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*Executive Assistant
Kennewick Irrigation District
2015 South Ely Street
Kennewick, WA 99337*

KENNEWICK IRRIGATION DISTRICT RESOLUTION 2024-44

Authorization for Collection of Surcharges for Properties in the BE 16.8 Service Area

A **RESOLUTION** of the Board of Directors of Kennewick Irrigation District (KID), Benton County, Washington, relating to certain rates, charges and assessments; establishing certain rates, charges and surcharges and directing assessment process related to the KID BE 16.8 Service Area; authorizing and directing actions.

Section 1. RECITALS AND FINDINGS.

1.1 The KID traditional service area of BE 16.8 is directly connected to the Badger East Canal for water delivery.

1.2 Water delivered from KID canals is required to be taken on a minimum 24-hour basis. This requirement is related to the reduction in carrying capacity of the canals as they flow to the end of the reach.

1.3 On-Demand service is defined as the ability to take or stop water delivery without prior notification to KID. Farming units that make water changes will be required to notify KID as soon as is practicable following the change, but no longer than 1 business day.

1.4 Due to the continued canal lining, automated gates, and in-line canal storage, KID can provide limited on-demand service to properties to be served directly from the canal system.

1.5 Canal System improvements are planned to include additional construction of reservoir storage for the purpose of providing supplemental water supply during years of low water supply. An additional benefit of this storage will be to allow water delivery on an on-demand basis to utilize water more efficiently and provide better water use flexibility to KID customers.

1.6 Water delivery during times of low water supply will still be limited to a peak instantaneous amount and a monthly maximum volume pursuant to Board Action in the management of that low water supply year.

1.7 It is appropriate to charge customers for the additional availability and capacity of on-demand service.

1.8 This resolution applies to one (1) traditional services area encompassing 1 parcel representing 20.00 irrigable acres. A map depicting the traditional service areas and corresponding properties is attached as **Exhibit 1**. This area has been selected at request from the customer and is within a current KID Canal lining project area.

1.9 This resolution applies to those participating properties through an Irrigation Water Service Agreement. Participating parties are responsible for construction of improvements to provide water to participating properties.

This Resolution sets forth KID's program for the system improvement and necessary financial support from assessments against benefited properties, and from rates and charges (including charges in lieu of assessments) for the BE 16.8 Service Area.

Section 2. SERVICE AREA. The Service Area for this Resolution is as follows:

A. BE 16.8 includes 1 parcel, 20.00 irrigable acres.

Section 3. SURCHARGE.

3.1 The following charges apply as "KID Surcharges for System Improvements." The surcharge applicable to these properties shall be calculated as follows.

3.2 The surcharge will be for the Storage Component only, and will be determined based on the Equivalent Irrigation Units (EIUs) that apply to a property, and will be based on the storage component of the EIU charges for the Southridge and Clodfelter Masterplan Areas, or \$378.22 per EIU, as follows:

- A. For farming units (single or multiple properties under one ownership), the number of EIUs applicable to the property is based on the difference of the base flow to the probable peak flow (2.8 gpm per irrigable acre) or the actual peak flow on record for that delivery(ies), whichever is higher; or
- B. For individual properties (multiple properties, multiple ownerships), the number of EIUs applicable to the property is based on 2" service connections, each of which is equivalent to four (4) EIUs.

3.3 Upon a building permit being issued for a property previously categorized as a part of a farming unit, the surcharge will be re-calculated as per paragraph 3.2 (B) above.

3.4 The surcharge will be collected as follows:

3.4.1 In order to incentivize capital recovery, if the entire project costs are paid by April 30 following the completion of construction (if construction is completed between March 1 and April 30 of a given year, the entire project costs are due October 31 following the completion of construction), the cost of the surcharge will be reduced to \$551.85 per EIU.

3.4.2 If the entire project costs are not paid in full, at the reduced rate, by the date established in Paragraph 3.4.1, a property owner may elect to defer the surcharge by April 30

following completion of construction (if construction is completed between March 1 and April 30 of a given year, the election to defer must be completed by October 31 following the completion of construction), and be charged \$120 per year until the earlier of:

3.4.2.1 Change in Property Ownership, at such point, the entire surcharge for project costs becomes due; or

3.4.2.2 Ten (10) deferment payments of \$120, at such point, the surcharge for project costs will be recovered through an annual surcharge of \$68.98 per EIU which will be added to the KID billing with equal one-half (1/2) installments due April 30 and October 31 of each year, for ten (10) years. If there is a change in property ownership after ten (10) deferment payments of \$120, the entire surcharge amount, less any annual surcharges paid, becomes due.

3.4.3 If the entire project costs are not paid in full or deferred by the dates established in 3.4.1 or 3.4.2, an annual surcharge of \$68.98 per EIU will be added to the KID billing to the property as a separate Capital Surcharge, with equal one-half (1/2) installments due on April 30 and October 31 of each year, beginning April 30 following completion of construction for ten (10) years (if construction is completed between March 1 and April 30 of a given year, the first annual surcharge is due October 31 following the completion of construction). If there is a change in property ownership after connection to the system, the entire surcharge amount for the project costs, less any annual surcharges paid, becomes due.

3.5 All properties paying a Capital Upgrade and Improvement Charge receive one (1) EIU credit.

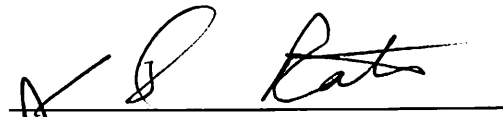
Section 4. ASSESSMENT. All properties within the BE 16.8 water service area may also be subject to annual assessments (or a charge in lieu of assessment) for the cost of irrigation water service.

Section 8. IMPLEMENTATION. The KID District Manager is hereby authorized and directed to take such action as appropriate and necessary to administer and enforce this Resolution.

Section 9. REPEALER; FUTURE ACTIONS. Any KID act prior to and inconsistent with this Resolution is hereby superseded and repealed. Nothing in this Resolution shall limit the future authority of KID to modify, rates charges and assessments.

RESOLUTION 2024-44 IS HEREBY ADOPTED by the Board of Directors of Kennewick Irrigation District, Benton County, Washington, at a regular open public meeting with a quorum present thereof this 17th day of September, 2024.


Gene Huffman, President


Kirk Rathbun, Vice President


David McKenzie, Director


Arland Ward, Director

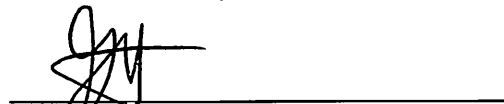
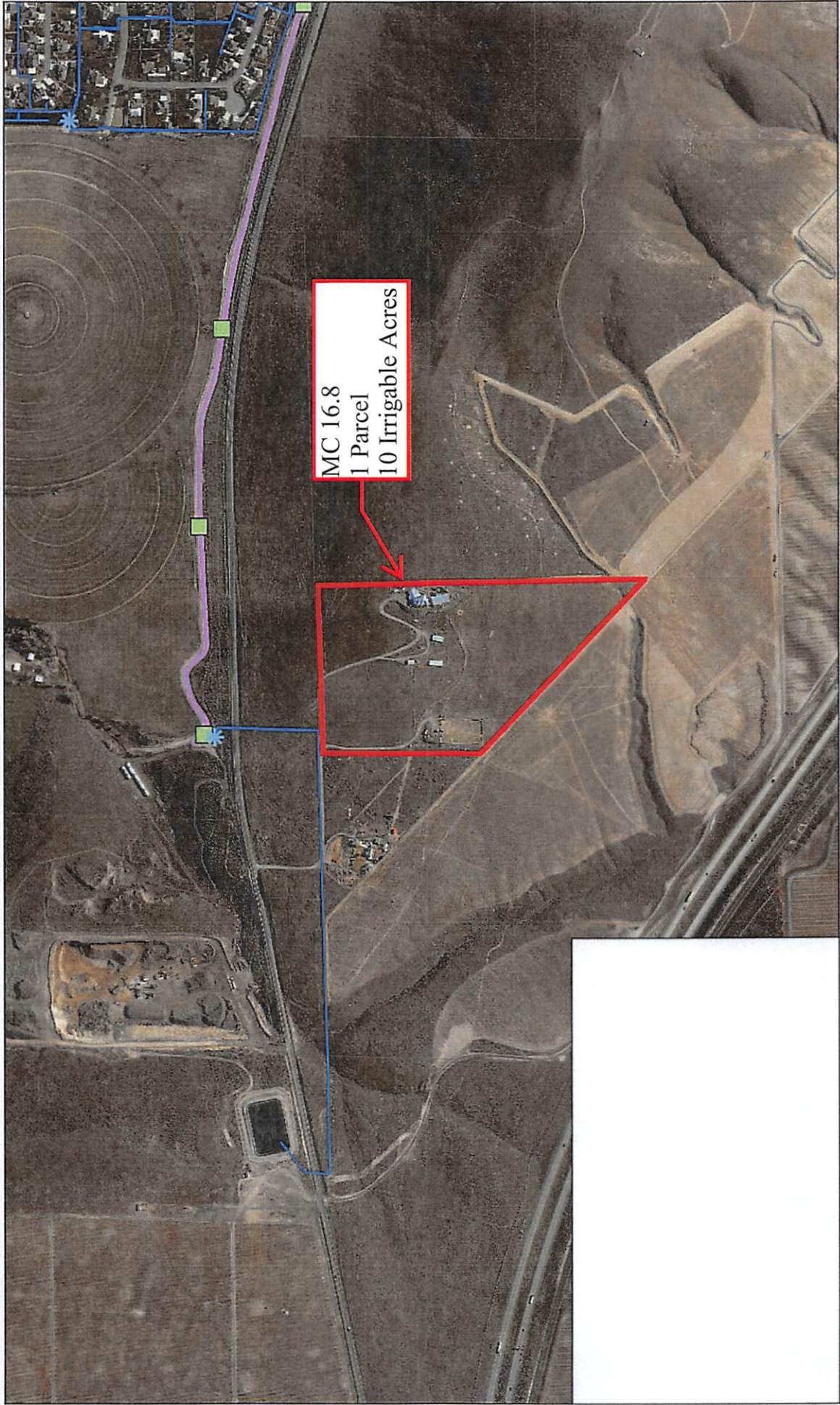

Griffin Hanberg, Director

EXHIBIT 1: SURCHARGE AREA



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