CONTRACT (Disbursement)

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DEPARTMENT OF THE INTERIOR

UNITED STATES RECLAMATION SERVICE

RIO GO. NDE PROJECT. NEW MARIEO - TEXAS.
This Agreement, made the 6th day of Murch , nineteen hundred
andtrenty-two, in pursuance of the act of June 17, 1902 (32 Stat., 388), and acts amendatory thereof and supplementary thereto, between THE UNITED STATES OF AMERICA
hereinafter styled the United States, by L. Lawson, Project Emager.
United States Reclamation Service, thereunto duly authorized, and subject to the approval of the proper supervisory officer of the United States Reclamation Service, and LTL Loue Lune, Laingle Rein,
hereinafter styled Contractor, his heirs, executors, administrators, successors, and assigns.
Witnesseth: The parties covenant and agree that—
2. The Contractor will
9 You and in constanting of the constant to the

2. Yor and in consideration of the payments to be made by the United States, as hereinafter provided, and of the covenants herein contained, the Vendor does hereby sell, assign, transfer and set over to the United States free and clear of any lien or incumbrance, all buildings, fences, ditches, seedings, growing crops, trees, and shrubbery, and any and all other improvements of shotsoever kind or nature, apon, attached to, or growing upon that certain piece or parcel of land situated in the County of Fl Paso. State of Texas, particularly described as follows, to wit:

tract of land approximately four (4) miles northwest of the town of Yelsts. Texas, in the east half of the southeast quarter (RASE4) of section eight (8) and the west half of the southwest quarter (RASE4) of section nine (9), township thirty-one (31) south, range six (6) east, United States Reclamation Service survey, and being also in Euryey One Hundred and Sixty-one (161) of the Yelsta Grant, and described as follows: Beginning at the southwest corner of the tract of land herein described, which is a point on the property line between the land of the Yendor and amado Lune, and from which point the southeast corner of said section eight (8) bears south twelve (12) degrees eighteen (18) minutes twenty (20) seconds east one thousand four hundred sixty-one and seventy-three hundredths

£ 5

(1461 78) feet; thence along said property line morth one (1) degree, thirty (50) minutes west forty-zeron and one-tenth (47.1) feet to a corner common to the land of the Vendor and said amado lune; thence along the property line between the land of the Vendor and the Ronodelo Ferms Company wouth eighty-seven (87) degrees fifty-six (56) minutes east four hundred thirty-eight and five-tenths (456.5) feet to the corner common to the land of the Vendor and Jose Lune; thence along the property line of vendor and Jose Lune south one (1) degree thirty (80) minutes east forty-seven and one-tenth (47.1) feet; thence north eighty-soven (87) degrees fifty-six (56) minutes west four hundred thirty-eight and five-tenths (486.5) feet to the point of beginning; said truct of land containing forty-seven hundred the (0.47) more, more or less.

- assignd, release , acquit , and discharge the United States and its assigns from any and all liability for damages or componsation arising from the entry upon said parcel of land and from the construction, operation, and maintenance thereon of works pertaining to the United States Reclamation Service.
- 4. In consideration whereof, the United States agrees to pay to the Vendor the sum of ninety-four (\$94.00) dollars present voucher.

 by Tressury warrant, or distursing officer's check, as full purchase price of said improvements and as full payment for all domages by reason of the matters and things stated herein.
- 5. The Vondor hereby ratifies and confirms the grant to the United States of the right of way across lands herein referred to in stock-subscription contract with the MI Paso Valley Tator Uners' Association.
- dence that he is the owner of each improvements and the land on which the same are situated, and that the same are free from any lien or incombrance, and for this purpose will submit any obstract at title papers which he may have in his possession, for examination; but the united states will at its own expense and for its own use procure such abstract as may be necessary for the investigation of the title to each land and improvements, and may make and retain copies of the abstract and title papers submitted by the Vandor for examination.
- Reclamation Service, will produce and have recorded, where proper for record, all deeds or other assurances of title, and affidation and other evidences of title which in the spinion of Counsel for the Reclamation Service are necessary to show good title, unincumbered, in the Vendor to the property purchased.

Page 3.

- 8. Liens or incumbrances against the property purchased may, at the option of the United States, be discharged at the time of payment, or a sufficient amount for this purpose be retained from the purchase price and the same discharged with the money so retained; but this provision shall not be construed to give precedence of any lien or incumbrance over this agreement, nor as an assumption of the same by the United States.
- 9. The United States agrees to permit the Vendor to retain possession of the strip or parcel of land upon which said improvements are lasted and to use and enjoy the same, and resove crops therefrom that may mature thereon, until ten days after the date hereof, unless prior thereto it becomes necessary to occupy said strip of land for ditch or canal purposes, in which event the Vendor will be duly notified by the proper Reclamation officials; and the Vendor agrees that whenever so notified he will immediately yield and deliver up the possession of said strip of land, together with the improvements thereon, without any claim for damage or compensation other than as herein provides.

The contractor expressly warrants that he has employed no third person to solicit or obtain this contract in his behalf, or to cause or procure the same to be obtained upon compensation in any way contingent, in whole or in part, upon such procurement; and that he has not paid, or promised or agreed to pay, to any third person, in consideration of such procurement, or in compensation for services in connection therewith, any brokerage, commission, or percentage upon the amount receivable by him hereunder; and that he has not, in estimating the contract price demanded by him, included any sum by reason of any such brokerage, commission, or percentage; and that all moneys payable to him hereunder are free from obligation to any other person for services rendered, or supposed to have been rendered, in the procurement of this contract. He further agrees that any breach of this warranty shall constitute adequate cause for the annulment of this contract by the United States, and that the United States may retain to its own use from any sums due or to become due thereunder an amount equal to any brokerage, commission, or percentage so paid or agreed to be paid: Provided, however, It is understood that this covenant does not apply to the selling of goods through a bona fide commercial representative employed by the contractor in the regular course of his business in dealing with customers other than the Government and whose compensation is paid, in whole or in part, by commissions on sales made, nor to the selling of goods through established commercial or selling agents or agencies regularly engaged in selling such goods.

the contract is made contingent upon Congress making the necessary appropriation for expenditure thereunder after such current year has expired. In case such appropriation as may be necessary to carry out this contract is not made, the contractor hereby releases the United States from all hability due to the failure of Congress to make such appropriation.

No interest in this agreement shall be transferred by the contractor to any such transfer shall cause annulment of the contract so far as the United St	any other party, and tates is concerned; al
any such transfer shall cause annulment of the contract so far as the United St	tates is concerned; al
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any such transfer shall cause annulment of the contract so far as the United St	tates is concerned; al
rights of action, however, for breach of this contract are reserved to the United Section 3737, Revised Statutes of the United States. It is further stipulated and agreed that in the performance of this contract employed who are undergoing sentences of imprisonment at hard labor which he courts of the several State or Territories or municipalities having criminal jurisdicate. No Member of or Delegate to Congress, or Resident Commissioner, after ment or either before or after he has qualified and during his continuance in office, or employee of the Government, shall be admitted to any share or part of this cort to any benefit to arise thereupon. Nothing, however, herein contained shall be to any incorporated company, where such contract or agreement is made for the incorporation or company, as provided in section 116 of the act of Congress approstat. L., 1109). IN WITNESS WHEREOF the parties have hereto signed their names the day and year.	act no persons shall be ave been imposed by tion. nis election or appoint, and no officer, agent ontract or agreement e construed to extend general benefit of such ved March 4, 1909 (3) car first above written
ByL H LAWSO	
Project-Man	
ENRIQUE LUN	A
	Contractor
* Br	
· • • • • • • • • • • • • • • • • • • •	
P.O. Address Box_617_R	oute 1
El Paso	lexas
+ Approved.	
† Approved:	

(Date), 19.....

^{*} See pars. 6 and 7, Instructions, over.
† Approval of this contract is not required when executed by the Chief of Construction, except in cases covered by regulations on pages 201-203 of the Manual.

AFFIDAVIT OF DISINTERESTEDNESS

STATE OF	
County of	
-	r (or affirm) that the copy of contract hereto annexed is an exact copy of a
	ersonally, with
that I made the same fa	rly without any benefit or advantage to myself, or allowing any such benefit or
person or persons; and t	the said, or to any other hat the papers accompanying include all those relating to the said contract, as in such case made and provided.
	, U. S. R. S.
	Subscribed and sworn to before me at
[OFFICIAL SEAL]	this, A. D. 19 My com-
	mission expires
Nore.—Execute this affid	avit only on the copy for the Returns Office; not on original.
	INSTRUCTIONS
	executed, field officials must see that instructions in paragraph 7, page 203 of Manual, have been fully uses such as patent, eight hour, and others applicable to the contract and required by the regulations
Every contract for con Manual.)	struction or repair of a public work is required by law to be supported by bond. (Pages 206-208,
The post-office address and all particulars and conditi	of the contractor must appear in the contract, all dates plainly given and blanks carefully filled, one stated as fully and as clearly as practicable.
A general statement that "era	tions or other irregularities must be explained over the signatures of the parties to this agreement. sures and interlineations were made before execution" is not sufficient.
case the contract may be exec	-
partners, doing business under	should describe the Contractor in the preamble as: " and, the firm name and style of," the names of all members of the firm being inserted. in the firm name by a member thereof, who should also affix his title of "Partner" or "Member of
a corporation duly organized u following form: "	ration should describe the Contractor in the preamble as: ", nder the laws of the State (or Territory) of" The signature should be in the by" (giving official designation), and the corporate seal should be affixed. of the company that the officer signing the contract is authorized to do so should accompany the
	as no seal, the certificate should state that fact. Such certificate of authority once filed will not

9. In the execution of this contract the names of the parties should be signed in ink in the usual manner and as written in the

effective.

body of the instrument.

Form 7-523tf Reprint of Mar., 1921.

DEPARTMENT OF THE INTERIOR UNITED STATES RECLAMATION SERVICE

Rio Grande Project

El Paso Texas March 8, 1922.

Project Manager to District Counsel.

Subject: Forwarding for approval as to form, execution, and legal sufficiency contract dated **March 5. 1922**

With Enrique Luna

Estimated amount involved, \$ 94.00
Accompanied by bond and copies.
(Insert "Yes" or "No" bond) No bond.

Authority No. or Clearing Acct.

Purpose: Purchase of improvements on 0.47 acre of land for right of way for El Paso Valley mesa drain. Consideration to be paid arrived at by allowing \$200 per acre for crop and stand of alfalfa.

Advise Project Manager at

El Paso Texas

(Post-office address)

of approval as to form, execution, and legal sufficiency of the above, using extra copies hereof.

NOTE.—Before submitting contract see that the instructions on reverse hereof have been FULLY complied with,

Inclosures as follows:

Orig. and 4 copies contract.

Orig. and 2 copies certificate of recommendation.

Orig. and 2 copies possessory certificate.

Orig. and 2 copies f.l.t.

Orig. and 2 copies certificate as to title.

3 blueprints.

L M LAASON

(Signature)

El laso Texas March 8 1922

(Place)

(Date)

8-6366

The above-described contract and bond, if any, approved as to form, execution, and legal sufficiency by C F Harvey

on March 2 1922

Asst

District Counsel,

Inclosures as follows returned to Project Manager:

Orig. and 3 copies contract.

Orig. and I copy possessory certificate.

Orig. and I copy certificate of recommendation.

Orig. and I copy f.l.t.

Orig. and I copy certificate as to title.

2 blueprints.

FOR VOUCHER.

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Improvement	e on land in			199
Loss-				
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Coet o	f extension of abo	tract)	•
Cost 6	f title guaranty .		-	· •
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EMBET CHILLS TO SELECT ENDING THE SOLUTION OF STREET STREE

LANCE PROPERTY.

TO PEGE SELLENGE STATE

	CAMAI Tuesa Dian COUNTY El Paso
1.	. Mailing address of each party /
	Emique Luna RFD. Route 1 Bx
2.	Personal status of each party (married, single, widow or
3.	List of improvements (state, as by itemized bill, how total consideration was fixed):
	047 A-alfalfa -200- 94°
4.	Interest held by each party joined in contract, other than owner or vife of owner, as "Joint ownership", "lessee", or "lienor", and if lienor, state such facts as may be gathered from owner as to date, quount and quality of encumbrance:
	Trolland
5•	State whether or not land is homestend property Ges
	Survey number of tract (if not embodied in land description) If not survey number is available state i in tax records: Item (under whose name assessed and line number assessment book):
	Acreage : Assessed at U
	other available information
7.	Granter will order title subranty. Granter whereas that Service may order title subranty and make deduction therefor. Granter will order lastreet of title.
~	Crimtor agrees that Service may order abstract of title and the deduction therefor. Grantor at tes that takes are paid to date.
	Grantor will pay tames now unpaid. Grantor wishes Corvice to pay tames and make deduction therefor, and will furnish this office with bill of unpaid tames. Grantor states that land is now encumbered (as per item 3) as wishes torvice to per off encumbrance and make deduction therefor. (In case this is to be done, are not will have to consult personally with the lienor).
	Grantor strites that land is encumbered (as per item 3) and

8. Cost of structures to be built by Service.

will at once take steps to remove some.

Trong

