce-
- Table 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	older Agreement and the Agreement for Release of Water
rainage Rights: that I have author	ority to sign said Lien Holder Agreement on behalf of all
s and holders of the interests on	of tiens being released and to as as a selection on benait of all
s and noiders of the interests an	nd liens being released and to so release the same to the
and conditions of the foregoing	Lien Holder Agreement, and I hereby acknowledge that I
the foregoing Lien Holder Agre	regreent freely and voluntarily for the grown and the
Ett Marech -	reement freely and voluntarily for the purpose therein stated
s 5th day of March	, 2009
s 5th day of March	
s 5th day of March	
s_5th day of March	Pebecca III
This instrument was acknowle	edged before me on MARCN 5, 2009 by
s _ oth day of _ March	Pebecca III
This instrument was acknowle	edged before me on MARCN 5, 2009 by
This instrument was acknowle **Exercial Lengs **Tan ING Sounds Book **Description Notary Public	edged before me on MARCN 5, 2009 by as Lown Lexuring Supervior of Notary Public for Uppervior
This instrument was acknowle **The line Sounds Book **The line Sounds Book	edged before me on MARCH 5, 2009 by as Loan Servicine Supervisor of Notary Public for Upshington
This instrument was acknowle A CCA	edged before me on MARCN 5, 2009 by as Loan Service Supervice of Notary Public for Washington My Commission Expires: 9/8/200