

## CONTRACT 398

Lars O. Larsen

Legal Description: N1/2NE

Section 33 Township 11 South Range 18 East







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Created: 8/2016

STATE OF IDAHO County of Twin Falls I hereby cortify that this instrument filed for record at the request of seven Palls Case APR 131 o'clock m this in my office and duly recorded in book

## DRAINAGE AGREEMENT

THIS AGREEMENT, made this 23 day of April 1942, by and between Lars P. Larsen and Ona M. Larsen, his wife,

party of the first part, called the "Owner" and the Twin Falls Canal Company, an Idaho Corporation of Twin Falls, Idaho, party of the second part called the "Company".

WHEREAS, the following described land belonging to the owner to-wit:

acres in the No of the NE : Section 33, T. 11

S., Range 18 E. B. M.is as present being threatened by seepage, and whereas, the owner is about to install a drainage system, comprising ditches, tile, drains, and drainage well on and near said land under the direction of the Company's General Manager in an effort to determine the effect of such works in draining said lands.

NOW THEREFORE, in consideration of the premises it is hereby agreed:

- (1) The the Company may at its option and under the direction of said General Manager locate the lines upon which said drainage works shall be installed, the number, size, depth, character, and location of trenches, tunnel, drain tile, wells, etc., and shall have the right to enter on said lands and do any and all things reasonably necessary in the furtherance of said work. That any person or persons whose land depends upon these works for drainage shall have the right to enter on these lands to join to, reconstruct and repair or maintain these drains.
- (2) That no willows or poplar trees are permitted by the owner to grow within one hundred (100) feet of these tile lines.
- (3) That the owner will protect the tile lines against any and all damage resulting from filling with roots or filling up open outlets, or the breaking into the tile by surface waters or from any other cause.
- (4) In backfilling trenches that have been excavated, the Company will make a reasonable effort to replace the material excavated, but shall not be required to remove any rock from the land which may be left on the surface of the ground after the trenches have been filled.
- (5) That the Company does not in any way admit or acknowledge that the seepage here-in-before referred to or any part thereof, is the result of any neglect or other act or omission on the part of the Company, or that it is in any way responsible for the reclamation of the same, or that the Company in any way admits or acknowledges a liability on account of same, or liability or responsibility to install the said, or any system of drainage.
- (6) That should a flow of water be obtained by reason of said wells, drains, or tunnels, the same shall be subject to the use of the Company for irrigation, and the owner will grant to the Company a free easement and right of way for a ditch or water ways necessary to convey such waters to the place or places desired by the Company in order to utilize or dispose of the same.

(7) That the successors and assigns of the parties hereto are bound hereby.
IN WITNESS WHEREOF, the first party has set hand the the second party has caused the same to be executed by the hand of its President.
By Lars P. Larsen
By Ona M. Laisen
TWIN FALLS CANAL COMPANY By John In Thomas
STATE OF IDAHO COUNTY OF TWIN FALLS
On this 23 , day of April , 1942 before me day of State personally appeared April of the Within instrument as the President of the Twin Falls Canal Company, and acknowledged to me that he subscribed the name of the Twin Falls Canal Company thereto as principal, and his own name as President.
IN WITNESS WHEREOF, I have thereunto set my hand and affixed my official seal on the day and year in this certificate above written.
My commission expires,  3eb 15, 1944  My commission expires,  Notary Public
STATE OF Idaho ) SS
COUNTY OF Twin Falls ))
On this 23 day of April , 1942 before me,
L. H. Perrine a Notary Public in and for Twin Falls
County, State of Idaho, personally appeared
Lars P. Larsen and Ona M. Larsen
being the first parties, to the above and foregoing instrument, known to me to be ther persons who subscribed the same as said first parties; and duly acknowledged to me that they executed the same.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal this 23 day of April 19 42.
My commission expires,
Notary Public.
nouly ratio.