AGREEMENT FOR CHANGE OF POINT OF DELIVERY

	THIS AGREEMENT made this day of	,, by and between Big Lost
	rigation District, hereinafter referred to as "District", an irrigation distrof the laws of the State of Idaho and	ict organized and existing under and by
	wner".	
WIT	IESSETH:	
Accou	WHEREAS, the Landowner is the owner of those lands described in the not	e Assessment Rolls of the District as
And, prese	WHEREAS, the above described real property is within the Big Lost Riv tly receives water for the irrigation of said lands from the District at the	_
accep	WHEREAS, the Landowner desires to change his method of irrigation of water for the irrigation of all of the above lands at the following point,	
	WHEREAS, the DISTRICT is willing to allow that portion of	(canal, lateral, or ditch, if

any) to be abandoned which is no longer needed to provide water to lands within the DISTRICT or Landowner's land.

	e mutual covenants herein contained it is agreed by the Landowner er from the District for the irrigation of the lands described in the r, at the following point, to-wit:
responsible, at his cost and expense, for the deliv	ies hereto that the Landowner, his successors and assigns, will be solely very of water from the above described delivery point to the lands ereby agree to accept the point of delivery of irrigation water herein
portion of (dit Landowner's land and assumes no further obligated and assumes no further obligated assumes as a sum of the control of t	the parties hereto that the District may abandon all further rights to that ech, lateral or canal) which is no longer necessary to convey water to the tions of whatsoever kind or nature to operate and maintain that portion eded for the delivery of water to the Landowner's land.
point of delivery under pressure and the Landow providing pressure to water lines for the delivery	ssumes no obligation to deliver water to the Landowner at the new ner does hereby agree to assume all costs and expenses, if any, in of water from the new point of delivery to the place of use, or for the nents retained by the District, upon approval by the District.
of the existing right-of-way for the maintenance of	ained herein shall be considered as a relinquishment or abandonment of said lateral or the right of the District to reconstruct the lateral, ditch of-way at such time and under such terms as the District my determine
This agreement shall be binding upon the of the parties hereto, and shall run with the land	e heirs, administrators, executors personal representatives, and assigns above described.
IN WITNESS WHEREOF, the parties have I	hereunto set their hands the day and year first above written.
	BIG LOST RIVER IRRGATION DISTRICT
	Chairman of the Board
ATTEST:	
Secretary-Treasurer of the Board	
	Landowner
	Printed name below:

STATE OF IDAHO County of) _)		
ON THIS Public in and for said Statement, and subscribed to the written	day of tate, personally appeared and n instrument, and acknowledge	, 20, known to me to, kno	, before me, the undersigned, a Notary, known to me to be the o be the Secretary-Treasurer and w to me to be the person(s) whose name(s) secuted the same.
IN WITNESS Was certificate first above with		t my hand and affixed	d my official seal, the day and year in this
SEAL			
		Notary Public res	iding at:
		My commission e	expires:
STATE OF IDAHO County of) _)		
ON THIS Public in and for said Statemen, and subscribed to the within	day ofatte, personally appearedatte, personally appearedattentions.	, 20 , known to me to d to me that he/she/t	, before me, the undersigned, a Notary, known to me to be the o be the person(s) whose name(s) is/are they executed the same.
IN WITNESS W certificate first above wi		t my hand and affixed	d my official seal, the day and year in this
SEAL			
		Notary Public residing at:	
		My commission expires:	