PETITION TO ROY WATER CONSERVANCY SUBDISTRICT FOR THE ALLOTMENT OF WATER Lorraine

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02 02 04 City of Roy, Part Of NE. 4 Of SE. 4 Sec. 14, T. R. 2 W., S.L.M., U.S.SUR., Beg. 825 Ft. W. And NE. Corner Of SE. 4 Sec., Th. W. 140 Ft., Th. S. Th. E. 140 Ft., Th. N. 66 Ft., To Beg. 14, r. 5 330 Ft.

The Petitioner Agrees: The Petitioner Agrees of the Fight to use such water, whether or not petitioner actually 1. To purchase and pay for the right to use such water, whether or not petitioner actually takes and uses the same at the price to be fixed annually by the Board of Directors of the Subdistrict which shall include the following items:

(a) An amount not to exceed \$6.50 annually per acre-foot for all water allotted.

(b) An amount not to exceed \$31.50 annually for each delivery point provided for the land (bescribed above. In the event of the division of the vaid land into separate ownerships served from the same delivery point, the said charge of \$31.50 annually shall be made for each parter in new ownership.

(e) A fair proportionate amount of operation, maintenance and replacement charges estimated by the Subdistrict for it's use, and a fair proportionate amount of the estimated operation, maintenance and replacement charges assessed against the Subdistrict by the Weber Basin Water Conservancy District pursuant to the Class C petition and order between the Weber Basin Water Conservancy District and the Subdistrict.

Money collected pursuant to subparagraphs (a) and (b) above shall be used first to apply on the Subdistrict's obligation to the United States under Contract No. 14-06-400-5720, dated September 16, 1971; second, to apply to the Subdistrict's obligation under said Clusse C potition and order between the Weber Basin Water Conservancy District and the Subdistrict; and third, to meet other obligations of the Subdistrict.

2. To pay a connection charge upon the granting of this petition as follows:

(a) \$75.00 per connection if paid in full on or before september 30, 1972.

(b) \$85.00 per connection if paid in full between the dates of October 1, 1972 and January 31, 1973.

(e) \$100.00 per connection if paid in full between the dates of February 1, 1973 and June 30, 1973. (d) If the connection charge in sub-paragraphs (a), (b) or (c) above is not paid within the time so stated then the connection fee will be such as is determined by the Subdistrict's board.

3. The aggregate of the amounts so fixed in paragraphs I and 2 nervol shalf be a tax her upon the above described lands and shalf be paid in accordance with the provisions of the Waver Conservancy Act of Utah and as the same may be amended. Nothing contained in this paragraph shall be construed to exempt the Petitioner from paying the taxes levied pursuant to Sections 73-9-19 and 29. Utah Code Annotated 1953, as amended.

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he above is Roy Water

By Chairman, Board M. Directors

Dated this_

be granted and an allotment of62..... acre-feet of irrigation water is hereby made to the lands-thighean described, upon the terms, at the rate, and payable in the manner as determined by the Disprict's Board of Directors.

Dated this 17th day of Feb.

The charges specified in paragraph I shall remain effective against the land herein de-ed, provided that upon application to the Subdistrict, its Board of Directors may real-e the water allotted pursuant to this petition and the charges specified in paragraph I

to parcels of said land in separate ownership in accordance with rules and regulations of the

- 5. Project water so all-sted shall be delivered at a point or points designated by the Sub-district after consultation with petitioner or his representative. It shall not be the responsibility of the Subdistrict to provide facilities to convey the water from such point or points to the place of use. The petitioner agrees to bear a pro-rata share of all conveyance and evaporation losses from Weber Hasin Water Conservancy District storage reservoirs to the point or points of delivery.
- 6. In the event there is a shortage of project water caused by drouth, inaccuracy in distribution not resulting from negligence, hostile diversion, prior or superior claims, or other causes not within the control of the Subdistrict, no the like it against the Subdistrict, or the Weber Basin Water Conservancy District, or the United States or any of their officers, agents, or employees of either of them, for any damage, direct or indirect, arising therefrom and the payments to the Subdistrict provided for herein shall not be reduced because of any such shortage or damage. Deliveries of water allotted pursuant to this petition shall be reduced in the proportion that the number of acra-feet of such shortage, as determined by the Subdistrict, bears to the total number of acra-feet allocated for irrigation use within the Subdistrict, bears to the total number of acra-feet allocated for irrigation use within the Subdistrict, bears to the total number of acra-feet allocated for irrigation use within the Subdistrict, bears to the total number of acra-feet allocated for irrigation use within the Subdistrict, bears to the total number of acra-feet allocated for irrigation use within the Subdistrict, bears to the total number of acra-feet allocated for irrigation use within the Subdistrict, bears to the total number of acra-feet allocated for irrigation use within the Subdistrict, bears to the footal number of acra-feet allocated for irrigation use within the Subdistrict, bears to the footal number of acra-feet allocated for irrigation use within the Subdistrict, bears to the footal number of acra-feet allocated for irrigation use within the Subdistrict, bear in the subdistrict acra-feet allocated for irrigation use within the Subdistrict acra-feet allocated for irrigation use within the Subdistrict acra-feet allocated for irrigation use within the Subdistrict acra-feet allocated for irrigation the subdistrict acra-feet allocated for irrigation use within the subdistrict acra-feet allocated for irrigation acra-feet alloca
- 7. The petitioner agrees to comply fully with all applicable Pederal laws, orders and requititions, and the laws of the State of Utah, all as administered by appropriate authorities, concerning the pollution of streams, reservoirs, groundwater, or water courses with respect to thermal pollution, or the discharge of refuse, garbage, sewage offuent, industrial waste, oil, mine tailings, mineral salts, or other pollutants.
- 8. The provisions of the water Conservancy Act of Ulah, and the Rules and Regulations of the Board of Directors of said Subdistrict shall be binding upon the Peditioner, and this petition shall be subject to the repayment contract between the Weeber Basin Batter Conservancy District and the United States dated December 12, 1952, No. 14-06-408-33 as amended and any contract that may be entered into by the Subdistrict for the repayment of costs incurred by it for the construction of a distribution system, pumping plant and equalizing reservoir

Calvin B. & Lorraine V. King Calvin B. & Lorraine V. King Calvin B. & Lorraine V. King Calvin B. & Lorraine V. King	ORDER ON PETITION TO ROY WATER CONSERVANCY SUBDISTRICT	My Commission Express Language	county of the Hiller of Unity	of the within instrument, who duly appropriately to me that he (they) executed the same. Notary Public	On the Ass. day of Seast. 1922 personally appeared before me Fast Laures, V.	STATE OF UTAH.) SS (Litition)	Estitioned and Author of Printers of Print	The William of Lands house there they	Sixmod: The leave the the	Date this 25 day of Lent, 1972
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