ORLAND-ARTOIS WATER DISTRICT APPLICATION TO ANNEX LANDS

1.	Applicant / Landowner Legal Name:
2.	Address:
3.	Phone:
4.	Fax:
	Cell Phone:
6.	If Entity, Name of Primary Representative:
7.	Representative's Address (if different):
8.	Representative's Phone (if different):
9.	OAWD Landowner: Yes No
	a. If Yes, District Parcel APN Numbers:
10.	Total Number of acres to be annexed:
11.	Parcels to be annexed APN Numbers:
12.	Proposed use of the land. If the use is agricultural, include cropping history and estimated water needs in Acre-Feet per year and in CFS per irrigation. (Attach additional information if necessary.)

13. To be submitted with this application for each parcel to be annexed:

- a. Legal description of the property to be annexed.
- b. A map showing actual acres to be annexed.
- c. A Deed or deeds showing the legal ownership of the lands to be annexed.
- d. A <u>nonrefundable</u> application fee of \$1,000.00 to OAWD
- 14. If a lot line adjustment is required, the landowner must separately process it through the county.
- 15. Water Source:

a.	OAWD distribution system.	
	i. Attach preliminary designs for connection. Include distribution s	ystem's
	capacity and hydraulic specifications.	

b. Canalside facility.

i. Attach preliminary designs for facility. Include capacity and hydraulic specifications.

All facilities, designs, plans, and equipment must meet the specifications and regulations of, and are subject to review by, the Orland-Artois Water District, the Tehama-Colusa Canal Authority, and the U.S. Bureau of Reclamation.

- 16. The signing of this application confirms the following:
 - a. Acknowledgement of responsibility to pay for all District costs, including but not limited to, all costs for the District to process the annexation application.
 - b. The landowner will deposit a sum designated by the Board in an annexation agreement to pre-fund District processing costs and will timely pay any request for replenishment if the deposit is exhausted. The District will not expend any of its funds to process an annexation.
 - c. A statement by the landowner that he/she/it will execute an agreement and any other documents required by the District, USBR, TCCA, and Glenn County LAFCO to complete the annexation.
 - d. Acknowledgement that final approval of any annexation is subject to the landowner's satisfaction of all applicable legal and administrative requirements and conditions, and discretionary approvals of the LAFCO, USBR, TCCA, and the District.
 - e. Acknowledgement that District water supply is not guaranteed and any water the District makes available will be excess to first priority needs of existing District lands and any prior annexed lands entitled to priority service. This condition will not apply to any water supplies privately purchased by a landowner for use on its lands.

Date:		
Signed:	Print name:	
Received by OAWD:		
Date Received:		

application.

f. Acknowledgment that District has the sole and final discretion to approve or disapprove landowner's annexation application and that landowner will hold District harmless and defend it against any claims or liability arising from or connected to the District's processing of and decision on the landowner's