

#19945

O. Colistro To John H. Troll.

ASSIGNMENT

For and in Consideration of the sum of One Hundred Dollars (\$100.00) and other valuable considerations in hand paid by John H. Troll to O. Colistro, receipt of which is hereby acknowledged, the said O. Colistro hereby transfers, sells and assigns to the said John H. Troll an undivided one-half interest in and to that certain agreement dated the 12<sup>th</sup> day of July, 1934, entered into between Frank Birkenfeld and Ruth Birkenfeld as first party and O. Colistro as second party, which said agreement is hereto attached and made a part of this assignment.

Witness my hand and seal in duplicate this 16th day of July, 1934.

O. Colistro (Seal.)

In presence of

F.C. Stanley.

Indorsed as follows filed for record July 17, 1934 at 1:35 P.M. By J.H. Troll.  
Recorded Book G. Misc. page 184.

Frank Birkenfeld et ux To O. Colistro.

AGREEMENT

This agreement entered into this 12th day of July, 1934, by and between Frank Birkenfeld & Ruth Birkenfeld Husband and Wife, hereinafter referred to as the first party, and O. Colistro hereinafter referred to as the Second party.

Witnesseth; In consideration of the payment of the sum of \$25.00 receipt of which is hereby acknowledged, and in consideration of the payment of 5½ cents per yard as herein-after set forth, the first party hereby grants to the second party the exclusive right of ingress and egress upon the following described property of the first party: All land Situated & lying South of the S.P.E.S.Ry -to the Columbia River, Beginning at a point where the Wind River and the Columbia River Low water mark intersect, running up the River to Birdwell line running thence North to the S.P.E.S.Ry rightway

Frank Birkenfeld      Ruth Birkenfeld.      O. Colistro.

Running thence following West the said S.P.E.S.Ry to the Wind river, running thence following South the Wind River and to the point of beginning covering One hundred Nineteen Acres more or less said property is situated in Skamania County, State of Washington, And to remove therefrom sand and/or gravel as the second party may see fit. It is understood and agreed by and between the parties hereto that the term "second party" as used in this agreement shall include the second party's Agents, Vendees, assignees or other duly authorized representative.

It is understood and agreed by the parties hereto that the second party may enter in or leave the premises whenever he sees fit and may take onto said premises all tools, implements or equipment of whatever kind and character that he may deem necessary

Frank Birkenfeld      Ruth Birkenfeld.      O. Colistro.

to the ends of this agreement and its furtherance, It is understood and agreed that the second party shall have the absolute sole and exclusive right to remove said sand and/or gravel during the duration of this agreement and to take away any or all that he may see fit, And it is understood and agreed that the second party shall pay the first party 5½ cents per yard for all yards of sand and/or gravel that he removes from the premises described. It is understood and agreed by and between the parties that the duration of this agreement, and right above mentioned shall be three years from the date

of this agreement, provided that the Bonneville Dam shall have been completed within said period of time but if said Dam has

Frank Birkenfeld Ruth Birkenfeld O. Colistro.

not been completed within said time, then this agreement shall not terminate until the said Dam is completed. It is understood and agreed ~~and agreed~~ that any and all tools, implements, materials, and equipment taken onto the premise by the second party may be removed therefrom whenever the second party may see fit, and that said articles shall in no wise be under the control of the first party. It is understood and agreed, and this provision is made specifically to qualify this provision of the duration of time of this agreement, that should the Bonneville Dam be not completed within five years from the date of this agreement, then this agreement shall terminate notwithstanding, in other words this agreement shall terminate at all events five years from the date thereof.

Frank Birkenfeld Ruth Birkenfeld O. Colistro.

It is hereby understood that the described property be used only for the purpose of removing sand and /or gravel and if sand or gravel is not found satisfactory on above described property this contract is to be destroyed. In witness whereof the parties have hereunto set their signature on the day, month and year above set forth.

Frank Birkenfeld Ruth Birkenfeld O. Colistro

It is also understood and agreed that all test holes made by second party are to be covered by the said second party at their expense.

Frank Birkenfeld Ruth Birkenfeld O. Colistro.

Endorsed as follows Filed for record July 13, 1934 at 2:58 By O. Colistro.

Filed for record October 3, 1934 at 9:41 A.M. by John H. Proll.

Mabel J. Fosse,  
Skamania County, Clerk-Auditor.

By Frank Colistras Deputy.

#19946

O. Colistro To John H. Proll.

ASSIGNMENT.

For and in consideration of the sum of One Hundred Dollars (\$100.00) and other valuable considerations in hand paid by John H. Proll to O. Colistro, receipt of which is hereby acknowledged, the said O. Colistro hereby transfers, sells and assigns to the said John H. Proll an un-divided one-half interest in and to that certain agreement dated the 12 day of July, 1934, entered into between Annie F. Monaghan and Thomas G. Monaghan and Margaret Ziegler as first party and O. Colistro as second party, which said agreement is hereto attached and made a part of this assignment.

Witness my hand and seal in duplicate this 16th day of July, 1934.

In presence of  
W.C. Stanley.

O. Colistro (Seal)

AGREEMENT.

This agreement entered into this 12 of July, 1934, by and between Annie F. Monaghan and Thomas G. Monaghan & Margaret P. Ziegler hereinafter referred to as the first party, and O. Colistro, herein after referred to as the second party.

Witnesseth: In consideration of the payment of the sum of \$25.00, receipt of which is hereby acknowledged, and in consideration of the payment of 3 cents per yard as hereinafter set forth, the first party hereby grants to the second party the exclusive