

1 rights are derived, directly or indirectly, from the reserved
2 water rights of the Tribe. Thus, any water rights adjudicated or
3 otherwise established in the future on behalf of any person or
4 entity and based upon a claim, directly or indirectly, through
5 any reserved water rights of the Tribe shall be included within
6 and as a part of the water quantified by this Compact. Any
7 state water rights acquired by the Tribe for land to which a
8 reserved right is recognized herein shall be forfeited.

9 Included within the practicably irrigable acreages are (1)
10 tribal lands and individual Indian allotments; (2) Uintah Indian
11 Irrigation Project lands, which include tribal lands, allotments,
12 and some private lands which were originally allotted lands; and
13 (3) some few lands distributed to former tribal members ter-
14 minated in accordance with the Ute Partition Act, approved August
15 27, 1954 (P.L. 83-671, 68 Stat. 868, 25 U.S.C. Sections 667-
16 667aa). Nothing in this Compact shall enlarge or diminish the
17 scope of or otherwise affect either the United States' trust
18 responsibility, if any, or the Ute Indian Tribe's responsibility,
19 if any, to those persons who have been designated as mixed-bloods
20 under the Act of August 27, 1954 (68 Stat. 868). The total
21 acreage under irrigation or susceptible to sustained production
22 of agricultural crops by means of irrigation is recognized as
23 129,201 acres, reduced by 7% to 120,157 acres to reflect roads,
24 yards, fences, rights-of-way, and other non-productive lands.
25 All lands in the Uintah Indian Irrigation Project are designated