

Public Law 85-123

AN ACT

August 13, 1957  
[H. R. 3071]

To authorize the Secretary of the Interior to enter into and to execute amendatory contract with the Northport Irrigation District, Nebraska.

Northport Irrigation District, Nebr. Contracts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is authorized to enter into a contract with the Northport Irrigation District, Nebraska, amendatory of the contract between said district and the United States dated August 19, 1948, which amendatory contract shall provide, among other things, for (i) the relinquishment by the district of any interest that it may have in all present and potential power revenues from or related to the North Platte Federal reclamation project, (ii) application by the United States of the consideration for said relinquishment, namely \$479,602, in amounts of not more than \$8,000 per annum toward payment of the annual cost of carrying the district's water through the Farmers' Irrigation District canal, and (iii) retention by the United States of that portion of miscellaneous project revenues which the Secretary determines are properly creditable to the district, which revenues shall be covered into the special deposit account established by section 4 of the Act of July 17, 1952 (66 Stat. 754, 755), and expended for the purposes and in the manner therein provided.

North Platte project.

SEC. 2. Nothing contained in this Act shall be construed to diminish or enlarge the adjusted construction charge obligations of the Gering and Fort Laramie, the Goshen, and the Pathfinder Irrigation Districts, or any other party as set forth in the contracts between the United States and said districts and parties which were approved by the Act of July 17, 1952, or which have been or shall be entered into pursuant to the authority contained in said Act or to alter the basis upon which said adjusted construction charge obligations have been or shall be computed. The share of each participant in the cost of operating and maintaining the reserved works of the North Platte project shall be computed by the Secretary on the basis of the project acreages in the Fort Laramie and Interstate divisions as set forth in the aforementioned district contracts and sixteen thousand one hundred and seventy acres in the Northport division, but said basis of computation shall not entitle the Northport Irrigation District to any larger amount of credit from miscellaneous project revenues than is consistent with the amounts apportioned to the other districts and parties in accordance with the aforesaid contracts.

Repeal.

SEC. 3. The heading "Northport Division" in section 26 of the Act of May 25, 1926 (44 Stat. 636, 642) and paragraph (a) thereunder are hereby repealed, but this repeal shall not affect the obligation of the Northport Irrigation District as expressed in its contract with the United States dated August 19, 1948.

SEC. 4. The paragraph under the heading "Appropriation of Certain Payments" in that portion of chapter VII, title I, of the Act of September 6, 1950, which pertains to the Bureau of Reclamation (64 Stat. 595, 689) is hereby amended to read as follows:

Payment to Farmers' Irrigation District.

"The Secretary may, without further appropriation, pay from the reclamation fund to the Farmers' Irrigation District, Nebraska, such sums, but not more than \$8,000 per annum, as are required for water carriage in accordance with contracts between the United States and the Northport Irrigation District authorized by and entered into pursuant to law. The authority contained in this paragraph shall expire when the total of such payments shall be \$479,602."

SEC. 5. The amount of \$479,602 stated in section 1 of this Act and in the paragraph of the Act of September 6, 1950, which is amended by section 4 of this Act shall be reduced by whatever amount of net power revenues may have accrued to the benefit of the Northport Irrigation District after June 30, 1956.

Approved August 13, 1957.

Reduction of amount.

Public Law 85-124

AN ACT

August 13, 1957  
[S. 943]

To amend section 218 (a) of the Interstate Commerce Act, as amended, to require contract carriers by motor vehicle to file with the Interstate Commerce Commission their actual rates or charges for transportation services.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 218 (a) of the Interstate Commerce Act, as amended (49 U. S. C. 318 (a)), is further amended as follows:

Interstate Commerce Act, amendment.  
49 Stat. 561; 54 Stat. 919, 925.

(1) By striking from the second sentence thereof the words "the minimum rates or charges of such carrier actually maintained and charged" and substituting therefor the words "the actual rates or charges of such carrier", and by striking out the period at the end of such sentence and inserting in lieu thereof a colon and the following: "Provided, That any contract carrier serving but one shipper having rendered continuous service to such shipper for not less than one year may file reasonable minimum rates and charges unless the Commission in any individual case, after hearing, finds it in the public interest to require the filing of actual rates and charges.";

(2) By striking from the third sentence the words "minimum charges" and substituting in lieu thereof the words "actual rates or charges";

(3) By striking out the fourth sentence up to the semicolon and inserting in lieu thereof the following: "Nothing herein provided shall be so construed as to require such carriers to maintain the same rates, rules and regulations for the same services for all shippers served. No reduction shall be made in any such charge either directly or by means of any change in any rule, regulation, or practice affecting such charge or the value of the service thereunder, nor shall any new charge be established, except after thirty days' notice of the proposed change or new charge filed in the aforesaid form and manner".

(4) By changing the sixth sentence up to the proviso to read as follows: "No such carrier shall demand, charge, or collect compensation for such transportation different from the charges filed in accordance with this paragraph, as affected by any rule, regulation, or practice so filed, or less than the minimum rate or charge as may be prescribed by the Commission from time to time, and it shall be unlawful for any such carrier, by the furnishing of special services, facilities, or privileges, or by any other device whatsoever, to charge, accept, or receive compensation different from the actual rates and charges so filed, or less than the minimum charges so prescribed:"

Approved August 13, 1957.