

That said lands are taken under the authority of the Constitution and laws of the United States for the following purposes:

Regulation, control and use of the flow of the Rio Grande by
means of an irrigation canal and drainage outlet channel and appurtenant works for the purpose of the reclamation, irrigation and
drainage of arid lands within the Rio Grande Federal irrigation project
constructed, operated and maintained by the United States under the
said Reclamation Law.

That pursuant to the provisions of the said Act of March 4, 1921, funds have been deposited and covered into the Reclamation Fund and by said Act of March 4, 1921, appropriated for the purposes of the construction of said canal and drainage outlet channel and appurtenant works and such funds are available for just compensation for said lands so taken.

Actine Under Secretary of the Interior of the United States of America.

Riverside Canal Extension Plat No. 18

(Parcel VI, Lopez Estate)

A tract of land lying and situate in El Paso County, Texas and in the Northwest quarter (NW1) of Section four (4), Township thirty-four (34) Scuth, Range eight (8) East, Bureau of Reclamation Survey; being also within Tract seventeen (17) Block one (1) of the official resurvey of the San Elizario Grant as accepted by the Commissioners' Court of El Paso County, Texas, the 13th day of January, 1930 and of record in the office of the County Clark of said county and state; more particularly described as follows:

Beginning at a point on the northwesterly line of said Tract seventeen (17) Block one (1) of said official resurvey of the San Elizario Grant and from which point the most northerly corner of said tract seventeen (17) bears North forty-nine degrees (49°) fifty-seven minutes (57') East three hundred sixteen and two tenths (316.2) feet. Said most northerly corner of Tract seventeen (17) being thirty-five (35) feet from and at right angles to the center line of State Highway No. 1; thence South thirty-nine degrees (39°) thirty-seven minutes (37') East one hundred ninety and eight tenths (190.8) feet to the southeasterly line of said tract seventeen (17) and from which point the most easterly corner of said tract seventeen (17) bears North fifty degrees (50°) fourteen minutes (14') East three hundred sixteen and six tenths (316.6) feet; thence South fifty degrees (50°) sixteen and six tenths (316.6) feet; thence South fifty degrees (50°) of fourteen minutes (14') West one hundred eighty-five and nine tenths (25 feet along the southeasterly line of said Tract seventeen (17) to the 35 northeast bank of the Rio Grande as the same existed prior to the art fourteen minutes (14') West one hundred eighty-five and nine tenths (185.9) northeast bank of the Rio Grande as the same existed prior to the artificial rectification thereof; thence along the Northeast bank of the said former Rio Grande North sixty degrees (60°) fifty-one minutes (51°) West one hundred ninety-nine and nine tenths (199.9) feet and North sixty-four degrees (64°) fifty-nine minutes (59') West three and three tenths (3.3) feet to the intersection with the northwesterly line of said Tract seventeen (17); thence along said northwesterly line of Tract seventeen (17) North forty-nine degrees (49°) fifty-seven minutes (57') East two hundred fifty-nine and eight tenths (259.8) feet to the point of beginning. Said tract of land containing ninety-seven hundredths (0.97) of an acre, more or lcss. FAll as shown oh plat attached hereto and made a part hereof.

The sum estimated by me to be just compensation for said last above described lands constituting Parcel VI, including all buildings, structures and improvements thereon, is two hundred sixty-six and 75/100 dollars (\$266.75).

Riverside Canal Extension Plat No. 14

(Parcel V, Schutten)

A tract of land lying and situate in El Paso County, Texas and in the Northeast quarter (NE4) of the Northeast quarter (NE4) of Section five (5) Township thirty-four (34) South, Range eight (8) East, Bureau of Reclamation Survey; said tract being all of lots eight (8), nine (9), ten (10), eleven (11) and twelve (12) and accretion thereto, Block G of the Riverside Addition to Fabens, Texas and being also within tract fourteen (14), Block one (1) of the official resurvey of the San Flizario Grant as accepted by the Commissioners' Court of El Paso County, Texas the 13th day of January, 1930 and of record in the office of the County Clerk of said county and State; more particularly described as follows:

Reginning at a point on the northerly line of Flock G Riverside Addition to Fabens, Texas, said point being the Northeast corner of Lot eight (8), Flock G of said Riverside Addition; thence along the easterly line of said lot eight (8), South twenty-three degrees (23°) forty-two minutes (42°) East one hundred twenty-nine (129) feet to a point on the southerly line of said Block G, said point being the Southeast corner of said lot eight (8); thence along the southerly line and an extension thereof of said Block G, Riverside Addition, South sixty-six degrees (66°) eighteen minutes (18°) West one hundred thirty and three tenths (130.3) feet to the east bank of the Rio Grande as the same existed prior to the artificial rectification thereof; thence along the east bank of the said former Rio Grande North fifty-one degrees (51°) forty-six minutes (46°) West one hundred forty-six and two tenths (146.2) feet to a point where the said river tank intersects the extension of the northerly line of Flock G of said Riverside Addition; thence along said northerly line as extended North sixty-six degrees (66°) eighteen minutes (18°) East one hundred ninety-nine and one tenth (199.1) feet to the point of beginning. Said tract of land containing forty-nine hundredths (0.49) of an acre, more or less, all as shown on plat attached hereto and made a part hereof.

The sum estimated by me to be just compensation for said last above described lands constituting Parcel V, including all buildings, structures and improvements thereon, is seventy-five and no/100 dollars (\$75.00).

A tract of land lying and situate in El Paso County, Texas and in the Northwest quarter (NW1) of the Northwest quarter (NV1) of Section four (4) and Northeast quarter (NE1) of the Northeast quarter (NE1) of Section five (5), Township thirty-four (34) South, Range eight (8) East, Pureau of Reclamation Survey; being also within tract sixteen (16), Plock one (1) of the official resurvey of the San Elizario Grant as accepted by the Commissioners' Court of El Paso County, Texas, the 13th day of January, 1930 and of record in the office of the County Clerk of said county and state;

Beginning at the point of intersection of the dividing line between O Tracts fifteen (15) and sixteen (16), Block one (1) of said official resurvey of the San Elizario Grant with the southwesterly right of way line of the Fabens Intercepting Drain and from which point the Northeast corner of said Tract sixteen (16) Block one (1) of the said official resurvey of the San WElizario Grant bears North sixty-six degrees (66°) twenty minutes (20') East Six hundred thirty-seven (637) feet; thence along said southwesterly right of way line of the Fabens Intercepting Drain South sixty-eight degrees (68) forty-five minutes (45') East four hundred eighty-nine (489) feet to a point on the southeasterly line of said Tract sixteen (16) Plock one (1) of the said official resurvey of the San Elizario Grant and from which point the Southeast corner of said Tract sixteen (16) bears North fifty degrees (500) fourteen minutes (14') East three hundred seventy-four and eight tenths (374.8) feet; thence South fifty degrees (50°) fourteen minutes (14') West three thundred fifty-five and six tenths (355.6) feet along the southeasterly line of p said Tract sixteen (16) to the north bank of the former Rio Grande as the same Hexisted prior to the artificial rectification thereof; thence along the north bank of the said former Rio Grande North sixty-four degrees (64°) fifty-nine minutes (59°) West five (5) feet; North seventy-two degrees (72°) fifteen minutes (15°) West four hundred eighty-four and five tenths (484.5) feet and North seventy-three degrees (73°) fifty minutes (50°) West one hurdred eightyseven (187) feet to the point of intersection with the dividing line between Tracts fifteen (15) and sixteen (16), Flock one (1) of the said official resurvey of the San Elizario Grant; thence along said dividing line North sixtysix degrees (66°) twenty minutes (20°) East five hundred five and one tenth (505.1) feet to the point of beginning. Said tract of land containing four and twenty-seven hundredths (4.27) acres, more or less. All as shown on Plat attached hereto and made a part hereof.

The sum estimated by me to be just compensation for said last above described lands constituting Parcel IV, including all buildings, structures and improvements thereon, is three hundred twenty and 25/100 dollars (\$320.25).

Data

TRACT 2 - Being fractional parts of lots nine (9) and ten (10), Block two (2), fractional parts of lots eight (8), nine (9), eighteen (18) and nineteen (19), Block three (3) and fractional parts of lots sixteen (16) and seventeen (17), Block six (6), all in Hunt's Addition to Fabens, Texas more particularly described as follows: Peginning at a point on the southwesterly right of way line of the I-243 Lateral, which is the of Lot sixteen (16) Plock six (6) Hunt's Addition to Fabons. Texas; thence along the southwesterly right of way line of the I-243 Lateral being also the northeasterly line of Blocks six (6), three (3) and two (2) Hunt's Addition to Fabens, Texas, South forty-seven degrees (47°) fiftyeight minutes (58') East five hundred seventy-four and ninety-four hundredths (574.94) feet to a point which is the most easterly corner of Lot ten (10), Block two (2), Hunt's Addition to Fabens, Texas; thence along the southeasterly line of said Lot ten (10), South fifty-two degrees (52°) forty-two minutes (42') West eleven and seventy-three hundredths (11.73) feet; thence North forty-seven degrees (470) forty-four minutes (44') West five hundred seventy-four and forty-nine hundredths (574.49) feet to the northwesterly line of Lot sixteen (16) Plock six (6) Hunt's Addition to Fabens, Texas; thence along said line North fifty-two degrees (520) forty-two minutes (42') East nine and thirty-five hundredths (9.35) feet to the point of beginning. Said tract of land containing fourteen hundredths (0.14) of an acre, more or less, of which two hundredths (.02) of an acre is occupied by streets and alleys. Shown on Riverside Caral Extension Plat 26, attached hereto and made a part hereof.

The sum estimated by me to be just compensation for said last above described two tracts of land constituting Parcel III, including all buildings, structures and improvements thereon, is five hundred eightytwo and no/100 dollars (\$582.00).

Riverside Canal Extension Plat No. 22 - 26

(Parcel III, Hunt)

TWO tracts of land lying and situate in El Paso County, Texas and in the Northwest quarter (NW_4) of Section four (4), Township thirty-four (34) South, Range eight (8) East, Bureau of Reclamation Survey and within Hunt's Addition to Fabens, Texas, being also within Tract nine (9), Block fifty-four (54) of the official resurvey of the San Elizario Grant as accepted by the Commissioners' Court of El Paso County, Texas the 13th day of January, 1930 and of record in the office of the County Clerk of said county and state; more particularly described as follows:

TRACT 1 - Being all of lots one (1) to seventy-six (76) both inclusive, Block nine (9) Hunt's Addition to Fabens, Texas, more particularly described as follows: Beginning at a point on the southeasterly line of said tract nine (9) Elock fifty-four (54) of said official resurvey of the San Elizario Grant which point is the most southerly corner of Block nine (9) Hunt's Addition to Fabens, Texas; thence along the southwesterly line of said block nine (9) which is also the northeasterly right of way Time of Canal Drive North forty-seven degrees (470) fifty-eight minutes (58') West one thousand one hundred forty-four and eight tenths (1144.8) feet, North fifty-n'ne degrees (59°) eighteen minutes (18') West one hundred sixty-one and seventy-six hundredths (161.76) feet and North sixty-eight degrees (68°) forty-eight minutes (48') West five hundred eighty-seven and two tenths (587.2) feet to the Southwest corner of said Block nine (9) Hunt's Addition to Fabrus, Texas and from which point the most southerly corner of said Tract nine (9) Block fifty-four (54) of said official resurvey of the San Elizario Grant bears South thirty-seven degrees (37°) fourteen minutes (14') East one thousand seven hundred seventy-five and seven tenths (1775.7) feet; thence North thirty-seven degrees (37°) fourteen minutes (14') West one hundred sixty-nine and two tenths (169.2) feet along the westerly line and an extension thereof of said Block nine (9) Hunt's Addition to Pabens, Texas to the south bank of the Rio Grande as the same existed prior to the artificial ractification thereof; thence along the south bank of the said former Rio Grande South seventy degrees (70°) nineteen minutes (19') East six hundred ninety-four and four tenths (694.4) feet, South sixty-three degrees (63°) twenty-three minutes (23') East three hundred forty-eight (348) feet South fifty-six degrees (56°) fifty-eight minutes (58') East three hundred forty-five and fifteen hundredths (345.15) feet, South forty-five degrees (45°) forty-eight minutes (48') East three hundred twenty-eight and sixtyfour hundredths (328.64) feet and South thirty-eight degrees (380) eighteen minutes (18') East four hundred and six hundredths (400.06) feet to the intersection with the southeasterly line of Block nine (9) of Hunt's Addition to Fabens, Texas; thence along the southeasterly line of said Block nine (9) South fifty-two degrees (520) forty-two minutes (42') West one hundred twentyfour (124) feet to the paint of beginning. Said tract of land containing six and forty-nine hundredths (6.49) acres, more or less. Shown on Riverside Canal Extension Plat No. 22 attached hereto and made a part hereof.

(Parcel II, Marasovich)

A tract of land lying and situate in El Paso County, Texas and in the Northwest quarter (NW1) of Section five (5), Township thirty-four (34) South and Southwest quarter (SW1) of Section thirty-two (32), Township thirty-three (33) South, Range eight (8) East, Pureau of Reclamation Survey; being also within survey sixty-nine (69) of the Island, San Elizario Grant and tract eleven (11) Block fifty-four (54) of the official resurvey of the San Elizario Grant as accepted by the Commissioners' Court of El Paso County, Texas, the 13th day of January, 1930 and of record in the office of the County clerk of said county and state; more particularly described as follows:

Beginning at a point on the south bank of the Rio Grande as the same g existed prior to the artificial rectification thereof and from which point g the most southerly corner of Tract eleven (11) Block fifty-four (54) of the said official resurvey of the San Elizario Grant bears South twenty-one degrees (21°) forty-six minutes (46°) eighteen seconds (18") East five thousand one hundred fifty-one and nine tenths (5151.9) feet; thence along the south bank of the said former Rio Grande North fifty-six degrees (56 forty-four minutes (44') East twenty-eight and nine tenths (28.9) feet, North sixty-seven degrees (67°) fourteen minutes (14') East two hundred thirteen forty-four minutes (44') East twenty-eight and nine tenths (28.9) feet, North and nine tenths (213.9) feet; North eighty-one degrees (81°) forty-four minutes (44') East one hundred sixty-one and one tenth (161.1) feet; South eighty-two degrees (82°) thirty-nine minutes (39') East two hundred one and one tenth (201.1) feet and South seventy-four degrees (74°) twenty minutes (20') East one hundred twenty-three and eight tenths (123.8) feet to a point from which the most easterly corner of Tract eleven (11) Plock fifty-four (54) of the said official resurvey of the San Elizario Grant bears South thirty-seven degrees (37°) thirty-nine minutes (39°) twenty-two seconds (22°) East four thousand five hundred eighty-nine and nine tenths (4589.9) fest; thence South eighty-four degrees (84°) fifty-three minutes (53') West seven hundred two and three tenths (702.3) feet to the point of beginning. Said tract of land containing eighty-eight hundredths (0.88) of an acre, more or less. All as shown on plat attached hereto and made a part hereof.

The sum estimated by me to be just compensation for said last above described lands constituting Parcel II, including all buildings, structures and improvements thereon, is thirty and 80/100 dollars (\$30.80).

Riverside Canal Extension Plat No. 8

along said dividing line as extended North no degrees (0°) forty-two minutes (42°) East three hundred eight and five tenths (308.5) feet to the point of beginning. Said tract of land containing two and ninety-two hundredths (2.92) acres, more or less. Shown as Tract two (2) on plat attached hereto and made a part hereof.

TRACT 3 - Beginning at a point on the dividing line between Tract one A (1-A), Block forty-two (42) and Tract thirteen (13), Block two (2) of the official resurvey of the San Elizario Grant and from which point the Northwest corner of Tract thirteen (13), Block two (2) of the said official resurvey of the San Elizario Grant bears North two degrees (20) fifty-eight minutes (58') West one thousand two hundred thirty-four and one tenth (1234.1) feet; thence South two degrees (2°) fifty-eight minutes (58') East twenty (20) feet to the north right of way line of the Fabens Intercepting Drain Stub; thence along said right of way line South eighty-four degrees (84°) forty-nine minutes (49°) West two hundred twenty (220) feet; thence South five degrees (50) eleven minutes (11') East eighty (80) feet; thence along the south right of way line of said Fabens Intercepting Drain Stub; North eighty-four degrees (840) forty-nine minutes (49') East two hundred sixteen and nine tenths (216.9) feet to the dividing line between Tract one A (1-A), Block forty-two (42) and Tract thirteen (13) Plock two (2) of the said official resurvey of the San Elizario Grant; thence South two degrees (20) fifty-eight minutes (58') East one hundred twenty and eight tenths (120.8) feet along said dividing line and an extension thereof to the north bank of the Rio Grande as the same existed prior to the artificial rectification thereof; thence along said river bank South eighty-nine degrees (890) twenty-four minutes (24') West two hundred twenty-six and seven tenths (226.7) feet to the northeasterly right of way line of the river drain; thence along the northeasterly right of way line of said River Drain North fifty-nine degrees (59°) fifty-one minutes (51') West three hundred fifty and three tenths (350-3) feet to a point from which the Southeast corner of Tract two (2) Plock forty-two (42) of the said official resurvey of the San Elizario Grant bears North seventy-three degrees (730) twenty-four minutes (24') twenty seconds (20") West five hundred eleven adm nine tenths (511.9) feet; thence North eighty-four degrees (84°) forty-nine minutes (49') East five hundred twenty and three tenths (520.3) feet to the point of beginning. Said tract of land containing one and thirty-eight hundredths (1.38) acres, more or less. Shown as Tract three (3) on plat attached hereto and made a part hereof.

The sum estimated by me to be just compensation for said last above described three tracts constituting Parcel I, including all buildings, structures and improvements thereon, is one hundred sixty-six and 20/100 dollars (\$166.20).

(Parcel I, Bradley)

Riverside Canal Extension Plat No. 8

THREE TRACTS of land lying and situate in El Paso County, Texas, and in the Southwest quarter (514) of Section thirty-two (32), Township thirty-three (33) South, Range eight (8) East, Bureau of Reclamation Survey; being also within Tract one A (1-A), Block forty-two (42) of the official resurvey of the San Elizario Grant as accepted by the Commissioners'

Court of El Paso County, Texas, the 13th day of January, 1930 and of record in the office of the County Clerk of said County and State; more particularly described as follows:

Beginning at the point of intersection of the dividing line between Tracts one A (1-A) and four (4), Block forty-two (42) of said official resurvey of the San Elizario Grant with the southwesterly right of way line of the River Drain said point being the Southeast corner of Tract two (2), Plock forty-two (42) of the said official resurvey of the San Elizario Grant; thence along the southwesterly right of way line of said river drain South fifty-nine degrees (59°) fifty-one minutes (51°) East three hundred sixty-three and four tenths (363.4) feet to a point at the intersection of said line with the north right of way line of the Cuadrilla Drain and from which point the Northwest corner of Tract thirteen (13), Flock two (2) of the said official resurvey of the San Elizario Grant bears North twenty-five degrees (25°) thirty-six minutes (36°) thirty seconds (30") East one thousand four hundred fifty-nine and one tenths (1459.1) feet; thence along the north right of way line of said Cuadrilla Drain, South eighty-four degrees (84°) fifty-three minutes (53') West three hundred eighteen and one tenth (318.1) feet to the dividing line between Tract one A (1-A) and tract four (4) Plock forty-two (42) of said official resurvey of the San Elizario Grant; thence along said dividing line North no degrees (0°) forty-two minutes (42°) East two hundred ten and nine tenths (210.9) feet to the point of beginning. Said tract of land containing seventy-seven hundredths (0.77) of an acre, more or less. Shown as Tract one (1) on plat attached here to and made a part hereof.

TRACT-2 - Feginning at the point of intersection of the dividing line between Tract one A (1-A) and Tract four (4) Block forty-two (42) of the official resure y of the San Elizario Grant with the south right of way line of the Cuadrilla Drain and from which point the Southeast corner of Tract two (2) Flock forty-two (42) of the official resurvey of the San Elizario Grant bears North no degrees (0°) forty-two minutes (42') East two hundred ninety-one and three tenths (291.3) feet; thence along the south right of way line of said Cuadrilla Drain, North eighty-four degrees (840) fiftythree minutes (53') East four hundred thirty-nine and four tenths (439.4) feet to a point on the southwesterly right of way line of the River Drain and from which point the Northwest corner of Tract thirteen (13), Block two (2) of the said official resurvey of the San Elizario Grant bears North twenty degrees (20°) fourteen minutes (14') thirty seconds (30") East one thousand four hundred seventy-six and six tenths (1476.6) feet; thence along the southwesterly right of way line of said river drain South fifty-nine degrees (590) fifty-one minutes (51') East one hundred eighty-six and seven tenths (186.7) feet to the north bank of the Rio Grande as the same existed prior to the artificial rectification thereof; thence along the north bank of the former Rio Grande South fifty-eight degrees (580) fortyfour minutes (44') West two hundred sixty-four and eight tenths (264.8) feet, South seventy-four degrees (74°) twenty-three minutes (23') West three hundred eleven and four tenths (311.4) feet and South sixty-six degrees (66°) fifty-seven minutes (57') West eighty-three and two tenths (83.2) feet to a point where the said river bank intersects the extension of the dividing line between Tracts one A (1-A) and four (4), Plock forty-two (42) of the said official resurvey of the San Elizario Grant; thence

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF TEXAS, EL PASO DIVISION

| The United States of Am | erica, | | |
|-------------------------|---------------|-----|------|
| | Plaintiff, | 17 | * |
| ▼8 • |) | No | Lew. |
| B. O. Bradley, et al., |) | (6) | ir |
| | Defendants.) | | |

DECLARATION OF TAKING

Westerden half Action Under Secretary of the Interior of the United States, acting by virtue of the provisions of (a) the Act of Congress of June 17, 1902, 32 Stat., 388, and all acts amendatory thereof and supplementary thereto, commonly known as the Reclamation Law; (b) the Act of March 4, 1921, 41 Stat., 1404, and (c) the Act of February 26, 1931, 46 Stat., 1421, and all acts amendatory thereof and supplementary thereto, do hereby make and file this Declaration of Taking pursuant to the provisions of said Act of February 26, 1931, and declare that the lands described in the complaint filed in this cause and shown on the plan hereto annexed and made a part of this Declaration, are hereby taken for the use of the United States and under the authority of and for the purpose set forth in said Acts; that the estate in said lands hereby taken for the public use aforesaid is an estate in fee simple absolute; that the sum estimated by me to be just compensation for said lands, including all buildings, structures and improvements thereon, is one thousand four hundred forty-one and no/100 dollars (\$1441.00), which said sum is hereby deposited into the registry of this Honorable Court to the use and for the benefit of the ones entitled thereto; that the following is a description of the lands to which fee simple absolute title is taken under this Declaration, with the estimated value of the same:

Mr. H. J. S. Devries, District Counsel, Bureau of Reclamation, El Paso, Texas, will furnish all necessary information to the United States Attorney and such assistance as he may desire.

Very truly yours,

/s/ W. C. MENDENHALL
Acting Under Secretary

Enclosure 2224168.

C O P Y

3

UNITED STATES DEPARTMENT OF THE INTERIOR OFFICE OF THE SECRETARY

WASHINGTON

| July | 15. | Talia |
|---------|-----|---------|
| O CLT A | 471 | 7.417.0 |

FILE COPY Surname:

The Honorable

The Attorney General.

R. G. SCHUTTEN

Sire

In connection with the construction of the Riverside

Canal Extension and the River and Mesa Brain outlet channels and
appurtenant works, Rio Grande Project, by the Bureau of Reclamation of the Department of the Interior under authority of existing legislation, I have determined that it is necessary advantageous and in the interest of the United States to acquire by
judicial proceedings fee simple title to six parcels of land
situated in El Paso County, Texas. These lands, which are ostensibly owned by B. O. Bradley, et al., are more particularly
described in the Declaration of Taking which is anclosed in

There is urgent need for the lands by the United States, and it is desired that suit be filed with the least possibly delay so that possession may be obtained under the Act of February 26, 1931 (46 Stat., 1421).

A voucher in favor of the Clerk of the District Court of the Western District of Texas, El Paso Division, in the amount of \$1,441.00, the appraised value of the lands to be condemned, is being submitted to the Chief Disbursing Officer of the Treasury Department, who will transmit the check to your department when issued so that the same may be forwarded to the United States Attorney for filing with the Declaration of Taking as required.

The fund under which the land is to be acquired and from which the award of judgment is to be paid is "lix8070.010 Reclamation Contributed Funds, Rio Grande Project, F. I. 1940."

It is recommended that the United States Attorney for the Western District of Texas, El Paso Division, be authorized to file suit for the condemnation of the lands described above and that the Declaration of Taking and check be forwarded to the United States Attorney by air mail.

BUREAU OF RECLAMATION COPY FOR THE SECRETARY'S OFFICE FORM BR-CCC-50 (Feb. 1941)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION

Camp BR-.... CCC Co. No. Date.....

CIVILIAN CONSERVATION CORPS

INDIVIDUAL RECORD OF CCC ENROLLEE DISCHARGED TO ACCEPT OUTSIDE EMPLOYMENT

| DISCHARGED TO ROOM TO GO THE |
|---|
| AGE |
| NAMEAGE |
| HOME ADDRESS |
| DATE OF ENROLLMENT |
| DATE OF DISCHARGE |
| TYPE OF ENROLLMENT (Jr., Vet., LEM) |
| EDUCATION, TRAINING AND EXPERIENCE PREVIOUS TO ENROLLMENT IN CCC. |
| |
| LAST JOB HELD PREVIOUS TO ENROLLMENT IN CCC. |
| TIME IN CCC(Months) TIME IN USBR CAMP(Months) |
| TYPE OF EMPLOYMENT ACCEPTED ON DISCHARGE |
| NAME OF EMPLOYER |
| PLACE OF EMPLOYMENT |
| SALARY OR WAGE |
| REMARKS |
| WORK AND EXPERIENCE IN CAMP BR- |
| |
| ••••• |
| |
| |
| REMARKS(State character, adaptability, cooperation, etc.) |
| (Continue on reverse side or separate sheet if necessary) |
| Noted and forwarded Camp Superintendent |
| Orig. & lcc to BR-Wash., D. C. |

lcc " " Reg. Director 1cc

Claim No. 045783(6) Certificate No. 0725767

*B. O. Bradley, et al., Defendants, for which land there is due the amount awarded, \$90.00, less the amount of \$75.00 deposited into the registry of the court at filing of the declaration of taking, or \$15.00, plus interest on the last mentioned amount at the rate of 6% per annum, from December 12, 1940, to May 5, 1943, \$2.16, a total of \$17.16.

(Original award (estimated compensation) for Parcel V was included in the total amount of \$1,441.00 paid by G. F. Allen, symbol 89-602, on D. O. Voucher No. 206876, August 6, 1940.)

(Department of the Interior, Bureau of Reclamation, letter of transmittal dated February 22, 1943, Enclosure 905).

Claim No. 045783(6)

CERTIFICATE OF SETTLEMENT

General Accounting Office

Washington, May 5, 1943

D. O. Voucher No.

PA. 5/12/43

Certificate No.

RIO GRANDI

0725767 Paying Officer will please show this CERTIFICATE NUMBER on the check used in payment hereof, and insert the check number in space provided below.

c/o The Attorney General, Washington, D. C.

for the Western District of Texas, El Paso Division,

I CERTIFY there is due from the United States to the above-named claimant(s), payable from the appropriation(s) indicated, the sum of:

Clerk, District Court of the United States,

Dollars (\$ 17.16)

on account of

SEVENTEEN AND 16/100

payment, pursuant to judgment in favor of Rudolph G. Schutten and wife, filed December 5, 1942, in the District Court of the United States for the Western District of Texas, El Paso Division, at Law No. 93 Civil, in connection with the acquisition, in accordance with the Acts of June 17, 1902, 32 Stat. 388; March 4, 1921, 41 Stat. 1404, and February 26, 1931, 46 Stat. 1421, of certain land in El Paso County, Texas, designated as Parcel V. Schutten, Riverside Canal Extension Plat No. 14, required by the Department of the Interior, Bureau of Reclamation, for use in connection with the Rio Grande Project (Riversaide Canal Extension Right of Way), said land being more fully described in the declaration of taking executed by the Acting Under-Secretary of the Interior, on July 15, 1940, in the case of The United States of America, Plaintiff, vs.

(Continued on attached sheet)

14X8070 Reclamation Trust Funds.

Limitation 14X8070.010

(See attached sheet)

30

Chief Disbursing Officer, Division of Disbursement. CC: Commissioner / Supt., El Paso, Texas

MEMOR ANDUM

Copy for Administrative Office

AND A CONTRACTOR OF THE PARTY O

CERTIFICATE OF POSSESSION

I HEREBY CERTIFY that I have personally examined the land described in attached land purchase contract dated april 29, 1940, between the United States of America and Sieves Rey, et al, and that the proposed grantors are in actual, sole and exclusive possession of the land proposed to be conveyed claiming to be the owners thereof, and no person claiming a right in such land adverse to the proposed grantors is in possession of any of it.

Dated at El Paso, Texas, this 1st day of May, 1940.

Right of May Agent

30

CERTIFICATE BY PROJECT SUPERINTENDENT

I HEREBY CERTIFY that the land described in attached land purchase contract dated April 29, 1940, between the United States of america and Nieves Rey, et al, is required for the purposes authorized by the act of June 17, 1902 (32 Stat., 388) and acts amendatory thereof and supplementary thereto. namely, as right of may for the Riverside Canal Extension, a part of the Rio Grande Federal Irrigation Project; that the consideration to be paid thereunder, namely, \$160.15, is reasonable and the lowest that could be obtained; and I recommend that the contract be approved. Dated at El Paso, Texas, this let day of May, 1940.

L R Flock Project Superintendent Bureau of Reclamation

DEPARTMENT OF THE INTERIOR

BUREAU OF RECLAMATION

Land Classification and Valuation Report

Riverside Canal Extension Date Describer 9

| MAINTER THE VIEW | | | | appraisers | |
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| We furthermore in elated to the hereing f us is in any manner George Euffman | named owner or financiall | by marriage | or otherwise | a and that he | opert; |
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DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION

Rio Crazde
IRRIGATION PROJECT

REPORT ON LAND COVERED BY PURCHASE CONTRACT

| IN RE CONTRACT, dated | April 29, 1940 | ; made by Hieros Rey, et al |
|--|--|---|
| involving | purchase of 7.79 | acres of land, for \$ 160.18 |
| purposeRiverside Car | nal Extension | |
| | | |
| 1. The land described in the | 41 Fix # 240 | necessary for the purpose stated, and the con- |
| sideration is reasonable. Land of per acre. | a similar character in the | vicinity has sold recently for \$ |
| | ingar, dan radika Agadi Sebagai 1988 B | The state of the state of the following property in |
| 2. The land was entered | * * * * * * * * * * * * * * * * * * * | under thelaw. |
| Final certificate is dated | | Patent is dated |
| water-right-application contract, o | | Government under stock-subscription contract, ows: |
| Kaley, with seek and in the order. | r - refered burdle som | ant para barringloggist kin for pione graff. |
| 4. The general character and o | quality of the land are as | follows: |
| 5.29 ps | | |
| 5 acres of th susceptible of irrigation under water | ne land are being irrigated er right described as follow | ws: |
| | | |
| 6. The following are estimates crops and of the important improv | The second secon | s of crops on the land and of the values of such |
| lo cropi | or improvements | |

Standard Form No. 1936—Revised Form approved by Comptroller General, U. S. November 12, 1937 Gen. Reg. No. 51, Sup. No. 6

STATEMENT AND CERTIFICATE OF AWARD

(Contract) April 89 Date

DEPARTMENT OF THE INTERIOR (Department or establishment)

BUREAU OF RECLAMATION

El Puso, Toxas

(Bureau or office)

METHOD OF OR ABSENCE OF ADVERTISING

(Section 3709 of the Revised Statutes)

1. After advertising in newspapers.

2. (a) After advertising by circular letters sent to ______ dealers.

(b) And by notices posted in public places.

(If notices were not posted in addition to advertising by circular letters sent to dealers, explanation of such omission must be made. The notation on the certificate below must be "2 (a) (b)" or "2 (a)," depending on whether or not notices were posted.)

3. Without advertising, under an exigency of the service which existed prior to the order and would not admit of the delay incident to advertising.

4. Without advertising in accordance with

5. Without advertising, it being impracticable to secure competition because of

(Here state circumstances under which the securing of competition was impracticable)

AWARD OF CONTRACT

A. B. C. D.

To lowest bidder as to price (Expenditures).
To other than the lowest bidder as to price (Expenditures).
To highest bidder as to price (Receipts).
To other than the highest bidder as to price (Receipts).

CERTIFICATE

I CERTIFY that the foregoing statement is true and correct; that the agreement was made in consequence of No. -of the method of or absence of advertising and in accordance with award of contract lettered, as shown above; , and that where lower bids (expenditure contracts) or higher bids that the total number of bids received is . (receipt contracts) as to price were received a statement of reasons for their rejection, together with an abstract of bids received, including all lower than that accepted in case of expenditure contracts and all higher in case of receipt contracts, is given below or on the reverse hereof or on a separate sheet attached hereto; that the articles or services covered by the agreement (expenditure) are necessary for the public service, and that the prices charged are just and reasonable.

Superintendent

\$ 10 6 ct (\$4 for

L B Fiock

(Signature of contracting officer)

Norg.—This statement and certificate will be used to support all agreements, both formal contracts and less expenditure or receipt of public funds. It must be executed and signed by the contracting officer (unless contracting officer, when execution and signature may be made by such officer). agreements of whatever character, involving rd is made by or is subject to approval by an u. s. covernment printing office 6-8090

CERTIFICATE OF ACKNOWLEDGMENT Strike out (b) in case the law does not require examination of wife apart from her husband in conveyance of the kind of property described COUNTY OF EL PASO in Article 3 hereof. Ceo. W. Moadley Botany Public Rioves Rey, a single woman in and for said county, in the State aforesaid, do hereby certify that Isabel Ray, a single woman, Gilberto Carbajal and Refugio R. Garbajal, his wife who personally known to me to be the person whose name subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed, and delivered said instrument of writing as here free and voluntary act, for the uses and purposes therein set forth. (b) I further certify that I did examine the said separate and apart from her husband, and explained to her the contents of the foregoing instrument and upon that examination she declares that she did voluntarily sign, seal, and acknowledge the same without any coercion or compulsion, and does not wish to retract the same. Given under my hand and official seal, this day of Coo. E. Roadley SEAL stary Public IN AME CON IL JAMA CH. My commission expires CERTIFICATE OF COUNTY RECORDER I hereby certify that this instrument was filed for record at my office at 4/25 o'clock P. M., May 14 ,193 1940 and is duly recorded in Vol. 666 of 10820 Page No. 37/ AFFIDAVIT OF DISINTERESTEDNESS (Execute only on Returns Office copy) COUNTY OF I do solemnly swear (or affirm) that 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 benefit or advantage to myself, or allowing any such benefit or

person or persons; and that the papers accompanying include all those relating to the said contract, as

My commission expires _____

____, or to any other

Bureau of Reclamation.

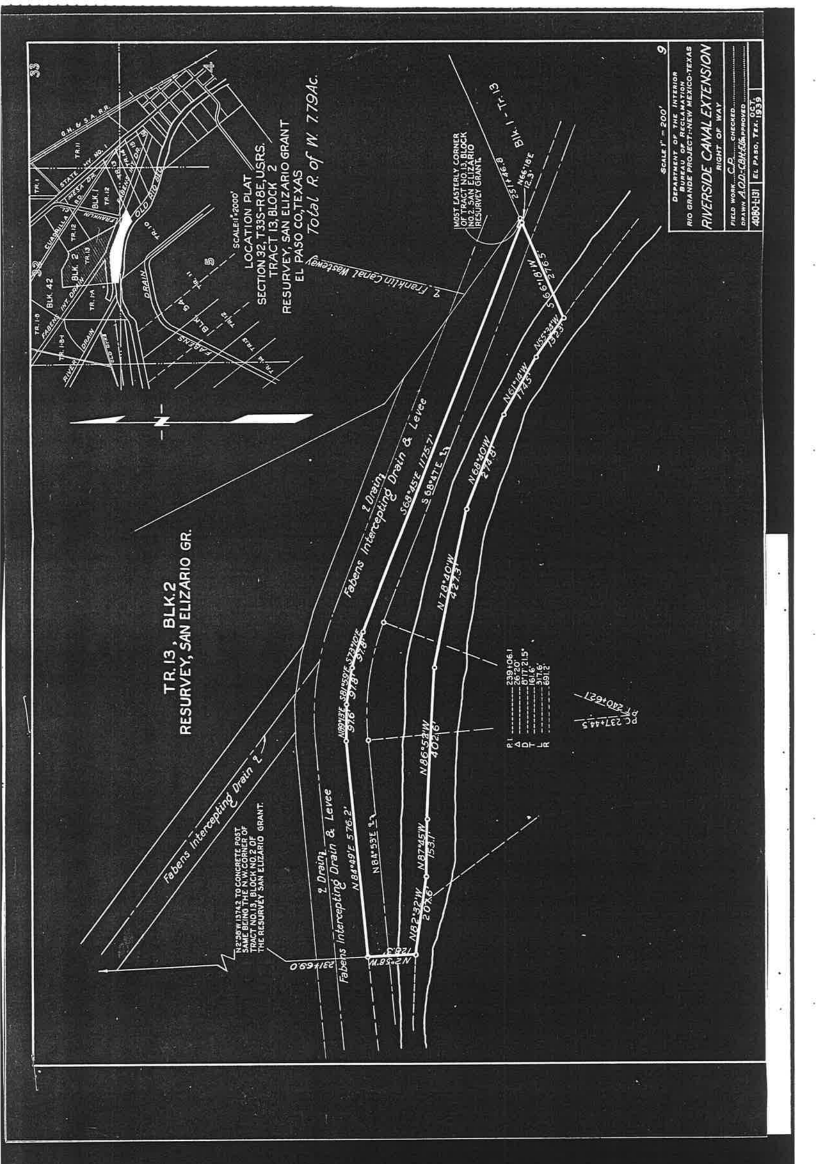
...., A. D. 193

advantage corruptly to the said

[OFFICIAL SEAL]

required by the statute in such case made and provided.

Subscribed and sworn to before me at _____



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 liability due to the failure of Congress to make such appropriation.

11. The Vendor warrants that the Vendor 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 Vendor for the purpose of securing business with others than the Government.

12. 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.

| Witnesses: | THE UNITED STATES OF AMERICA, By |
|---------------|--|
| | Superintendent, Bureau of Reclamation. |
| P. O. Address | |
| | Sefugio A. Curbajal |
| P. O. Address | Vendor. |
| | Gilberto Gerbajel |
| P. O. Address | Vendor. |
| P. O. Address | Vendor. |
| Approved: | ∷ ≡ w |
| (Date), 193 | 9 |
| | 6-8068 |

A tract of land lying and situate in El Paso County, Texas and in the North half ($\mathbb{N}_{\mathbb{R}}^{\frac{1}{2}}$) of Section five (5) Township thirty-four (34) South, and South half ($\mathbb{N}_{\mathbb{R}}^{\frac{1}{2}}$) of Section thirty-two (32) Township thirty-three (33) South, Range cight (8) East Bureau of Reclamation Survey; being also within Tract thirteen (13), Block two (2) and accretion thereto of the official resurvey of the San Elizario Grant as accepted by the Commissioners' Court of El Paso County, Texas, the 13th day of January 1930 and of record in the office of the County Clerk of said County and State; more particularly described as follows:

Beginning of the point of intersection of the dividing line between Tract thirteen (13) Block two (2) and Tract one A (LA) Block forty-two (42) of said official resurvey of the San Elizario Grant and the southerly right of way line of the Fabens Intercepting Drain and from which point a concrete post being the Northwest corner of said Truct thirteen (13), Block two (2) of said official resurvey of the San Elizario Grant bears North two degrees (2°) fifty-eight minutes (58') West one thousand three hundred seventy-four and two tenths (1374.2) feet; thence along the southerly right of way line of the Fabens Intercepting Drain which is the property of the United States, North eighty-four degrees (84°) forty-nine minutes (49') East five hundred seventy-six and two tenths (576.2) feet North eighty-nine degrees (89°) thirteen minutes (13') East ninety-seven and six tenths (97.6) feet, South eighty-one degrees (81°) fifty-nine minutes (59') East ninety-seven and eight tenths (97.8) feet, South seventy-three degrees (730) ten minutes (10') East ninety-seven and eight tenths (97.8) feet and South sixty-eight degrees (68°) forty-five minutes (45') East one thousand one hundred seventy-five and seven tenths (1175.7) feet to a point on the dividing line between Truct thirteen (13) Block two (2) and Truct thirteen (13) Block one (1) of said official resurvey of the Sun Elizario Grant and from which point the most easterly corner of Tract thirteen (13) Block two (2) of said official resurvey of the San Elizario Grant bears North sixty-six degrees (66°) eighteen minutes (18') East twelve and three tenths (12.3) feet; thence South sixty-six degrees (66°) eighteen minutes (18') West two hundred seventy-six and five tenths (276.5) feet along the dividing line and an extension thereof between said Tract thirteen (13) Block two (2) and Tract thirteen (13) Block one (1) of said official resurvey of the San Elizario Grant to the center of what formerly constituted the bed of the Rio Grande as the same existed prior to the artificial rectification therof; thence along the center line of said former river bed North fifty-five degrees (55°) thirty-four minutes (34') West one hundred thirty-two and three tenths (132.3) feet, North sixty-one degrees (61°) fourteen minutes (14') West one hundred seventy-four and five tenths (174.5) feet, North sixty-eight degrees (68°) forty minutes (40') West two hundred seventy-four and eight tenths (274.8) feet, North seventy-eight degrees (780) forty minutes (40') for hundred two and six

3

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 liability due to the failure of Congress to make such appropriation.

11. The Vendor warrants that the Vendor 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 Vendor for the purpose of securing business with others than the Government.

12. 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,

UNITED STATES DEPARTMENT OF THE INTERIOR

BUREAU OF RECLAMATION

Hio Grando IRRIGATION PROJECT

LAND PURCHASE CONTRACT

1940 This Contract, made this 29th day of april pursuance of the act of June 17, 1902 (32 Stat., 388), and acts amendatory thereof or supplementary thereto between the UNITED STATES OF AMERICA, hereinafter styled the United States, bar represented by the officer executing this contract
, Superior through the contract of the cont and Rieves Sey, a single women, Isabel Rey, a single women, Gilberte Garbejal, Refugio A. Carbejul and , is wife, hereinafter styled Vendor, Tabens County of El Page , State of Taxas 2. WITNESSETH, That for and in consideration of the mutual agreements herein contained, the parties hereto do covenant and agree as follows: 3. The Vendor shall sell and by good and sufficient Conomi Sarrenty (Ganeral warranty, covenant against grantor, or quitclaim) convey to the United States, free of lien or encumbrance, the following-described real estate which is \$ h #15 property, situated in the County of (Homestead, community, separate) State of , to wit: Texas

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UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION

430,7 RIO GRANDE

Rio Grande Irrigation Project

RECORD OF EXECUTION OF CONTRACT

| IN RE CONTRACT, and bond, if any, relating to above-named project, dated April 29, 1940 symbol and number \$16r-1425; made by Nieves Reveated amount involved, \$ 160.15; authority No. or clearing account purpose Riverside Canal Extension Reference: |
|--|
| Notice of execution of contract to be given Chief Engineer at Denver, Superintendent at El Paso, Texas District Counsel at El Paso, Texas and |
| Place El Paso, Texas Date May 1, 1940 1. On this date the above-described contract was executed (or) passed, and bond, if any, approved (or) passed, by this office, and transmitted to district counsel for legal approval. Project Superintendent II Original and |
| Place El Paso, Texas Date May 13, 1940 2. On this date the above-described contract, with bond, if any, was given legal approval by this office, and transmitted to the Rio Grande project, office. Inclosures: Original and 2 copies of this form. Original and 4 copies of contract. |
| Denver, Colorado, Date |
| Denver, Colorado, Date |
| Inclosures: copies of this form. The state of the copies of contract, and copies of contract, and copies of contract. |
| 5. On this date the above-described contract was executed, and bond, if any, we exproved by |
| DISF ACUS., Commissioner. |