

Contract No. 25-WC-40-1015

UNITED STATES OF AMERICA
DEPARTMENT OF THE INTERIOR - BUREAU OF RECLAMATION
STRAWBERRY VALLEY PROJECT
CONTRACT
FOR THE USE OF STRAWBERRY VALLEY PROJECT WATER
FOR MISCELLANEOUS PURPOSES

THIS CONTRACT (Contract), made this _____ day of _____, 2025, is entered into by and among the Lake Shore Irrigation Company, the Spanish Fork South Irrigation Company, the Spanish Fork East Bench Irrigation Company, the Spanish Fork West Field Irrigation Company, the Spanish Fork Southeast Irrigation Company, the Salem Irrigation and Canal Company, the Strawberry High Line Canal Company (SHLCC), the Mapleton Irrigation District, the Springville Irrigation District (collectively called the Canal Companies), PE & Lelia Whiting, J Hayes, Clinton Farmers, Soldier Fork Farmers, Salem City, Payson City, Spanish Fork City, and the Strawberry Water Users Association (SWUA) (each a Contract Party, and collectively, the Contract Parties), and United States of America (United States) acting through the Bureau of Reclamation (Reclamation or Contracting Officer), pursuant to the Act of June 17, 1902 (32 Stat. 388) (the Reclamation Act), and all acts amendatory thereof or supplementary thereto, particularly the Sale of Water for Miscellaneous Purposes Act of February 25, 1920 (43 USC § 521), collectively known as the federal Reclamation laws. The Contract Parties and Reclamation may be referred to herein individually as a “Party” or collectively as “the Parties”.

WITNESSETH:

WHEREAS, pursuant to the Reclamation Act, Reclamation constructed the Strawberry Valley Project (SVP or Project), consisting, in part, of the original Strawberry Dam, the Strawberry Reservoir, and the Strawberry Tunnel, for the purpose of collecting, storing, and conducting a trans-basin diversion of water from tributaries of the Duchesne River into south Utah County; and

WHEREAS, in connection with the SVP, Reclamation acquired the rights to water from certain sources, including water from tributaries of the Duchesne River, accretion flows in the Strawberry Tunnel, and natural high-water flows in the Spanish Fork River; and

WHEREAS, in 1940 Reclamation and SWUA entered Amendatory Contract No. Ilr-78, which supersedes and takes the place of the contracts between the United States and SWUA dated September 28, 1926, and November 20, 1928, and which obligates SWUA to repay to Reclamation certain Project costs, operate and maintain certain Project facilities, and assume Reclamation’s obligations under the Delivery Contracts; and

WHEREAS, under Reclamation law and policy, the 1991 Contract Water, the Accretion Flows, and the SVP High Flow Water (all as defined herein and collectively Project Water), are currently restricted and limited to use for Irrigation, and uses incidental thereto, and are appurtenant to the lands on which they are used; and

WHEREAS, Project Water has historically been delivered by the Canal Companies to SVP Water Users for Irrigation pursuant to contracts between such Canal Companies and Reclamation; and

WHEREAS, south Utah County is experiencing high levels of population growth and development, which requires the use of water for municipal and industrial purposes; and

WHEREAS, the SWUA Board of Directors and the SHLCC Board of Directors have requested that the Secretary of the Interior (Secretary) allow the use of the Project Water for purposes other than Irrigation, under the authority of the Sale of Water for Miscellaneous Purposes Act of 1920.

NOW, THEREFORE, in consideration of the mutual and dependent covenants herein contained, the Parties hereto agree as follows:

I. DEFINITIONS

- (a) 1920 Act - the Sale of Water for Miscellaneous Purposes Act of February 25, 1920 (43 USC § 521).
- (b) 1991 Contract - Contract No. 1-07-40-R1330 dated July 29, 1991, among Reclamation, Central Utah Water Conservancy District, and SWUA.
- (c) 1991 Contract Water – Water stored in the enlarged Strawberry Reservoir that is allocated for SVP purposes under the terms of the 1991 Contract.
- (d) Accretion Flows – Strawberry Tunnel accretion water that is physically available for direct flow diversion.
- (e) Carrier Water – Water retained by a Canal Company to ensure that changes in type or place of use do not negatively affect SVP Irrigators.
- (f) Contract Parties – As defined in the opening paragraph of this Contract.
- (g) SVP Irrigators – Any SVP Water User using Project Water for authorized purposes under Reclamation laws and policies.
- (h) Irrigation – Use of water on land primarily for the production of commercial agricultural crops or livestock, and domestic and other uses that are incidental thereto.
- (i) SVP Water User – The original Project Water application or contract holder who puts Project Water to beneficial use, or the successor in interest to such contract holder.
- (j) Miscellaneous Purposes – The use of Project Water for purposes other than Irrigation, including but not limited to municipal and industrial uses, and all beneficial purposes allowed under state law.

- (k) Project Water – Collectively, the 1991 Contract Water, the Accretion Flows, and the SVP High Flow Water, including all SVP return flows.
- (l) Project Water Rights—The water rights established under Utah law to beneficially use Project Water. Specifically, Certificates 2115 (Water Right No. 43-3001), 2116 (Water Right No. 43-3102), 2117 (Water Right No. 51-1004), 2118 (Water Right No. 51-1016), and 5893 (Water Right No. 43-1259).
- (m) SVP Service Area – The area in which Project Water may be delivered and/or used, as identified in the SVP Service Area Map attached to this Contract as Exhibit A.
- (n) SVP High Flow Water – Water utilized under water rights of the United States obtained for the SVP in the Spanish Fork River when flows are greater than 390 cubic feet per second (cfs).
- (o) Third-Party Contracts – Contracts entered pursuant to Article IX allowing for the change of use of Project Water for Miscellaneous Purposes and/or for intercanal transfers.

II. APPROVAL OF PROJECT WATER FOR MISCELLANEOUS PURPOSES

Subject to the terms and conditions of this Contract, the provisions of the 1920 Act, and the terms and conditions of existing SVP contracts (including but not limited to the times of use and delivery locations), all Project Water is available to be used for Miscellaneous Purposes. Project Water may only change from its current use after a Third-Party Contract is entered into as provided herein.

III. 1920 ACT COMPLIANCE

To comply with the 1920 Act, (1) this Contract must be approved by all applicable water users' associations; (2) a showing must be made that there is no other practicable source of water supply for the purpose; and (3) the water furnished for Miscellaneous Purposes must not be detrimental to water service for the irrigation Project or harm the rights of any prior appropriator.

These conditions are satisfied as follows:

- (a) Approval: The signature of each applicable water users' association to this Contract demonstrates its approval of this Contract.
- (b) No Other Practicable Source: Following extensive review of literature, reports, and other information, Reclamation has concluded that there are no other practicable sources of municipal and industrial water sufficient to meet the growth needs of south Utah County.
- (c) Protection of Irrigation: Reclamation has determined that the furnishing of Project Water for Miscellaneous Purposes under this Contract will not be detrimental to the irrigation purpose of the Project or harm the rights of any prior appropriator. The Contractual Protections section below outlines provisions that will protect the irrigation purpose of the Project.

1
2
3 IV. INTERCANAL TRANSFERS

4 Reclamation will not prohibit the transfer of Project Water between the Canal Companies. All
5 intercanal transfers will be in accordance with the rules and bylaws of the Canal Companies
6 involved in the transfer and must be approved in advance by the affected Canal Companies. All
7 intercanal transfers must protect SVP Irrigators through the provisions contained in Article VIII.

8
9 V. SVP SERVICE AREA

10 Project Water must be used exclusively within service area described in the SVP Service Area
11 map hereby attached as Exhibit A.

12
13 VI. APPURTENANCE

14 Prior to the execution of this Contract, Reclamation Irrigation water, including Project Water,
15 was appurtenant to the farmland upon which it was historically used. Project Water will no
16 longer be considered appurtenant to the farmland on which it has historically been put to
17 beneficial use, and may be used anywhere within the SVP Service Area, subject to applicable
18 Third-Party Contracts. The federal suspension and transfer process is no longer applicable to the
19 Project Water used for Miscellaneous Purposes under this Contract, subject to delivery capacity
20 at the discretion of the Canal Company.

21
22 VII. WATER RIGHTS AND USE

23 The Project Water Rights appropriated for the SVP are held in the name of the United States.
24 The right to use and distribute Project Water is subject to federal law and contracts, and
25 applicable State law and policies, rules, and regulations. This Contract does not create, enlarge,
26 or diminish non-Project water rights held by any of the Parties. Further, no third-party may claim
27 a water right based on any legal theory arising under State or federal law, before any State or
28 federal judicial or administrative body based on the use of Project Water under this Contract.

29
30 VIII. CONTRACTUAL PROTECTIONS

31 In accordance with the 1920 Act, furnishing Project Water for Miscellaneous Purposes allowed
32 herein must not be detrimental to water service for the irrigation Project. Ensuring continued
33 revenue and a sufficient flow of Carrier Water to the SVP Irrigators as provided below, fulfills
34 this provision.

35
36 Each time a Third-Party Contract is entered into pursuant to this Contract, the then current Canal
37 Company, must retain sufficient Carrier Water to ensure the supply of Project Water to
38 remaining SVP Irrigators. Any modifications to the location of use within the Service Area or

1 type of use contemplated under this Contract are subject to meeting this requirement. In
2 calculating the amount of required Carrier Water, the parties to such Third-Party Contract will
3 consult with each other. The quantity of Project Water required to be delivered by SWUA to
4 meet Carrier Water obligations may be adjusted from time to time, at the request of either
5 SWUA or the Canal Company from which Project Water was moved under the Third-Party
6 Contract; it being the intent of the Parties that Carrier Water will at all times be delivered in an
7 amount sufficient, but not materially in excess, of the amount necessary to protect then
8 remaining SVP Irrigators. If the affected Parties, including the Canal Companies, cannot come to
9 an agreement regarding the quantity of Carrier Water required, Reclamation will review the
10 relevant data and make a final decision. Each Canal Company agrees to maintain its conveyance
11 facilities in a reasonable state of repair for the purpose of minimizing water losses and the
12 required amount of Carrier Water. Carrier Water in the agreed upon amounts will continue to be
13 delivered to the Canal Company until no longer needed for the intended purpose of maintaining
14 sufficient water flow in the canals and ditches, for the benefit of the SVP Irrigators at which time
15 SWUA will be entitled to allocate unneeded Carrier Water to one or more SVP Water Users, in
16 an equitable manner.

17
18 In each Third-Party Contract in which Project Water is authorized to be moved out of a Canal
19 Company's facilities, the SVP Water User will agree to continue payment to such Canal
20 Company of all assessments, fees, and other charges to which such Canal Company is
21 contractually or legally entitled, regardless of whether or not such SVP Water User utilizes the
22 Canal Company's facilities.

23 This Contract is not intended to compel SVP Water Users to modify their water use, but
24 establishes a process to change the end-use of Project Water at such a time as the SVP Water
25 User desires.

26 27 IX. THIRD-PARTY CONTRACTS

28 Prior to the change of use of Project Water for Miscellaneous Purposes, or the transfer of Project
29 Water from one Canal Company to another for continued Irrigation use on different land, a
30 Third-Party Contract must be entered into by and among (1) the requesting SVP Water User
31 (which may be a City), (2) the entity(ies) responsible for delivery of the Project Water to that
32 SVP Water User, (3) the Canal Company from which the Project Water is being moved (if
33 applicable), (4) the Canal Company to which the Project water is being moved (if applicable),
34 and (5) SWUA.

35 All Third-Party Contracts must be reviewed by Reclamation to ensure that the 1920 Act and this
36 Contract are followed. Approval and execution of each Third-Party Contract by the applicable
37 parties, and review of each Third-Party Contract by Reclamation, will not be unreasonably
38 withheld, conditioned or delayed. Third-Party Contracts must be in substantially the same form
39 as Exhibit B attached hereto. Other contracts associated with the transactions contemplated in the
40 Third-Party Contract may not contain provisions that contravene the terms and conditions of this
41 Contract and the Third-Party Contract.

42 Third-Party Contracts may be amended only by written amendment signed by all parties entering
43 into the Third-Party Contract and reviewed by Reclamation.

1 All Third-Party Contracts must contain the following terms:

- 2 a) A term governing Carrier Water, as provided in Article VIII above.
- 3 b) A term governing continued SVP Water User payments to the Canal Company, as
4 provided in Article VIII above.
- 5 c) An acknowledgement that no SVP Water User may claim a water right based on any legal
6 theory arising under State or federal law or before any State or federal judicial or
7 administrative body based on the use of Project Water under this Contract.
- 8 d) An acknowledgement that the right to use Project Water for Miscellaneous Purposes is
9 based strictly on the execution of federal contracts.
- 10 e) An acknowledgement that the SVP Water User is subject to this Contract and federal laws,
11 state laws, and regulations applicable to Project Water.
- 12 f) A term specifying that if there are any conflicts between this Contract and any Third-Party
13 Contract, this Contract will govern.
- 14 g) A term that requires the SVP Water User to establish and maintain records acceptable to
15 the Secretary pertaining to the SVP Water User's receipt and use of Project Water, and
16 other matters as the Secretary may reasonably require. Records will be furnished to the
17 Secretary in such form and on such date or dates as the Secretary may reasonably require.
- 18 h) A provision that all other contracts stemming from the Third-Party Contracts will be subject
19 to all the terms and conditions of the 1920 Act Contract and the Third-Party Contract.
- 20 i) Any changes in the place of use, point or points of diversion, or other aspects of use of
21 Project Water that are contemplated in a Third-Party Contract but not authorized under the
22 Project Water Rights, may only be allowed following the filing and approval of any
23 additionally required change application, pursuant to State water law.

24
25 X. WATER DEDICATION AGREEMENTS

26 Reclamation will no longer sign water dedication agreements to dedicate Project Water to
27 municipalities. All existing water dedication agreements will remain valid and enforceable,
28 unless the parties thereto, desire to replace an existing water dedication agreement with a Third-
29 Party Contract.

30
31 XI. INTERFERENCE

32 No Party to this Contract will unduly interfere, inhibit, or otherwise limit any other Party from
33 exercising the rights, privileges, and powers authorized under this Contract and applicable law.

1 XII. ENVIRONMENTAL COMPLIANCE

2 Environmental compliance for this Contract was provided under Environmental Assessment No.
3 PRO-EA-22-04 and accompanying Finding of No Significant Impact dated August 19, 2024.
4

5 XIII. CONTRACT EXECUTION AND TERM

6 This Contract will be effective the date it is signed by Reclamation and any single other Party
7 and will continue for the life of the Project. Additional Contract Parties may sign this Contract
8 and participate in the 1920 Act Conversion, subject to the provisions of the 1920 Act, any needed
9 environmental compliance. Modification or amendment of this Contract requires the written
10 approval of all Parties affected by such modification or amendment. This Contract may be
11 terminated only upon the approval of all Parties, or pursuant to court order. No Contract Party
12 that has not signed this Contract may enter into Third-Party Contracts for Miscellaneous Use.
13

14 XIV. SEVERABILITY

15 In the event that any one or more of the provisions contained herein is, for any reason, held to be
16 invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability will
17 not affect any other provisions of this Contract, but this Contract is to be construed as if such
18 invalid, illegal or unenforceable provisions had never been contained herein, unless the deletion
19 of such provision or provisions would result in such a material change so as to cause the
20 fundamental benefits afforded the Parties by this Contract to become unavailable or materially
21 altered.
22

23 XV. COMPLIANCE WITH LEGAL REQUIREMENTS

24 All Parties will comply with all applicable federal, State, and local laws, executive orders, rules
25 and regulations applicable to its performance under this Contract.
26

27 XVI. CONFIRMATION OF CONTRACT

28 Promptly after the execution of this contract, each Contract Party will provide evidence to the
29 Contracting Officer that, pursuant to the laws of the State of Utah, the Contract Party is a legally
30 constituted entity and the contract is lawful, valid, and binding on the Contract Party. This
31 contract will not be binding on Reclamation until the Contract Party provides evidence to the
32 Contracting Officer's satisfaction. In addition to other forms of evidence to meet the
33 requirements of this Article, the Contract Party may provide or the Contracting Officer may
34 require a certified copy of a final decree of a court of competent jurisdiction in the State of Utah,
35 confirming the proceedings on the part of the Contract Party for the authorization of the
36 execution of this contract.
37
38

1 XVII. NOTICES

2 Any notice, demand, or request authorized or required by this contract will be deemed to have
3 been given, on behalf of the Contract Party, when mailed, postage prepaid, or delivered to the
4 Upper Colorado Basin Regional Director, Bureau of Reclamation, 125 S. State Street, SLC, UT
5 84138 and on behalf of Reclamation, when mailed, postage prepaid, or delivered to the address
6 of the Contract Party on file with Reclamation. Each Contract Party is responsible for providing
7 its current contact information to Reclamation and keeping this information up to date. The
8 designation of the addressee or the address may be changed by notice given in the same manner
9 as provided in this article for other notices.

10 XVIII. CONTINGENT ON APPROPRIATION OR ALLOTMENT OF FUNDS

12 The expenditure or advance of any money or the performance of any obligation of Reclamation
13 under this contract will be contingent upon appropriation or allotment of funds. Absence of
14 appropriation or allotment of funds will not relieve the Contract Party from any obligations under
15 this contract. No liability will accrue to Reclamation in case funds are not appropriated or
16 allotted.

17 XIX. OFFICIALS NOT TO BENEFIT

18 No Member of or Delegate to the Congress, Resident Commissioner, or official of the Contract
19 Party will benefit from this contract other than as a water user or landowner in the same manner
20 as other water users or landowners.
21

22 XX. CHANGES IN CONTRACT PARTY'S ORGANIZATION

24 While this Contract is in effect, no change may be made in the Contract Party's organization, by
25 inclusion or exclusion of lands or by any other changes which may affect the respective rights,
26 obligations, privileges, and duties of either Reclamation or the Contract Party under this contract
27 including, but not limited to, dissolution, consolidation, or merger, except upon the Contracting
28 Officer's written consent.

29 XXI. ASSIGNMENT LIMITED – SUCCESSORS AND ASSIGNS OBLIGATED

31 The provisions of this Contract will apply to and bind the successors and assigns of the Parties
32 hereto, but no assignment or transfer of this contract or any right or interest therein by any Party
33 will be valid until approved in writing by Reclamation.

34 XXII. BOOKS, RECORDS, AND REPORTS

36 The Contract Party will establish and maintain accounts and other books and records pertaining
37 to administration of the terms and conditions of this contract, including the Contract Party's
38 financial transactions; water supply data; project operation, maintenance, and replacement logs;
39 project land and rights-of-way use agreements; the water users' land-use (crop census), land-
40 ownership, land-leasing, and water-use data; and other matters that the Contracting Officer may

1 require. Reports will be furnished to the Contracting Officer in such form and on such date or
2 dates as the Contracting Officer may require. Subject to applicable federal laws and regulations,
3 each Party to this Contract will have the right with reasonable notice during office hours to
4 examine and make copies of another Party's books and records relating to matters covered by
5 this Contract.

6 7 XXIII. RULES, REGULATIONS, AND DETERMINATIONS

8 (a) The Parties agree that the delivery of water or the use of Federal facilities pursuant to
9 this contract is subject to Federal reclamation law, as amended and supplemented, and the rules
10 and regulations promulgated by the Secretary of the Interior under Federal reclamation law.1

11 (b) The Contracting Officer will have the right to make determinations necessary to
12 administer this contract that are consistent with its expressed and implied provisions, the laws of
13 Reclamation and the State of Utah, and the rules and regulations promulgated by the Secretary of
14 the Interior. Such determinations will be made in consultation with the Contract Parties.

15 16 XXIV. PROTECTION OF WATER AND AIR QUALITY

17 (a) The operation and maintenance entities, without expense to Reclamation, will care
18 for, operate and maintain transferred works in a manner that preserves the quality of the water at
19 the highest feasible level as determined by the Contracting Officer.

20 (b) Reclamation does not warrant the quality of the water delivered to the Contract Party
21 and is under no obligation to furnish or construct water treatment facilities to maintain or
22 improve the quality of water delivered to the Contract Party.

23 (c) The Contract Party will comply with all applicable water and air pollution laws and
24 regulations of Reclamation and the State of Utah; and will obtain all required permits or licenses
25 from the appropriate federal, State, or local authorities necessary for the delivery of water by the
26 Contract Party; and will be responsible for compliance with all federal, State, and local water
27 quality standards applicable to surface and subsurface drainage and/or discharges generated
28 through the use of Federal facilities or Project Water provided to the Contract Parties within its
29 Project Water Service Area.

30 (d) This article will not affect or alter any legal obligations of the Secretary to provide
31 drainage or other discharge services.

32 33 XXV. WATER CONSERVATION

34 Prior to the delivery of water provided from or conveyed through federally constructed or
35 federally financed facilities pursuant to this Contract, the Contract Party will develop a water
36 conservation plan, as required by subsection 210(b) of the Reclamation Reform Act of 1982 and
37 43 C.F.R. 427.1 (Water Conservation Rules and Regulations).

38 39 XXVI. COMPLIANCE WITH CIVIL RIGHTS LAWS AND REGULATIONS

40 (a) The Contract Party will comply with Title VI of the Civil Rights Act of 1964 (Pub. L.
41 88-352; 42 U.S.C. § 2000d), the Rehabilitation Act of 1973 (Pub. L. 93-112, Title V, as

1 amended; 29 U.S.C. § 791, et seq.), the Age Discrimination Act of 1975 (Pub. L. 94-135, Title
2 III; 42 U.S.C. § 6101, et seq.), [Title II of the Americans with Disabilities Act of 1990 (Pub. L.
3 101-336; 42 U.S.C. § 12131, et seq.)] [Title III of the Americans with Disabilities Act of 1990
4 (Pub. L. 101-336; 42 U.S.C. § 12181, et seq.)], and any other applicable civil rights laws, and
5 with the applicable implementing regulations and any guidelines imposed by the U.S.
6 Department of the Interior and/or Bureau of Reclamation.

7 (b) These statutes prohibit any person in the United States from being excluded from
8 participation in, being denied the benefits of, or being otherwise subjected to discrimination
9 under any program or activity receiving financial assistance from the Bureau of Reclamation on
10 the grounds of race, color, national origin, disability, or age. By executing this Contract, the
11 Contract Party agrees to immediately take any measures necessary to implement this obligation,
12 including permitting officials of Reclamation to inspect premises, programs, and documents.

13 (c) The Contract Party makes this agreement in consideration of and for the purpose of
14 obtaining any and all Federal grants, loans, contracts, property discounts, or other Federal
15 financial assistance extended after the date hereof to the Contract Party by the Bureau of
16 Reclamation, including installment payments after such date on account of arrangements for
17 Federal financial assistance which were approved before such date. The Contract Party
18 recognizes and agrees that such Federal assistance will be extended in reliance on the
19 representations and agreements made in this article and that Reclamation reserves the right to
20 seek judicial enforcement thereof.

21 (d) Complaints of discrimination against the Contract Party will be investigated by the
22 Contracting Officer's Office of Civil Rights.
23

24 XXVII. CONTRACT DRAFTING CONSIDERATIONS

25 This Contract has been negotiated and reviewed by the Parties hereto, each of whom is
26 sophisticated in the matters to which this Contract pertains. Articles 1 through 31 of this Contract
27 have been drafted, negotiated, and reviewed by the Parties, and no one Party will be considered
28 to have drafted the stated articles

29 XXVIII. AVAILABILITY AND ALLOCATION OF WATER

30 (a) In its operation of the Project, the Contracting Officer will use all reasonable means to
31 guard against a condition of shortage in the quantity of water to be made available to the
32 Contract Party pursuant to this Contract. In the event the Contracting Officer determines that a
33 condition of shortage appears probable, the Contracting Officer will notify the Contract Party of
34 said determination as soon as practicable.

35 (b) If there is a condition of shortage because of inaccurate runoff forecasting or other
36 similar operational errors affecting the Project; drought and other physical or natural causes
37 beyond the control of the Contracting Officer; or actions taken by the Contracting Officer to
38 meet current and future legal obligations, then no liability will accrue against Reclamation or any
39 of its officers, agents, or employees for any damage, direct or indirect, arising therefrom.
40
41

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be duly
executed the day and year first written above.

REVIEWED FOR LEGAL SUFFICIENCY: BUREAU OF RECLAMATION

Office of the Regional Solicitor

Regional Director
Bureau of Reclamation
Interior Region 7 – Upper Colorado Basin

LAKE SHORE IRRIGATION COMPANY
SPANISH FORK SOUTH IRRIGATION CO.
THE SPANISH FORK SOUTH IRRIGATION COMPANY
EAST BENCH CANAL COMPANY
SPANISH FORK WEST FIELD IRRIGATION CO.
SPANISH FORK SOUTHEAST IRRIGATION COMPANY
FARMERS OF CLINTON UNIT
SPANISH FORK CITY
PAYSON CITY
STRAWBERRY HIGH LINE CANAL COMPANY
SALEM IRRIGATION AND CANAL COMPANY
P.E. & LELIA WHITING
JOHN H. HAYES, JOHN I. HAYES, AND BESEY A. HAYES
FARMERS OF SOLIDER FORK UNIT
SPRINGVILLE IRRIGATION DISTRICT
MAPLETON IRRIGATION DISTRICT
TOWN OF SALEM
STRAWBERRY WATER USERS ASSOCIATION