KLAMATH IRRIGATION DISTRICT

Patron Water Management and Delivery Policy

Effective 9 January 2025

KLAMATH IRRIGATION DISTRICT PATRON WATER MANAGEMENT AND DELIVERY POLICY*



DISTRIBUTION: Upon signature and approval for public release, distribution is unlimited.

^{*}This policy rescinds: "Klamath Irrigation District Water Management and Delivery Policy" dated 11 April 2019





By order of the Klamath Irrigation District Board:

Official:

President of the KID Board of Directors

Policy History: This policy is a minor revision of the "Klamath Irrigation District Patron Water Management and Delivery Policy" signed 11 April 2019.

Summary: This policy prescribes Klamath Irrigation District (KID) policy and stakeholder responsibilities pursuant to the Reclamation Act of 1902, 43 Code of Federal Regulation, Oregon Revised Statue (ORS) 540, ORS 545, KID Bylaws, and U.S. Bureau of Reclamation contracts as related to water management and delivery.

Applicability: This policy is consistent with the District Bylaws and applies to all KID employees and landowners with irrigation water rights within KID boundaries or served directly by KID.

Proponent and exception to authority: The proponent of this policy is the KID Board of Directors. The proponent has the authority to approve exceptions or waivers to this policy that are consistent with controlling law. Requests for exceptions to this policy must be submitted in writing to the KID staff.

Suggested Improvements: Please send comments or suggested improvements in writing to the District Manager.



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Section 1: Introduction

1-1. Purpose and Organization: This policy prescribes Klamath Irrigation District (KID or District) water delivery policy and stakeholder responsibilities pursuant to law, regulations, and government policy. The main objective of this policy is to standardize operational procedures, resolve miscommunications, and inform stakeholders.

Origin of the District: The Klamath Irrigation District has built our communities since 1905. Officially established in name in 1905 and by popular vote in 1917, KID is a special government district responsible for managing federal contracts initiated by application in 1905 with individual landowners through the Klamath Water Users Association. These contracts enabled land improvements under the federal reclamation project, which combined various irrigation districts, water rights, and infrastructure developed within our district boundaries as early as 1883; these contracts are perpetual and tied to the land.

Board of Directors: KID is governed by a five-member board of directors, with each member representing one of the District's five zones. Directors are elected by registered voters from their respective zones and serve three-year terms as per ORS 545.

Mission of the Klamath Irrigation District: The mission of Klamath Irrigation District is to acquire, maintain, assure, and deliver an adequate water supply for beneficial use on qualified land with the Klamath Project. We represent our Patrons before government agencies, the legislature, Congress, and in such forms as appropriate for the perfection and protection of their water rights. We defend the District from actions which would diminish our effectiveness and function. We further promote the conservation of water, soil, and other natural resources.

1-2. Explanation of Terms:

- a. Contract: Contracts are separate from water rights. KID is a signatory to numerous contracts with the federal government, other districts, and private landowners. KID's primary contract with the federal government, 14-06-200-2784, provides that in addition to operations and maintenance responsibilities, the District is required to use its special government authorities to collect funds from its patrons to perform the District's legal and contractual obligations. Reclamation divides its contracts into categories "A," "B," and "C"; these categories apply to contractual costs associated with the operations and maintenance of the infrastructure and sometimes discuss limits on specific volumes or rates of water. Each contract is unique.
- b. District Water Master: A KID employee assigned by the District Manager is responsible for the overall directive for the legal diversion and distribution of irrigation water. The Water Master has direct supervisory responsibility for organizing and implementing a system of apportioning water.
- c. Ditch Rider: KID employs patrolmen to perform daily tasks associated with operating and maintaining the irrigation system. Each KID patron is assigned a ditch rider.
- d. Landowner: As used in this policy, the word "landowner" includes the owner of the land to which irrigation water is delivered, the owner's employees, contractors, tenants, and all other people in possession of the land or applying water to the land; also referred to as water user.





- e. Operations and Maintenance: KID has legal and contractual obligations to operate and maintain the irrigation and drainage infrastructure as developed between 1884 and 1954 where the U.S. Bureau of Reclamation may hold a title or easement within the District's boundaries. Where a title or easement is not clearly recorded for transfer of the irrigation infrastructure, KID must examine the title history to determine infrastructure ownership and responsibility for operations and maintenance or to determine KID's legal obligations to exercise eminent domain to restore access to irrigation deliveries. KID may assist its Patrons with private O&M work at an additional fee,
- f. Private Irrigation Infrastructure: Private farms, urban areas, and some lands originally served by the Henley Ankeny canal often have private irrigation structures that are beyond KID's legal and contractual obligations to maintain or operate. Private landowners or developers built several ditches to deliver water to lands from a turnout or pump on the main irrigation infrastructure; these ditches are often outside of KID's legal and contractual obligations. Work on private irrigation infrastructure is possible with additional fees and within the District's legal authorities and resources.
- g. Water Right Claims: Contract priorities are often confused with water rights. KID is a party to the Oregon Water Resources Department's Klamath Adjudication (KA) of the waters of Upper Klamath Lake. Klamath Irrigation District holds water rights in trust for claims KA1004 (with a priority of 1884) and a portion of claim KA1000 (priority 1905). In addition, KID is responsible by contract, and by extension claim KA1001, for Van Brimmer Ditch Company (priority 1883). KID also has claims in the Lost River Decree.



Section 2: Responsibilities

2-1. Klamath Irrigation District's Responsibilities to Patrons

a. Water Delivery Operations

- (1) KID will provide for orderly, efficient, and equitable distribution, use, and conservation of the available water resources to deliver irrigation water, consistent with the terms of the applicable water rights, the physical and operational limits of the delivery system facilities, and the availability of water for diversion.
 - (a) Water deliveries for irrigation water provided by KID are prioritized as follows:
 - (i) Van Brimmer Ditch Company: Up to 50 cubic feet per second from April 15 to October 15.
 - (ii) Henley-Ankeny Lands: Up to 49 cfs
 - (iii) Klamath Irrigation District & Tulelake Irrigation District "A Contracts"
 - (iv) Inter-District/Project contracts for "A Contract Addendums or deliveries"
 - (v) Warren Act contractors "B Contracts" (Equal Not prioritized)
 - (vi) Inter-District/Project contracts for "B Contract Addendums or deliveries"
 - (vii) Rental contracts "C Contracts"
 - (b) Irrigation Limits. KID will regulate irrigation waters to no more than 3.5-acre feet of water per year on each acre





irrigated or less as outlined in individual or district contracts. The water provided must be used only for irrigation and in "a beneficial manner and without waste".

- (c) KID will track water usage to landowners based upon total allocation to lands held within KID. If a landowner orders or applies water to a parcel of land that has exhausted its allocation, the landowner must provide written notice and documentation to KID HQ that they have elected to use a portion of their allocation from a separate parcel so that the amount will be deducted from parcels with remaining water credits.
- (2) Water Shortages*. KID anticipates periods of inadequate water supply to divert and deliver irrigation water. Water shortages will result in modifications to deliveries based on prioritized water rights or contract language.
- *KID's Board of Directors may establish additional rules as needed in challenging years in which KID's patrons are denied access to water by federal or state agencies.
 - (a) In times of water shortages, over demand on certain sections of the delivery system, or other causes, water delivery will be based upon a rotational use system.
 - (b) Delivery Notice. KID's ditch riders will endeavor to give advanced notice, personally or through other means, to the landowners. A digital water ordering system is being developed for our patrons. Official notices of larger issues are published on our website.



- b. <u>Operation and Maintenance</u>. Canals and other KID infrastructure are under the control of KID's Manager. Only persons <u>authorized in writing</u> by the Manager may operate any part of KID's irrigation facilities. No other persons shall have any right to operate or interfere with said system in any manner.
 - (1) Emergencies. KID Emergency Operating Procedures are provided in a separate KID policy.
 - (2) Controls. KID may install and use locks on any such gates or structures and/or, through other means, seal or remove any gate or structure as deemed appropriate to control the flow and use of irrigation water through KID's system.
 - (3) Shut-off Authority. The Board of Directors or Manager authorizes the Water Master to shut off turnouts or pumps to enforce the policies as expressed in Section 3 of this policy.
- c. Violation Enforcement. KID employees will immediately report all observed violations of policy to the District Water Master. The Water Master will adjudicate violations in accordance with Section 3.
 - (1) Inter-District Violations: The District Manager shall provide a Notice to partner District in person or by registered or certified mail. Such district is expected to exercise its statutory right to control the use of water within the district by taking such action as may be necessary to stop the wrongful use of irrigation water. Any failure of a district to take action to remedy the violation will be deemed a violation, by that district, of its contract which provides use of irrigation water by such district.



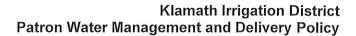


d. Annual Charges and Collections to Landowners

(1) KID Annual Rate*. Rates and billing vary between Districts in contract with KID. Each parcel of land within each District shall be charged for specific irrigatable acreage. The KID Board approves annual assessments and charges per acre as per ORS 545 and shall be sent to landowners, with an irrigation water right, on December 1st of each year. Annual charges are due to KID on or before March 1st. Annual charges are assessed to cover KID operations, infrastructure maintenance, insurance, irrigation system improvements, and other liabilities.

*Note: Other districts served by KID set their rates in accordance with various contracts and their By-Laws. KBID (Klamath Basin Improvement District) billing and individual Warren Act contracts served by KID are sent out billing on different dates.

- (a) Suspensions. Landowners <u>without access</u> to irrigation water may request to suspend their water right on their property title. KID employees will not suspend landowner's property water right if the property can receive irrigation water as confirmed by the KID Water Master.
- (i) The KID Board makes decisions on a case-by-case basis and has no obligation to grant any suspension request, even if the request meets the requirements spelled out in this policy.
- (ii) The District Manager may attempt to restore irrigation access utilizing district resources and authorities. If access to irrigation water is restored, suspensions will not





be approved and may be revoked on a case-by-case basis.

- (iii) Suspending irrigation rights requires the account to be in good standing, current year dues to be paid in full before the December 1st billing, an admin fee, a recording fee to remove the water right from the property title, and KID Form 1-1, "Suspension" to be submitted to the KID Board as per District policy; and
- (iv) The KID Board of Directors must approve requests to suspend water rights over 5 acres.
- (v) The KID office staff will provide notification to the landowner of the Board's decision. When applicable, the KID staff will initiate the process to suspend water rights from the property title.
- (vi) Any action by the federal government to suspend or otherwise eliminate water rights from a parcel requires written approval from the District, as the District holds the water right in trust and is required to file applicable documents with the county and state.



- (2) Penalties for Unpaid Annual Charges
 - (a) Unpaid Interest Charges. All charges not paid on or before March 1st of each year shall earn interest in accordance with District policy.
 - (b) KID will send reminder notices, per District policy, to accounts with an outstanding balance of \$10 or more the first week of March. Ditch riders will not accept nor deliver water until the annual charges are paid in full.
 - (c) Accounts with a balance under \$10 will not be sent a notice. However, the unpaid balance will accrue interest until paid.
- (3) Delinquency. A delinquency fee will be assessed on all unpaid accounts on April 1st of each year. The District will cause a Late Payment Notice sent as per District policy to the last known address the District has for each delinquent account.
- (4) Claim of Lien. An administrative fee will be assessed on any unpaid account on July 1st of each year in addition to a Notice of Claim of Lien to be recorded in the Klamath County Clerk's office for each such account. The District will send a notice as per District policy to the last address known to the District for each such account.
- (5) Foreclosure. Any account remaining unpaid on October 1st of each year that has an unpaid balance of at least \$5000 or three years of delinquency shall be referred to an attorney for foreclosure. Patrons are responsible for attorney fees associated with foreclosures.



2-2. Landowner Responsibilities

- Each landowner holds a legal interest in the water appurtenant to their land and is solely responsible for the use of the water appurtenant to their land.
- (1) The landowner may provide written notice to KID providing that KID may only accept water orders from a specified person. If there is no such notice, then anyone ordering water on or off, or managing water delivered to a specific parcel of land, is deemed to be the authorized agent of the landowner.
- (2) Landowners may dispute mapping errors with the KID Water Master, Assistant Manager, or Manager. KID utilizes official government information from multiple partners, including the County tax assessor and the Bureau of Reclamation.
- b. <u>Compliance</u>. The details provided in this policy shall be an accepted condition precedent to the delivery of water to any landowner. Each landowner who orders and/or uses water delivered by KID shall be deemed to have acknowledged and accepted these rules.
 - (1) If any landowner fails to comply with any of these rules the landowner shall be subject to assessment of fines, penalties, and charges as outlined in Section 3.
 - (2) Payments. Landowners are subject to assessments as outlined in this document.
- (3) Landowners observing violations of this policy will report the violation to the District Water Master. The Water Master will validate the reports prior to directing corrective action. The



public at large does not have the authority to enforce KID policy.

- (4) Each landowner and water user is responsible for keeping themselves informed of changes to KID policies by accessing official KID communication channels. KID will post notices through an email newsletter, through the local paper, on its website at www.KlamathID.org, via mail, or may provide notice by personal contact from KID employees to the landowner.
- c. <u>Infrastructure Access and Maintenance.</u> KID's Executive Director, Manager, Assistant Manager, Maintenance Supervisor, Water Master, and their specifically authorized representatives or agents, including ditch riders, shall always have free access, including weekends and holidays, to enter any land irrigated with water delivered by KID for any of the following purposes:
- (1) Inspecting KID's facilities or private irrigation facilities, the flow of water within the facilities, including measurement, and the use of water on the land;
- (2) Determining the acreage of crops irrigated or to be irrigated;
- (3) Maintaining or operating KID's facilities;
- (4) Inspect for any unauthorized change, use, alteration, or other interference with any portion of KID's facilities and delivery system including, but not limited to, head gates and other control structures. No unauthorized person shall be permitted to do any of the following:
 - (a) Place or remove a weir board in any weir or drop;



- (b) Open or close any head gate or other water control structure;
- (c) Remove any chain, lock, board, post, or gate from any control structure; nor
- (d) Attach or place any boards, dams, chains, ropes, or any other objects to, on, or upon any KID canals, laterals, drains, or other conduits or KID-operated structure.

d. Gates

- (1) KID employees MUST have free and unobstructed passage to the irrigation infrastructure. Fences and structures that are not in proper working order create a safety hazard to the District. KID may remove gates not in compliance with this policy.
- (2) Gates must be a minimum of 12 feet wide to accommodate District vehicles and equipment.
- (3) Gates MUST swing freely and not drag across the ground.
- (4) Gates MUST have operable closures. (Bailing twine is not acceptable.) Acceptable gate materials include aluminum, steel, and wood.

e. Bridges

(1) Nearly 100 bridges are maintained by the District are owned by the United States of America, Department of Interior, Bureau of Reclamation.

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- (2) KID does not maintain bridges to accommodate heavy vehicles or loads. Many contemporary vehicles and machinery are substantially larger and heavier than the type of equipment for which the bridges were designed. The District shall not be responsible or liable for damages of any kind to any landowner arising or resulting from the failure of a bridge.
 - (a) Over the years the landowners have used the bridges for their convenience and without permission of the Bureau of Reclamation or the District.
 - (b) The user who has ownership or control of tractors, combines, trucks, implements, or other machinery in excess of 20,000 pounds that crosses or attempts to cross a bridge shall be strictly liable to the District for the actual cost of repairing or replacing the bridge which fails or is damaged during such use, whether or not the failure or damage was caused exclusively by such use.
- (3) The District is not in the business of providing transportation systems for use of landowners and the public. Landowners may apply for permits to construct or replace a bridge to access lands they own through the Bureau of Reclamation's permitting processes.
- (4) All people and entities using a District-maintained bridge shall have a duty to monitor the condition of the bridge and to immediately report to the District Manager any and all damage or other structural deficiency of a District bridge observed by the user.
- (5) KID will remove any unpermitted bridges that the District does not require for operation and maintenance of the system.



f. Water Deliveries. CHANGE IN POLICY 2025

- (1) Water Orders. Effective 2025, KID will account for water orders on a minimum of 12-hour sets to realize water savings and efficiencies. This change requires an immediate change in KID operations and ditch rider schedules.
 - (a) All landowners <u>must</u> order water deliveries "on" and "off". **No exception.** Not calling a water delivery "off" is a waste of a valuable resource. Not calling a water delivery "on" takes carefully managed water away from other waterright holders and crops.
 - (b) Web-based water ordering is the preferred medium for water order requests when the system is available. Web-based water orders must be in the system prior to the cut-off times below.
 - (c) Next Day Morning Orders: Ditch riders will accept water orders between 4-5 pm the day prior to use.
 - (d) Same Day Afternoon Orders. Ditch riders will accept afternoon water orders between 10-11 am.
 - (e) Ditch rider schedules and contact information are available on the KID website.



- (2) Water Order Confirmation. KID ditch riders will inform the landowner of the date and time of their rotation. If the landowner does not take water when his turn arrives, they may be charged for the full volume of water ordered and may forfeit their position in any rotation.
- (3) Point of Delivery. When water is made available to a landowner, the landowner must have a responsible person present, and the land to be irrigated must be properly prepared to take the water efficiently. The landowner must apply all water efficiently and use in a reasonable and beneficial manner;
- (4) Water Control and Tracking. When water is delivered to the landowner, the landowner shall be responsible for the water at all times after it leaves KID's delivery point. From the time delivery of water commences to the completion of irrigation, the landowner shall, day and night, attend to and control the water. Each landowner is required to accurately document their own water use, including their orders, diversion point (structure #), diversion rate, sets (12 hr. periods), and total acre-feet used for each of their irrigations daily.
- (5) Irrigation Use. The landowner shall ONLY apply water delivered by KID to land included on the maps of irrigated land within a property deed with water rights. The landowner shall not apply any water furnished by KID to land that is subject to any land idling contract, or other similar agreement. Any spreading of water by a landowner and application of water to non-approved land shall be subject to Section 3 of this policy.



- (6)Waste of Irrigation Water. Any landowner who wastes water by flooding or sprinkling roads, vacant lands, neighboring properties, or land previously irrigated, or who wastes water in any other way, either willfully, carelessly, or on account of defective or inadequate canals or other conduits or facilities or inadequately prepared land, or who floods a portion of land to an unreasonable depth or amount to properly irrigate other portions will be subject to Section 3 of this policy.
- Drain Discharges. All water discharges from a parcel must be made into the area designated as a drain. Each landowner is responsible for the quality of drain discharges. Anyone placing unauthorized material or creating a blockage in the drain shall be responsible for the maintenance, repair, and/or correction by the District. The Bureau of Reclamation and the District retain control of all water in drains within the District boundaries; water diverted from drains will be charged to the landowner's account.
- Unauthorized Use. Any person who uses KID irrigation water without KID's authorization may be subject to criminal prosecution and civil liability as outlined in Section 3 of this policy.
- Stock Grazing. Stock grazing from irrigation infrastructure is highly discouraged. Damage to infrastructure by livestock will be repaired at the landowner's expense. When gates are placed on ditch banks for private use and livestock control, gates meeting district specifications are required. The District will remove or replace gates not meeting specifications with gates at the landowner's expense.





- j. <u>Use of Excavated Materials</u>. The use and removal of excavated materials placed on U.S. Government rights of way is reserved exclusively for the District. No landowner or water user may remove or take any excavated material from its original location without express written consent from the Manager.
- k. <u>Trespassing.</u> Not all irrigation infrastructure is open to the public. Please notice gates and signs that restrict or prohibit access to the public. Vehicles, equipment, or other property impeding the district's ability to operate and maintain the system will be removed at the owner's expense.
- I. <u>Litter, debris, and other trash</u>. KID's irrigation infrastructure is designed to deliver water across over 400 miles of infrastructure. Litter, debris, and trash impede KID's ability to perform its legal and contractual duties, creating hazards to life and property downstream. Individuals observed depositing items into the irrigation system shall be subject to Section 3 of this policy.



Section 3. Enforcement

3-1. Violations of law, regulation, or policy

- a. The landowner is responsible and liable for any damage caused by the landowner's negligence or careless use of the water or as a result of the failure of the landowner to properly operate and maintain any facility for which the landowner is responsible.
- b. Illegal use of water: Illegal use of water is defined as a water user applying water to lands when that use of water has not been authorized in contractual agreements or applying water to unauthorized lands.
 - (1) The landowner shall only apply water furnished by KID to land included on the maps of irrigated land on file at the KID office, or subject to a written temporary transfer order issued by KID's manager.
 - (2) Any landowner using water delivered through the KID delivery system without a water right will be immediately shutoff.
 - (3) Head gates and/or pumps will be shut off and locked if possible. Tags will be placed on the gate, or pump, notifying the landowner of the illegal taking.
 - (4) Landowners will be notified of their illegal action by certified mail.



- c. Landowner violations of KID policy will be assessed on a case-by-case basis to ensure a fair and equitable application of this policy.
 - (a) When a landowner takes responsible and prudent actions to prevent a violation (such as applying shields to prevent accidental road watering), the KID manager will use expert judgment in assessing any violations of this policy.
 - (b) Multiple violations by a single landowner across multiple properties in a two-week period will be given consideration to the circumstances associated with managing dispersed operations.
- d. Violations of KID policy validated by a KID employee will incur the following actions:
 - (1) Violations that present safety risks or health hazards or are determined by the KID Water Master as gross negligence will be immediately corrected by a KID employee, followed by a phone call or personal visit to the landowner by the District Water Master at the first available opportunity.
 - (2) The first reported violation, confirmed by a KID employee, will result in a written warning to the landowner with an explanation of the violation. An oral warning may be issued, to be accompanied by a written warning. The warning shall contain a brief description of the violation, a statement of the action to be taken by the landowner, and a copy of this policy.



- (a) Landowners will have one-week from notice to remedy identified issues or 60 days from notice to repair or replace gates.
- (3) A second violation, confirmed by a KID employee, will result in a \$500 fine, a second written warning delivered in person by the KID Water Master, Assistant Manager, or via certified mail. The warning shall contain a detailed description of the violation, a statement of the action to be taken by the landowner, and a copy of this policy.
 - (a) If gates are not repaired within 60 days of original notice, the District will issue a work order to make necessary repairs or replace the gate if reasonable repairs cannot be made.
 - (b) The District will mail an invoice, due within 30 days of billing, to the landowner for the labor and supplies required for the repair or replacement of the gate.
 - (c) Unpaid charges will accrue interest as outlined in Section 2.
- (4) A third violation will result in an immediate termination of delivery of water to a parcel and an additional \$1,000 fine. Water delivery may be restored upon payment of the fines and written agreement by the landowner to immediately cease and desist from violating the rules provided in this policy.
- (5) A fourth violation will result in a \$5,000 fine and an immediate termination of the delivery of water to all the landowner's properties for the remainder of the irrigation season.





- (6) In the event of repeat violations, the Board may commence a civil action to prevent violations of the rules and may seek such relief as it deems appropriate. The District shall be entitled to recover its costs and attorney fees incurred in such suit and in enforcing these rules, and such costs and fees shall be a charge against the land on which the violation occurred or which received water as a result of the violation.
- (7) The District may require permitted control and measuring devices prior to any future water deliveries.
- (8) Failure or refusal of any landowner to comply with these rules is deemed grounds for terminating delivery of KID water to the lands of such landowner.



Section 4. Appeals.

4-1. Appeal Procedures

- a. Landowners may appeal the decisions of the Water Master to the Assistant Manager; an appeal of the Assistant Manager's decision may be brought to the Manager.
 - (1) The District Manager will provide a written notice of determination within five business days of hearing the appeal.
- b. A written appeal of the Manager's decision may be filed with the KID Board of Directors within ten calendar days of the date of service of the Manager's notice. After ten calendar days, or as otherwise expressed in law, the person is deemed to have waived all rights to a hearing on the matter.
 - (1) The notice becomes final if a written appeal is not physically received within ten calendar days from the date of service.
 - (2) Filing of a notice of appeal shall not stay any act of the Manager or Assistant Manager, result in resumed water deliveries terminated to the landowner, nor result in the extension of the rotation for that portion of the delivery system.
 - (3) In the event a notice of appeal to the Board is filed, within 72 hours after receipt of such notice, one Board member, preferably from the representative zone, shall consider the written appeal, may interview the landowner and any KID staff involved in discovering the violation and enforcing the terms of this rule. After making a reasonable investigation, the Board member shall either sustain the



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notice or may reverse or modify the notice as the Board member shall determine. The decision of the Board member shall be final.

Appendix A: References

The Reclamation Act, 1902. https://www.usbr.gov/power/legislation/reclact.pdf

United States Code of Federal Handbooks, Title 43. https://www.ecfr.gov/cgi-bin/text-idx?tpl=/ecfrbrowse/Title43/43tab 02.tpl

The Warren Act, 1911. (United States Code Title 43, Section 523-525).

http://uscode.house.gov/view.xhtml?req=(title:43%20section:523%20edition:prelim)

Oregon Revised Statute 540, 2017. https://www.oregonlegislature.gov/bills_laws/ors/ors540.html

Oregon Revise Statute 545, 2017. https://www.oregonlaws.org/ors/chapter/545

District Contracts, as Amended

Klamath Irrigation District Rules and Regulations, 2015.

Klamath Irrigation District Policy Concerning Maintenance and Use of District Maintained Bridges, 2015

Klamath Irrigation District Gate Policy and Procedure, 2016.

Klamath Irrigation District Bylaws, 2017 as amended.

KID Accounting & Financial Policies and Procedures, 2018.



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Signed this 9th Day of January 2025.

Ty Kliewer

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