COOK 7/ PAGE 325 amend the right of the time on file in my dier by Clore V. S. Diotylet Court Juled: 74 Mentarn District of Manhington. Sale in IN THE UNITED STATES DISTRICT COURT 8 FOR THE WESTERN DISTRICT OF WASHINGTON DECLARATION UNITED STATES OF AMERICA. 10 OR Plaintiff. TAKTRU 11 CIVIL NO. 12 1.26 ACRES OF LAND, MODE OR LESS. 13 SITUATE IN SEAMANTA LOURIE, STATE OF WASHINGTON, AND H. ROBERT COLE, ET AL Defendants 15 16 TO THE HONORABLE, 17 THE UNITED STATES DISTRICT COURT: 1, Herman, R. Staull, Setting, Secretary of the 18 19 Army do hereby declare that: 20 (a) The land hereinafter described is taken under and in 211 accordance with the Act of Congress approved February 26, 1931 (46 Stat. 22 1421, 40 U.S.C. 258a), and acts supplementary thereto and amendatory Sthereof, and under the further authority of the Acts of Congress proved April 24, 1888 (25 Stat. 94, 33 U.S.G. 591), and March 1, 1917

1 (39 Stat. 948, 33 U.S.C 701) which acts authorize the acquisition of land for flood control projects; the Act of Congress approved August 20, 1935 (49 Stat. 1028), which act authorizes the construction of the Bonneville Lock and Dam (Oregon); the Act of Congress, approved August 20, 1937 (50 Stat. 731), which act authorized completion, maintenance and operation of the project and the Act of Congress approved August 28, 1974 (Public Law 93-393), which act appropriated funds for such purposes.

(b) The public uses for which said land is taken are as

(b) The public uses for which said land is taken are as follows: The said land is necessary to provide for the construction of a river improvement for the purposes of flood control, navigation and other purposes incident thereto. The said land has been selected by me for acquisition by the United States for use in connection with the reregulation of the peaking discharge which must be provided at the Bonneville Dam, and for such other uses as may be authorized by Congress or by Executive Order.

2. A general description of the land being taken is set forth in Schedule "A" attached hereto and made a part hereof, and is a description of the same land described in the complaint in the above eptitled cause.

3. The estate taken for said public uses is the perpetual right, power, privilege and easement permanently to overflow, flood and submerge the land described in Schedula "A" and to maintain mosquito control in connection with the operation and maintenance of the Bonneville Lock and Dam project as authorized by the Act of Congress

Page 2 Declaration of Taking

approved August 20, 1937, and the continuing right to clear and record any brush, debris and natural obstructions which, in the opinion of the 2 representative of the United States in charge of the project, may be 3 detrimental No the project, together with all right, title and interest in and to the timber, structures and improvements situate on the land; 5 provided that no otructures for human habitation shall be constructed or maintained on the land, that no other structures shall be constructed 7 or maintained on the land except as may be approved in writing by the 8 representative of the United States in charge of the project, and that 9 no excavation shall be conducted and no landfill placed on the land 10 without such approval as to the location and method of excavation and, 11 or placement of landfill; the above estate is taken subject to existing 12 easements for public roads and highways, public utilities, railroads 13 and pipelines; reserving, however, to the landowners, their heirs and 14 assigns, all such rights and privileges as may be used and enjoyed 15 without interfering with the use of the project for the purposes 16 authorized by Congress or abridging the rights and easement hereby 17 acquired; provided further that any use of the land shall be subject 18 to Federal and state laws with respect to pollution. 19 20

- 4. A plan showing the land taken is annexed hereto as Schedule "B" and made a part hereof.
- 5. The sum estimated by me as just compensation for said land, including any and all interests hereby taken in said land, is set forth in Schedule "A" herein, which sum I cause to be deposited herewith in the registry of the said court for the use and benefit of

21

22

23 24

25

this persons entitled thereto. I am of the opinion that the wil-image award for said land probably will be within any limits preser ed by law on the price to be paid therefor. IN WITNESS WHEREOF, the United States of America, by its Secretary of the Army, thereunto authorized, has caused this declaration to be signed in its name by said Heeman: A Standt, Act day of October Secretary of the Army, this 1729 A.D. 1977, in the City of Washington, District of Columbia. Scoretary of the Army iŝ 

Page 4 Declaration of Taking

● C74-188T

SCHEDULE · "A"

BOOK 7/ PAGE 329

The land which is the subject matter of this Declaration of Taking aggregates 1.26 acres, more or less, situate and being in the County of Skamania, State of Washington. Descriptions of the land taken, and a statement of the sum estimated to be just compensation thereof is contained on the following continuation of Schedule "A", comprising four pages, including this page.

C74-1887

## SCHEDULE "A"

MOOK 7/ PAGE

## TRACT 210E-3

All that portion of the following described tract of land lying above elevation 72.00 feet Mean Sea Level and below elevation 82.20 feet Mean Sea Level, situated in Sections 11 and 12, Township 2 North, Range 7 East of the Willamette Meridian, Skamania Courty, Washington:

Government Lot 5 in said Section 11 and Government Lot 2 in said Section 12.

The tract of land herein described contains 0.62 of an acre, more or less, all of which is contained in Tract 210E-1.

NAME AND ADDRESS OF FURPORTIO OWNER(S) FOR TRACT 210E-3, BOHNEVILLE LOCK AND DAM, (LAKE BONNEVILLE)

H. Robert Cole and George J. Schmid

Mr. and Mrs. H. Robert Cole Ster Route 302 Lyle, WA 98635

Mr. and Mrs. George J. Schnad 1407 - 32nd Street Washougal, WA 98671

ESTIMATED COMPENSATION:

\$1,250...

