Meson on their server on their solare to claims to have all judgements released and so now awaiting report of abstracters to find dust of abstracters to find dust what his back takes are ways

DEPARTMENT OF THE INTERIOR

7. The office in which the contri n the space provided. approved in advance, giving dates, a BABEVA OLI BECLYWYLION from and to whom.

on this form shoulding set out in a statement or certificate submitted with the contract.

8. Reference, stanish be made to previous correspondence of importance, especially if form of contract was Lo District Connsel? Involving an expenditure, the authority number (Ferm 7-051) of cleaning account to be paragraph fightics must beigiven in the space provided on this form letter (see paragraph 41, page 214a, Volume 1 of Manual, and G. O. 275). The amount of prebable expenditure or collection must also be shown (see paragraph 11, page 204, Volume 1 of Manual). Wigner it is necessary for the Government to perform work as a part page 219, Volume 1 of Manual). Any other signful above under "tiemarks" (see paragraph 61, on sign form should be set out in a statement or certificate small that the contract. To District Counsel, involving an expenditure, the authority number (Form 7-681) or clearing account to Rio Grande project. Subject: Transmitting contract for action, project. he district counsel to the project office, where the contract and bond will be handled as provided in paragraph ency on the original form letter, the brightin Wishington, Dirror, and Reddies Office copies of the contract, original bold, it and the support of the contract, original bold, it and the support of the contract by antficienche of streoutract in mitmer point in proceed tiped sact 1510 form. execution, and legal sufficiency on the contract.

the copies of the transmittal letter. by his autograffa.): Date no fucontract of May 196th Hall 32.4. His signature may be typed or stamped on

(b) Washingtor of prints of the structure of the contract, when transmitted to the district counsel, original and three (3) copies (for the structure of the contract, when transmitted to the district counsel, original and three (3) copies (for the structure of the contract, when transmitted to the district counsel, original and three a. The district loginated amount involved \$530.92

By The district counsel, original and three original and three original and three original and three first original and three are the district counsel, original and three original and three are the district counsel, original and three are the district counsel, original and three are the district counsel, original and three copies.

C. L. 1317 as (p) Linbose of accountriginates will transmit to the district counsel, (a) original courts.

2. The office icreative accountriginates will transmit to the district counsel, (a) original courts. We have a convenient to the district counsels convenient to the district counsels convenient to the district counsels. I. This form is covered to sonder unnecessary the writing of various contine letters in reference to contracts, and should be used this form the cases where confracts the pole asset to the street of the sand one Hings and one Hings Caust and and effective when Impaths Reflected Is to the 25 sector of the sand one Hings Caust and effective when Impaths Reflected Is to the 25 sector of the sand one Hings Caust and effective when Impaths Reflected Is to the 25 sector of the sand of the Hings Caust and effective when Impaths Reflected Is to the 25 sector of the sand o

DIRECTIONS

2. The following papers are inclosed:

Contract, original, and 4 copies. * Bondxxoxizinax * xandx * xoz *

This letter, 3 copies.

Original and 4 copies of report on land agreement

4 " certificate of possession

11 12 "Superintendent's certificate 4

" plat 4

cting Superintendent.

Counsel.

El Paso, Texas (Date) (Place)

JUL 2 8 1927

On this date the above-described contract* and bond, approved as to form, execution, and legal sufficiency, and inclosures as follows returned to project office:

> Contract, original, and 3 copies. *Bond, original, and 2 copies. This letter, 3 copies.

* Mark out if not applicable.

REMARKS:

Férm 7-281 (Revised Dec., 1920) (Reprint July, 1923)

DEPARTMENT OF THE INTERIOR

Concernation and the confidence of the contraction of the contraction

BUREAU OF RECLAMATION

Rio Grande

.....IRRIGATION PROJECT

In Charge of Negativitions.

Junior Engineer

REPORT ON LAND PURCHASE CONTRACT

(SEE PAGES 251-267, VOL. I, OF MANUAL)

INFORMATION relating to land purchase contract made. June 16th,

, 192 7, with

F. G. Alderete

1. State purpose for which the land is required.

The land in this **Hiversige Causi** seen will receive river protection and drainage.

2. State description and approximate area of land to be conveyed.

10. State Lisch #100 9.4 scies fative to the land or to the purchase that may be of interest to the

as described in land purchase contract.

3. State nature, number, and date of entry by which it was acquired under public land laws, also date of final certificate and patent, if such has been issued.

No public lands in Texas

4. State names of the owners, post-office addresses, and county and State of residence. Give names of wives and husbands, as the case may be; if unmarried, widow, or widower, so state.

8' It and better F. G. Alderete, Caples Building, El Paso, Texas and now much of the Octaviana Alderete (wife) El Paso, Texas

2

5. State who is in possession of the premises to be conveyed, or of any part thereof, and if a tenant, give his name and post-office address. If the land is held under a lease, state the general terms of such lease, the date the tenant is to give up possession, and state clearly whether any arrangement has been made with the tenant for the disposition of his affected interest.

Owner Win possession TOW

classes of land.

7. State how much of the land is under cultivation, to what kind of crops, with area of each crop cultigation district, or other agreement of but is capable of being brought under cultivation, as well as the general charge. State much is subject to right of max px Airtine of Contract with water association intrayain 9. State much is subject to right of max px Airtine of Contract with water association intra-

Not subject to right of way

CERTIFICATE OF POSSESSION

I HEREBY CERTIFY that I have personally examined the land described in the attached land purchase contract dated May 16th, 1927, between the United States of America, and F. G. Alderete, and that the proposed grantors is in actual, sole and exclusive possession of the land proposed to be conveyed, claiming to be the owner thereof, and no person claiming a right in such land adverse to the proposed grantor is in possession of any part of it.

Dated at El Paso, Texas, this 23 day of July, 1927.

Junior Engineer

Bureau of Reclamation.

CERTIFICATE BY ACTING SUPERINTENDENT

I hereby certify that the land described in attached land purchase contract dated May 16th, 1927, between The United States of America and F. G. Alderete, is required for purposes authorized by the Act of June 17, 1902, (32 Stat., 388), namely, as right of way for the Riverside Canal, a part of the Rio Grande Federal Irrigation Project; that the consideration to be paid thereunder, namely, \$296.63, is reasonable and the lowest that could be obtained; and I recommend that the contract be approved.

Dated at El Paso, Texas, this 23 day of July 1927.

Acting Superintendent.
Bureau of Reclamation.

When you have cleared up the title and you are ready for a deed we will prepare the same for your signature. Kindly advise us promptly what progress you are making in this direction.

Very traly yours,

٠,

H.J.S.Doyries, District Counsel.

El Paso, Toxas, March 17, 1929.

Pioneer Abstract and Cuarentee Fittle Company, First Mational Bank Building, Fl Paso, Vexas,

> Attention Mr. A. G. Foster, Tour File C-4768.

Dear Siri

I have your letter of the 16th relative to the land purchase contract we have with Mr. Frank Alderste for lands in Survey 48. Islets grant. I have tried to explain to Mr. Alderste that if he will clear up the judgment liens by recording the necessary releases, present a clear tax certificate, your certificate of guarantee, and a warranty deed, he will be paid forthwith. Hoping this may have the desired effect and we may be able to close up this matter shortly, I am.

Very touly yours,

H.J.S.Devries. District Couldel. Mr. Frank Alderete, Ysleta, Teras,

Dear Mr. Alderete:

We are advised by the Pioneer Abstract and Guarantee Title Company that you have informed them that you now have the necessary releases of judgment liens in order to clear up the title to the land which is being purchased under contract for use as right of way in Survey 48 in the Yelets Grant. We understand that you are reluctant to have these releases recorded until you have assurance that the money touside attonism the contract will be paid to you. Of course you understand. I am sure, that the fiscal officers are not permitted to make any payment for lamis until a satisfactory title has vested in the United States.

I believe that we should be able to dispose of this matter promptly if you will take the necessary steps to clear up the title of record. You may be assured that payment will be promptly made upon your presenting the following three things govering title to the land:

- 1. Certificate of guarantee from the Pioneer Company. 2. Certificate from the County Tax Assessor, showing no tax liens existing against the property covered. in the contract.
- 5. A warranty deed duly executed conveying the land to the United States.

These of course are prerequisites to payment under any land purchase contract and we trust you will now take steps to present them as as early a time as possible so that check can be issued. to you.

Very truly yours,

H.J.S.Devries District Counsel. OFFICERS

President

N. H. GILLOT Vice-President

Tom B. NEWMAN Vice-President

James W. Gibb Treasurer

A. G. FOSTER Secretary Pioneer Abstract & Guarantee Title Company

First National Bank Building

El Paso, Texas March 16,1928 DIRECTORS

W. H. BUCHER
C. L. HILL
N. H. GILLOT
TOM B. NEWMAN
JAMES W. GIBB

LEGAL DEPARTMENT
W. W. TURNEY
W. H. BURGES
A. H. CULWELL
R. L. HOLLIDAY
J. M. POLLARD

Mr. H. J. Devries, District Counsel United States Reclamation Service, El Paso, Texas.

Our File C-4768

Dear Sir:

In regard to your application for policy of title insurance on <u>Survey 48</u> in the Ysleta Grant, Mr. Alderete advised us yesterday that he has in possession releases of the Judgment Liens setforth in our letter of Sept. 19th, which he is unwilling to have recorded until he receives, or has evidence of receiving, the money due him from the Government.

Yours very truly,

Martin

Secretary.

*

AGF/B

 El Paso, Texas, March 1, 1928,

Mr. Frank Alderete, Ysleta, Texas,

Dear Mr. Alderste!

With reference to your contract to convey certain right of way to the United States in Survey 45, in the Valeta Grant, we begt to savise you that we are just in receipt of a letter from the Pioneer Abstract and Guarantee Fitle Company to which application has been made for certificate of guarantee, interminatus that none of the judgment leans concerning which we advised you last September have been released of record.

It will be impossible to make any presents in this matter until the judgment liens and taxes are cleared up.

Yery truly yours,

HadaSaDovrice, District Counsel. El Paso, Texas, March 1, 1928,

Piencer Abstract and Guarantee Title Company, First Rational Bark Building. El Pase, Texas,

> Attention Mr. A. G. Feeter Secretary, Your Pile C-4768.

Gentilement

It is to be reprotted that Mr. Alderete has failed to precure the release of record of judgment liens as advised in your letter of February 29th. We have again taken the suctor up with Mr. Alderete urging him to got this matter attended to forthwith.

· Yory truly yours.

H.J.S.Davrics District Compele W. H Aur President

N. H. GILLOT Vice-President

Tom B. Newman
Vice-President
James W. Gibb

Treasurer

A. G. Foster
Secretary

Pioneer Abstract & Guarantee Title Company

First National Bank Building

El Paso, Texas Feb.29,1928 DIRECTORS
W. H. BUCHE

W. H. BUCHER
C. L. HILL
N. H. GILLOT
TOM B. NEWMAN
JAMES W. GIBB

LEGAL DEPARTMENT
W. W. TURNEY
W. H. BURGES
A. H. CULWELL
R. L. HOLLIDAY
J. M. POLLARD

Mr. H. J. Devries, District Counsel United States Reclamation Service, El Paso, Texas.

Our File C-4768

Dear Sir:

In regard to Sur.48 in the Ysleta Grant, on which we have your application for policy of title insurance, would advise that none of the Judgment Liens setforth in our letter of Sept.19th have been released, notwithstanding Mr. Alderete's statements to the contrary.

Yours very truly,

My Justin

Secretary.

AGF/B

27

El Pago, Texas, February 27, 1928, Plonger Abstract and Guarantee Pitle Co., Piret Pational Bank Building. El Paso, Toxas. Attention Mr. James V. Cibb. In re: Application for Certificate of Guarantee of Title Purchase from Frank Alderste.

Your file C-4768. Gentlevens Reference is made to your letter of February 24th in which you inquire as to the progress being made toward clearing objections to title in the above-named matter set out in your report of September 19th. Mr. Alderete advises us that he has cleared up all judgments by procuring appropriate releases and is now awaiting report county abstractors to find out what his back taxes are. If you should find out that Mr. Alderete has failed to procure the releases as he claims to have done we would be very shed to receive this advice. Yery truly yours. 33 H.J.S. Downigs, District Commel.

W. H. BUCHER

N. H. GILLOT Vice-President

TOM B. NEWMAN Vice-President

James W. Gibb Treasurer

A. G. Foster Secretary

Pioneer Abstract & Guarantee Title Company

First National Bank Building

El Paso, Texas February 24,1928

W. H. BUCKER C. L. HILL
N. H. GILLOT
TOM B. NEWMAN

LEGAL DEPARTMENT
W. W. TURNEY
W. H. BURGES
A. H. CULWELL
R. L. HOLLIDAY
J. M. POLLARD

Mr. H. J. Devries, District Counsel United States Reclamation Service, Toltec Club Building, El Paso, Texas.

Our File C-4768

Dear Sir:

On Sept.1st,1927 you made application for policy of title insurance on Survey 48 Ysleta and we would very much appreciate hearing from you as to what progress you are making toward clearing the objections setout in our report of Sept.19th.

Thanking you in advance for an early reply, we are

Yours very truly.

Tweasurer.

JWG/B

W. H. BUCHER Pioneer Abstract & Guarantee Title Company President N. H. GILLOT TOM B. NEWMAN N. H. GILLOT First National Bank Building Vice-President JAMES W. GIBB TOM B. NEWMAN El Paso, Texas W. W. TURNEY
W. H. BURGES
A. H. CULWELL
R. L. HOLLIDAY
J. M. POLLAED Vice-President October 17th, 1927 JAMES W. GIBB A.G. FOSTER Secretary, 9 Real AMAILOR JCT 18 192 LI PASO - TEXAS United States Reclamation Service, C+4768 El Paso, Texas. Gentlemen: Please refer to our letter of September 19th relative to Survey 48 in the Ysleta Grant and advise what progress is being made in connection with clearing the title, and oblige, Yours very truly, Manuale. I was a second of the Treasurer.

El Paso, Texas, September 27,1927.

Mr. Frank G. Alderete, Caples Building, El Paso, Texas.

Dear Siri

We are now in receipt of a report from the Pioneer Abstract and Guarantee Title Company upon application for guarantee of title upon a parcel of land in Survey 48, Yeleta Grant, covered by contract of purchase of May 16, 1927. They report that they have examined the title to all of survey 48 in the Yeleta Grant containing seventeen acres more or less and find title vested in you as owner subject to the following judgment liens:

4/321 C. P. Ederle vs. Abe Alderete,
5/878 Western Indomnity Co. vs. F.G.Alderete now
held by T. W. Scales,
6/4 Western Indomnity Co. vs. F. G. Alderete,
6/43 U.S. v. F.G.Alderete,
6/431 U.S. v. F.G.Alderete,
6/431 U.S. v. F.G.Alderete,
6/431 U.S. v. F.G.Alderete,

They also advise us that the property on which the title certificate is to be written is accretion and proof should be made to that effect.

They also advise us that taxes for previous years amounting to \$461.06 should be paid and tax suit entitled State of Texas vs. F.G. Alderets, #21608, should be dismissed.

I thought it was Mr. Hoadley's understanding after conversation with you that there were no judgment liens affecting this property. It would appear from the title company's report, however, that there are a considerable number of them. Their report is also made subject to any claims of the El Paso Water Users Association for water charges.

Will you kindly take steps to remove the defects pointed out by the title company which will be necessary before conveyance can be made:

Tory bouly yours,

H.J.S. Devries, District Commel.

Hoadler W. H. BUCHER President Proper Abstract & Guarantee Title Company N. H. GILLOT vice prisside Au OF REAL AS STIO First National Bank Building JAMES W. GIBB TOM B. NEWMAN RECEIVED
Vice-President SEP 20 192 El Paso, Texas Sept. 19th, 1927 Treasurer A. G. Foste secretani PASO - TEXAS.

LEGAL DEPARTMENT W. W. TURNEY
W. H. BURGES A. H. CULWELL R. L. HOLLIDAY J. M. POLLARD

United States Reclamation Service, El Paso, Texas.

C-4768

Gentlemen:

Pursuant to your application for a policy of title insurance, we have examined the title to:

All of Survey No. 48 in the Ysleta Grant, in El Paso County, Texas, containing 17 acres of land more or less,

and find title vested in F. G. Alderete, as owner.

Subject to the following: Judgment Liens:

4/321 C. F. Ederle vs Abe Alderete, 5/378 Western Indemnity Co. vs. F.G. Alderete now held by T.W. Scales. Western Indemnity Co. vs F. G. Alderete, U.S. vs F. G. Alderete, U.S. vs F. G. Alderete, U.S. vs F. G. Alderete, 6/42 6/409 6/431 Alamo Motor Co. vs Abe Alderete. 6/269

The property on which the guarantee is to be written is accretion and proof should be made to that effect.

Taxes for previous years amounting to \$461.06 should be paid and Tax Suit State of Texas vs F. G. Alderete, #21608 should be dismissed.

Subject to all claims of the El Paso Valley Water Users' Association.

Pioneer Abstract & Guarantee Title Co.

Manager.

NHG/B

El Paso, Texas, Abgust 1, 1927.

W. D. Greet, Clerk of Mi Pass County, El Paso, Toxas,

Dear Siri

Enclosed herewith is land purchase contract dated May 16, 1927, between the United States and F. G.Alderete. Will you kindly have the same recorded and return it to us with bill for recording fees.

Yery truly yours,

End. Land pumbase contract Hall S. Poyrt sag Makel on Counsell.

Form 7-276 LAND PURCHASE CONTRACT. (See pp. 251-266, Vol. 1 of Manual.) red by the Department Interior, May 8, 1920 Reprint Dec., 1920 diately upon its approval by the proper supervisory officer of the B hamation Service, and shall termi-8. This agreement shall DEBARTWENLindebarre (INTERIOBarchase said promises immeelectrical transmission lines, and other structures and appliances incident to said reclamation works, parsurant to said act of Confident to Part of the Vender, thereon until June 17, 1927 "Bio change proper BEOTECL" sgents of the United States may at all times have unrestricted access to survey for and construct reclamation works, telephone, and electrical transmission lines, and other structures and other structures and (32 Static 388), and acts amendatory thereof and supplementary thereto, between THE UNITED STATES OF AMERICA, hereinafter styled the United States, by L. R. Fiock, Acting Supersintendent, menacence of any new or incomprance as against the statement of any new or incomprance as against the statement of any new or incomprance as against the statement of any new or incomprance as against the statement of any new or incomprance as against the statement of the act of supersing the supersing the statement of the act of supersing the statement of the act of supersing the supersing the statement of the act of supersing the supersi Brygott Mangar, United States Reclamation Service, thereunto duly authorized, and subject to the approval of the proper supervisory officer of the United States Reclamation Service, and subject to the compound of the proper supervisory of the United States Reclamation Service, and supervisory of the property of the p F. G. Alderete (8 1) 200 PA II S. Lessenck assessor or generous because of tight work Elip Pasorid act, the sum of County of EliPaso State of Texas (P. O. address.) ages for entry upon the above-described land and the construction, operation, and maintenance of reclahereinafter styled Vendor, to paris to theirs, executors, administrators, successors, land assigns, all damsignificativesserif; "Lpe barties coverant and agree that their further approval by the proper Governconsideration of the mutual benefits to be derived from the construction of reclamation works ceither upon or in the vicinity, of the lands berein described, the Vendor hereby agrees upon the terms and condito show couplet stibilated to self and by good and enlicients (**general marranth, qeeq**ing, and transmitting the same to the officer acting on behalf of the United States (and in furnishing or securand affidavits which he may be advised by the proper Governias Mandalla is a salist stantor of dalling and affidavits which he may be advised by the proper Governias Mandalla is a salist stantor of the proper of deed to divey the Whited States of America free of Tiels of The umbrance the following described freal Blaza in the Lowe of Aslets in the asid countried that the Country of the Country Plaza in the Town of Yaleta, in the said county and state ... being also within our vey forty-eight (48) tof the Yslets Grant, more particularly described as follows: Tract No. 1. A tract of land being within the southeast quarter, southeast quarter (SE2, SE2), Section eleven (11), Township thirty-two (32) south, Range seven (7) East, Bureau of Reclamation Survey, described as follows: Beginning at a point on the northerly line of survey forty-eight (48) and the southerly line of survey forty-nine (49), and from which point the northeast cor-ner of said section eleven (11) bears north five degrees thirty-nine minutes forty-four seconds (8 5°39'44") East four thousand seventy-six and two hundredths (4076.02) feet and an iron pipe set for the northeast corner of survey forty-eight (48) bears south eighty-nine degrees thirty-five minutes forty-five seconds (S 89°35.45°) East four hundred seventy-eight and forty-six hundredths (478,46) feet; thence south fifty five degrees thirty-four minutes fifteen seconds (S 55°34°15") East seventy-eight and sixty-four hundredths (78.64) feet; thence south fifty degrees fifty-five minutes forty five seconds (S 50°55°45") East five hundred and no tenths (500.0) feet; thence south forty-six degrees sixteen minutes forty-five seconds (46°16:45") East ninety-nine and one hundredths (99.01) feet to a point on the southerly line of Survey forty-eight (48) and the northerly line of survey forty-seven (47), and from which point the northeast corner section eleven (11), bears north one degree thirty-three minutes. forty-eight seconds (N 01933'48") West four thousand four hundred eighty-five and thirty-four hundredths (4485.34) feet and an iron pipe set for the southeast corner.

survey forty-eight (48) bears south eighty-nine degrees thirty-five minutes forty-five seconds (S 89°35'45") East one hundred fifty-seven and sixty-seven hundredths (157.67) feet; thence along the southerly line of survey forty-eight (48) north eighty-nine degrees thirty-five minutes forty-five seconds (N 89°35'45") west three hundred seven and seventy-one hundredths (307.71) feet; thence north forty-six degrees thirty-four minutes forty-three seconds (N 46°34'43") West thirty-six and two hundredths (36.02) feet; thence north fifty-four degrees thirty-one minutes forty-seven seconds (N 54°31'47") West six hundred ninety-five and thirty-nine hundredths (695.39) feet to a point on the northerly line survey forty-eight (48); thence along last mentioned line south eighty-nine degrees thirty-five minutes forty-five seconds (S 89°35'45") East three hundred seventy-five and forty-two hundredths (375.42) feet to the point of beginning, said tract containing three and four tenths (3.4) acres more or less.

tract containing three and four tenths (3.4) acres more or less.

Tract No. 2. A tract of land being within the south half (S2) section eleven (11) Township thirty-two (32) South, Range seven (7) East, Bureau of Reclamation Survey more particularly described as follows: Beginning at a point on the southerly line of Survey forty-eight (48) and the northerly line survey forty-seven (47) and from which point the northeast corner section eleven (11) bears north twenty-eight degrees fifty minutes fifty seconds (28°50'50") East five thousand ninety-seven and seventy-nine hundredths : (5097.79) feet and the southeast corner survey forty-eight (48) bears south nine degrees thirty-five minutes forty-five seconds (S 89°35'45") East two thousand seven hundred thirty-nine and eighty-six hundredths (2739.86) feet; thence north eighty-nine degrees thirty-five minutes forty-five seconds (N 89°35'45") West along the southerly line Survey forty-eight (48) six hundred eighty-three and five tenths (683.5) feet to a point from which the northeast corner section eleven (11) bears north thirty-five degrees ten minutes fifteen seconds (N 35°10'15") East five thousand four hundred fiftyesix and fifty-three hundredths (5456.53) feet; thence north twenty-eight degrees twelve minutes fifty seconds (28°12'50") West four hundred eight one and sixteen hundredths (481.16) feet to a point on the northerly line of survey forty-eight (48) and the southerly line survey forty-nine (49); thence south eighty-nine degrees thirty-five minutes forty-five seconds (S 89°35'45") East along said line six hundred eighty-three and five tenths (683.5) feet to a point from which the northeast corner of said survey forty-eight (48) bears south eighty-nine degrees thirty-five minutes forty-five seconds (S 89°35'45") East two thousand seven hundred sixty-three and ninety-three hundredths (2763.93) feet; thence south twenty-eight degrees twelve minutes fifty seconds (S 28912 50") East four hundred eighty-one and sixteen hundredths (481.16) feet to the point of beginning, said tract containing six and six tenths (6.6) acres more or less:

6. Liens or incumbrances existing against said premises may, at the option of the United States, be removed at the time of conveyance by reserving the amount necessary from the purchase price and discharging the same with the money so reserved, but this provision shall not be construed to authorize the incurrence of any lien or incumbrance as against this agreement, nor as an assumption of the same by the United States. The provision of the United States of the provision of the Vendor may retain possession of said premises that it is a provision to the purchase of the vendor may retain possession of said premises that it is the provision of the vendor may retain the deed as herein provided, and may harvest and retain the crops

thereon until June 17, 1927; except that the proper officers and agents of the United States may at all times have unrestricted access to survey for and construct reclamation works, telephone, and electrical transmission lines, and other structures and appliances incident to said reclamation works, pursuant to said act of Congress; free of any claim for damage or compensation on the part of the Vendor.

8. This agreement shall become effective to bind the United States to purchase said premises immediately upon its approval by the proper supervisory officer of the Reclamation Service; and shall termi

Form 7-274.
Spins of by the Department of the investor in \$100.

LANO PÜHCHASEKONTRACT (Soo de Litale Vol Let Mangel) The first second of the first second second

3 In consideration of the premises the Vendor further agrees upon receipt of notice that this agreement has been approved on behalf of the Reclamation Service to furnish promptly, at his own expense, an abstract of title which shall later be extended to include any instruments subsequently recorded in connection herewith and also the record of the conveyance made pursuant to this agreement; Provided, That if the Vendor fails or refuses to furnish proper abstract of title within sixty days after notice that this agreement has been approved, or if within such period written request be the Vendor, such abstract may be procured by the United States at the expense of the Vendor and the cost thereof deducted from the purchase price.

and affidavits which he may be advised by the proper Government officials are necessary and proper to show complete title, in fee simple unincumbered, and the time spent in procuring, recording, and transmitting the same to the officer acting on behalf of the United States (and in furnishing or securing abstract of title) shall be added to the time limit of this agreement. The or the country on the terms herein expressed, and upon execution and delivery of the deed provided in article 2 and the signing of the usual Government youchers therefor, and their further approval by the proper Government officials, it will cause to be paid to the Vendor as full purchase price and full payment for all damages for entry upon the above-described land and the construction, operation, and maintenance of recla-

ination works under Said act, the sum of This British died winty six 63/00

6. Liens or incumbrances existing against said premises may, at the option of the United States, be removed at the time of conveyance by reserving the amount necessary from the purchase price and discharging the same with the money so reserved, but this provision shall not be construed to authorize the incurrence of any lien or incumbrance as against this agreement, nor as an assumption of the same by the United States. The control of the same by the United States of the control of the same by the United States of the control of the deed as herein provided, and may harvest and retain the crops notwithstanding earlier delivery of the deed as herein provided, and may harvest and retain the crops

thereon until June 17, 1927; except that the proper officers and agents of the United States may at all times have unrestricted access to survey for and construct reclamation works, telephone, and electrical transmission lines, and other structures and appliances incident to said reclamation works, pursuant to said act of Congress, free of any claim for damage or compensation on the part of the Vendor.

8. This agreement shall become effective to bind the United States to purchase said premises immediately upon its approval by the proper supervisory officer of the Reclamation Service, and shall termi-

Form 7-276. Managed by the Department of the 4. Interior, Mr. 8, 1920.

LAND PURCHASE CONTRACT
(See no principle Vol Vol Milital)

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nate by limitation at the expiration of three months from its date, unless extended as above provided, and shall inure to the benefit of and be binding upon the heirs and assigns of the Vendor, and also the assigns of the United States.

9. The Vendor 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 sumbly reason of any such brokerage, commission, or percentage; and that all moneys payable to him here under 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. **Recorded, however*, It is understood that this covenant does not apply to the selling of goods through a bona fide commercial representative employed by the Vendor 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.

10. 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 Vendor hereby releases the United States from all hability due

carry out this contract is not made, the Vendor hereby releases the United States from all liability due to the failure of Congress to make such appropriation.

11.3 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 agreement, or to any benefit to arise thereupon. Nothing, however, herein contained shall be construed to extend to any incorporated company, where such contract or agreement, 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).

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

Witnesses: properties the order property of 3-127.	By Like Cocking	promitation
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