6-(20) Texas

Form 7-523 Approved by the Department Sept. 13, 1915 (Reprint June, 1924) NOT FNORMED ASSUMED NOT RECORDED

## DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION

IRRIGATION PROJECT

CONTRACT RELATING TO PURPLE OF LONG

This Contract, Made , 192, in pursuance of the act of June 17, 1902 (32 Stat., 388), and acts amendatory thereof or supplementary thereto, between THE UNITED STATES OF AMERICA, herein styled the United States, represented by the officer executing this contract, and subject to the approval of the proper supervisory officer, and

A. S. MENISCO, M. Paro, Taxos

KEOMONO OR ? REDMAN? herein styled Contractor,

i heirs, executors, administrators, successors, and assigns.

2. Witnesseth, That the parties hereto do hereby mutually covenant and agree as follows:

3. The Contractor and the contra

beginning at a point on the line between tracts trouty-one (21) and tunny too (23) "Sunnyfields", from which point the northeast corner, tract tenty-one (21) bears north forty-three degrees, nineteen sinctes (2009) east, too hundred thirty-four and furty-six hundredths (25446) foot and the particulat corner of eaction sixteen (26) bears north sixteen degrees, five minutes, tenty seconds (26005°20°) west, four thousand twenty-one and sixtey-four hundredths (25146) foot; thence couth forty-three degrees, nineteen sinctes (25019) eact, lengths foot themse south forty-three degrees, nineteen (21) and transported area out sixtey-four hundredths (107.64) foot; thence up to (12), north degrees, one sixuate (1001') west, saventy-cover and transport degrees, one sixuate (1001') west, saventy-cover and transport the fourth of the line between tracts thenty (20) and transport (21) and from which point the southeast corner tract to the point on the line between tracts to the point on the line southeast corner tract to the point of the southeast corner tract to the point of the southeast corner tract to the point of the southeast corner tract to the point the southeast corner tract to the point of the southeast corner tract to the point the southeast corner tract to the point of the southeast corner tract to the point the point the point to the point

<sup>1</sup> Strike out words not applicable.

becomes (1401720") was to three thomself nine hundred fifty two and seventy-two hundred the (352.72) feet; thomse morth forty-three degrees, nine teen (3720") minutes cant along the line between tracts twonty (30) and twonty-one (31), one hundred sixty and two hundredths (160.02) feet; thomse touth elevan degrees, one minute (11017) east, one hundred fifty-three and twelve hundredths (180.12) feet to point of beginning containing four hundred twenty the send that (420) eares more or less.

4. The Contractor does hereby release, acquit and discharge the Calted States from any and all limitity for accepts or compensation arising from entry upon the land above described and from the compensation, eperation and militerates thereon heretofore and har enter of works pertaining to the above-mand reject.

States of the finitension does hereby ratify and confirm the Dant to the United States of the right of may more to land above described under stock subscription continue with the Mi land Talley Mater Search Associations

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Los suid in consideration of the faronius performance of this contract, the contractor sha

- 6. The Contractor will farming evidence cattefactory to the United States that the Contractor is the sear of said improvements and of the last on which the same are located, and that the improvements are free from any lies or excumbrance, and for this purpose will submit to the United States for examination any particular abstract title or other title papers which the Contractor may have, with the right to the United States to make and retain copies of such papers; but any abstract of title additional to that the Contractor may now have, which the United States may require, shall be procured at the cost and expense of the United States.
- 7. The Contractor will produce and have recorded where proper for recorde all evidence of title which in the opinion of the District Counsel for the huran of Scolemation, are necessary to show good title mannambered, in the Contractor to the property purchased, and which may be requested by said District Counsel.
- option of the United States, be discharged at the time of payment, or a sufficient charged with the purpose may be retained from the purchase price and the same discharged with the same so retained; but this provision shall not be construed to give procedures to any lies or encurbrance over this contract, nor as an assumption of the same by the United States.
- 10. The Chitel States will permit the Contractor to retain pessession, of the land above described, to use and enjoy the same, and approximate therefore and property not the property of the United States, Until May 5th 193 6, unless prior thereto it becomes necessary to occupy end less for Covernment purposes, in which event the Contractor will be duly notified; and the Contractor agrees that themselves so notified the Contractor will impoliately yield and deliver up the possession of said land, together with the said improvements thereon purposed by the Contractors.
- property ditve "Babindad" while I be a "Fifty Which Whative Dribber at the particular about eight feet; and the United States shall, without unreasonable delay fill the transh in which said pipe is laid.

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12. No interest in this contract shall be transferred by the contractor to any other party, and any such transfer shall cause annulment of the contract so far as the United States is concerned; all rights of action, however, for breach of this contract are reserved to the United States, as provided by section 3737, Revised Statutes of the United States.

13. Where the operations of this contract extend beyond the current fiscal year it is understood that the contract is made contingent upon Congress making the necessary appropriation for expenditures 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 liability

due to the failure of Congress to make such appropriation.

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14. No Member of or Delegate to Congress, or Resident Commissioner, after his election or appointment or either before or after he has qualified and during his continuance in office, and no officer, agent, or employee of the Government, shall be admitted to any share or part of this contract or to any benefit to arise thereupon. Nothing, however, herein contained shall be construed to extend to any incorporated company, where such contract is made for the general benefit of such incorporation or company, as provided in section 116 of the act of Congress approved March 4, 1909 (35 Stat., 1109).

15... The contractor warrants that the contractor has not employed any person to solicit or secure this contract upon any agreement for a commission, percentage, brokerage, or contingent fee. Breach of this warranty shall give the Government the right to annul the contract or, in its discretion, to deduct from the contract price or consideration the amount of such commission, percentage, brokerage, or contingent fees. This warranty shall not apply to commissions payable by contractors upon contracts or sales secured or made through bona fide established commercial or selling agencies maintained by the contractor for the purpose of securing business with others than the Government.

In witness whereof, The parties have hereto signed their names the day and year first above written.

THE UNITED STATES OF AMERICA,

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The profession with the contract of the contra	Bureau of Reclamation.
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	R. S. Redmond,
	Contractor.
	By
the state of the s	P. O. Address C/O Elliott Engineering
(日本本語) 출판 (日本本語) 사회원 의용 특별는 사람이 되는 사람들이 다	Ray Building,
	El Paso, Texas,
pproved,, 192 .	KI PASU, TAXAS,
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## AFFIDAVIT OF DISINTERESTEDNESS

STATE OF	
COUNTY OF	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
and the second s	at the copy of contract hereto annexed is an exact copy of a
contract made by me, personally, with	
that I made the same fairly without any	y benefit or advantage to myself, or allowing any such benefit
or advantage corruptly to the said	accompanying include all those relating to the said contract,
person or persons; and that the papers as required by the statute in such case r	accompanying include all those relating to the said contract, nade and provided.
* .	
	, Bureau of Reclamation.
Subscribed ar	nd sworn to before me at
[OFFICIAL SEAL] this	day of, A. D. 192
My com	mission expires
en de la companya de La companya de la co	. BU 41 BU MAR WE BEEL WE THEN
Note.—Execute this affidavit only on the	copy for the Returns Office; not on original.
The state of the particle of the state of th	INSTRUCTIONS

- 1. In the heading, in the blank following the words "Contract relating to," insert an appropriately descriptive word, such as Damages, Supplies, Repairs, Drayage, etc.
- 2. The post office address of the contractor must appear in the contract, all dates plainly given and blanks carefully filled, and all particulars and conditions stated as fully and as clearly as practicable.
- 3. Erasures and interlineations or other irregularities must be explained over the signatures of the parties to this contract. A general statement that "erasures and interlineations were made before execution" is not sufficient.
- 4. Only one copy of a contract should be executed, unless the Contractor requests an executed copy, in which case the contract may be executed in duplicate.
- 5. A contract with a firm should describe the Contractor in the preamble, as, for instance, "Doe & Roe, a partner-ship, consisting of John Doe and Richard Roe, copartners," the names of all members of the firm being inserted. The contract should be signed in the firm name by a member thereof, who should also affix his title of "Copartner."
- 6. A contract with a corporation should describe the Contractor in the preamble, as, for instance, "Doe Mercantile Company, a corporation duly organized under the laws of the State of Colorado." The contract should be signed in the corporate name by an appropriate officer thereof, who should affix his official designation, together with the corporate seal. A certificate under the corporate seal that the officer signing the contract is authorized to do so should accompany the contract. If the corporation has no seal, the certificate should state that fact.
- 7. 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 body of the instrument.



