Bonneville Lock & Dam Project Second Powerhouse

Tract No. 2536

WARRANTY DEED

FOR AND IN CONSIDERATION OF THE SUM OF NINETEEN THOUSAND ONE HUNDRED AND NO/100

DOLLARS

(\$ 19,100.00

) in hand paid, receipt of which is hereby acknowledged

We, ARTHUR E. COLE AND INCA A. COLE, Hustand and Wife,

have/MXM granted, bargained, and sold and by these presents do/8888 hereby grant, bargain, sell and convey unto the UNITED STATES OF AMERICA and its assigns all the bounded and described real property situate in the County of Skamania as shown on Schedule "A" attached hareto and in the State of Washington made part hereof.

Subject only to rights outstanding in third rartie, and reservations, as shown on Schedule "B" attached herets and made part hereof tegether with all and singular the tenements, hereditaments and apportenances thereunto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the above described and granted premises unto the UNITEL STAIFS OF ANERICA and its assigns, forever. We covenant to and with the above named grantee and its assigns that we are lawfully seized and possessed of the above granted premises in fee; have a good and lawful right and power to sell sui convey the same; that the same are free and clear of all encumbrances except as above noted, and that we will and our heirs, executors and administrators, shall warrant and forever defend the above granted premises, and every part and parcel thereof, against the lawful claims and demands of all persons whomsoever.

AND FURTHER, for the consideration aforesaid, we the grantor(%) above named hereby convey(%) and cuitclaim unto the said JMITED STATES OF AMERICA and its resigns, the grantor(8) above named all right, title and interest which we may have in and to the banks, beds and waters of any streams opposite to or fronting upon the lands above described and in any alleys, roads, streets, ways, strips, gores or railroad rights-of-way abutting or adjoining said land and in any means of ingress or egress appurter ... thereto.

The true and actual consideration for this transfer is \$19,100.00 The foregoing recital of consideration is true as I verily

TRANSACTION EXCISE TAX

AUG2 1 1974
Amount Paid State Community

believe.

WITNESS our lands and seals this MM day of August , 1974

ARTHUR E. COLE
TINGA A. COLE Juga Q. Colle

NPP PL 167

BOOK 47 PAGE . 489

STATE OF WASHINGTON)
COUNTY OF WASHINGTON

On the 197^{th} day of August , 1974, personally came before me, as Notary Public in and for said County and State, the within named ARTHUR E. COLE & INGA A. COLE, Husband and Wife

to me personally known to be the identical person described in and who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein mentioned.

GIVEN under my hand and offical seal the day and year last above written.

Thut Jaevan

Notary Public in and for the State of Washington

My Commission Expires SEPT. 21,1491

SCHEDULE "A"

Tract 2536

A tract of land situated in Section 21, Township 2 North, Range 7 East of the Willamutte Meridian, Skamania County, Washington, being designated as Lots 5 and 6 and the Easterly 21.00 feet of Lot 4 of Block 3 of BENDER'S ADDITION TO THE TOWN OF NORTH BONNE-VILLE according to the official plat thereof on file and of record at page 88 of Book "A" of Plats, Records of Skamania County, Washington.

Also including one-half of the adjacent streets and alleys.

The tract of land herein described contains 0.22 of an acre, more or less.

NAME AND ADDRESS OF PURPORTED OWNER(S) FOR TRACT 2536, BONNEVILLE LOCK AND DAM (LAKE BONNEVILLE) Arthur E. Cole and Inga A. Cole



SCHEDULE "B"

Subject only to the following rights outstanding in third partiau, namely:

Existing easements for public roads and highways, public utilities, lailroads and pipelines, and

Reservations contained in patents from the United States of America.

Also, reserving to the Vendor or his tenant now in possession of the property, in consideration of the protection and maintenance of the land, to which the Vendor hereby agrees, reserves the right to occupy until 17 July 1975 that possion of the lands herein described upon which said buildings and improvements are now situated. Such occupancy is subject to revocation by the District Engineer, Portland District, or his authorized representative, at any time upon giving 90 days notice in writing to the occupant if possession of the property is required by the United States prior to the expiration of the occupancy date above set forth.

