		Watershed	Management Permit No.		
WV	IO SCHEDULE R				
		- LOSURE OF PROPERTY INTERI	FST		
AI' I'	IDAVII OF DISC	LOSURE OF TROTERIT INTERI	E/3 1		
STA	TE OF ILLINOIS)			
	01 1221 (01)) SS			
COU	UNTY OF COOK)			
Nam	e of Project:				
A.			after first being duly sworn under oath, states that		
	(Na	ame of Affiant -Type or Print)			
	the above-named is (the owner and record title holder), (a prin	ncipal beneficiary of Land Trust No	_	
	held by	as Trustee), (an officer			
		(Name of Trust Holder)	(Official Capacity)	_	
	of	Corporation),	(a General Partner of		
	(Name of Co	rporation)	(Name of Partnership)		
	Partnership), (a Mai	naging Member of(Name of Limited Liab	Limited Liability Company), which is the record title	,	
	holder of the proper	· · · · · · · · · · · · · · · · · · ·	only Company) rshed management permit application (covering the project indicated a	nc	
			opolitan Water Reclamation District of Greater Chicago (District), whi		
			her with the legal description of the property are attached hereto as Exhi		
	"A" and specifically	incorporated by reference herein.			
3.	Affiant further states	that said property described in Evhibit "	A" (Plat of Survey with legal description) has a total area, including		
υ.		·	contiguous ownership of the owner, and that the portion of the property	Į	
	1 3		shed Management Ordinance (WMO)) consists of acres,		
	• 1 1	standed for use as described bereinafter:			

- *C. Affiant further states that, because of its size and intended use, the property described in Exhibit "A" comes under the requirements of the District with respect to the establishment of site storm water management, which requirements are summarized on the attached table which is attached hereto as Attachment "WMO Schedule-K Attachment" and specifically incorporated by reference herein, and that storm water management facilities will be provided as part of the project in accordance with the design and calculations furnished to satisfy said requirements with respect to the property described in Exhibit "A", and further states that:
 - 1. The owner of the property or any beneficiary of a land trust, if any, which is the record title holder of the property has no present interest, nor had any interest at any time during the previous two years, in any lands contiguous to said property if such interest is or was held, stormwater management requirements must be met for the total).
 - 2. No owner of any lands contiguous to the property and no beneficiary of a land trust, if any, which is the record title holder of any land contiguous to the property has any interest in the property (if such interest is held, storm water management requirements must be met for the total).
 - 3. Affiant understands and agrees that any permit issued by District in reliance upon this affidavit shall be deemed to contain a special condition that if, within two years after the issuance of the permit, the owner or any beneficiary of a land trust, if any, which is the record title holder of the property, acquires any interest in lands contiguous to the property, the owner shall provide for storm water management facilities for such lands in which an interest is acquired, regardless of the size of such lands.

^{*} Delete paragraph C if exemption is claimed

^{*} Delete paragraph D if no exemption is claimed.

WM	O SCI	HEDULE	K (Continued)	Watershed Manager	nent Permit No.				
*D.	Affiant further states that, because of its size and intended use, the property described in Exhibit "A" is exempt from the requirements of the District with respect to the establishment of site storm water management, which requirements are summarized on the attached table which is attached hereto as Attachment "WMO Schedule K Attachment" and specifically incorporated by reference herein, and further states that:								
	1. The owner of the property or any beneficiary of a land trust, if any, which is the record title holder of the property has no interest, nor had any interest at any time during the previous two years, in any lands contiguous to said property, such aggregate total area of the property and the contiguous lands equals or exceeds the acreages summarized on the said at for site storm water management requirements. (if such interest is held, storm water management requirements must be total.)								
	2. No owner of any lands contiguous to the property and no beneficiary of a land trust, if any, which is the record title hold land contiguous to the property has any interest in the property, such that the aggregate total area of the property and the collands equals or exceeds the acreages summarized on the said attachment for site storm water management requirements. interest is held, storm water management requirements must be met for the total.)								
	3. Affiant understands and agrees that any permit issued by District in reliance upon this affidavit shall be deemed to conta special condition that if, within two years after the issuance of the permit, the owner or any beneficiary of a land trust, if any, we is the record title holder of the property acquires any interest in lands contiguous to the property such that the aggregate are the property and the contiguous lands equals or exceeds the acreages summarized on the said attachment for site storm we management requirements, the owner shall provide for storm water management facilities for the entire aggregate area to fulfill said requirements.								
	This affidavit is given to induce the District to issue its Watershed Management Permit with respect to the aforedescribed property and to exempt said property from any present requirements to provide and maintain storm water management facilities thereon.								
E.	Affiant further states, that for the purpose of this affidavit, the following terms have the meanings indicated:								
			means record title holder or a beneficiary of a land trust which is the record title holder, and includes singular and plural; if the owner is other than an individual, the term includes beneficiaries, agents, shareholders, officers and directors.						
	Ownership:		means holding of record title or any beneficial interest.						
			est or contractual interest, legal or equitable, directly or indirectly, in part or in full, and includes the case of shareholder interest, the shareholder shall be deemed to have interest if he owns or of the shares.						
			d touching at one point or more; if the lands are separated by an easement or a dedicated be considered contiguous.						
F.	Affiant understands and agrees that in the event that any of the aforementioned information is incorrect, erroneous, false or misleading, the District may immediately terminate any permit issued based on the above information.								
			Dated this	day of	20				
				(Affiant)					
			SUBSCRIBED and	SWORN to before me	this da	y of	20		
					(Notary Public)				

^{*} Delete paragraph C if exemption is claimed * Delete paragraph D if no exemption is claimed.