

FEDERAL REGISTER

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Title 25—INDIANS

Chapter I—Bureau of Indian Affairs, Department of the Interior

SUBCHAPTER J—FISCAL AND FINANCIAL AFFAIRS

PART 111—REIMBURSEMENT OF THE UTE TRIBE OF THE UINTAH AND OURAY RESERVATION, UTAH

Adjudication of Claims of Former Mixed-Blood Members; Correction

MARCH 29, 1971.

The document adding a new Part 111 to Subchapter J, Chapter I, of Title 25 of the Code of Federal Regulations, published in the FEDERAL REGISTER on March 13, 1971, at 36 F.R. 4870, is corrected by changing "personality" to "personalty" and "reality" to "realty" in § 111.1(e).

LOUIS R. BRUCE,
Commissioner.

[FR Doc.71-4536 Filed 4-1-71;8:45 am]

SUBCHAPTER T—OPERATION AND MAINTENANCE

PART 221—OPERATION AND MAINTENANCE CHARGES

Crow Indian Irrigation Project, Mont.

On page 19578 of the FEDERAL REGISTER of December 24, 1970, there was published a notice of intention to modify § 221.12 of Title 25, Code of Federal Regulations, dealing with the irrigable lands of the Crow Indian Irrigation Project, Mont., that are not subject to the jurisdiction of the several irrigation districts. Purpose of this amendment is to establish the assessment charges for the season 1972 and thereafter until further notice, and which charges are applicable to all irrigable lands in the Crow Indian Irrigation Project that are not included in the irrigation districts organizations.

Interested persons were given 30 days within which to submit written comments, suggestions, or objections with respect to the proposed amendment. No comments, suggestions, or objections have been received, and the proposed amendment is hereby adopted without change as set forth below.

Section 221.12 is amended to read as follows:

§ 221.12 Charges.

In compliance with the provisions of the act of August 1, 1914 (38 Stat. 583; 25 U.S.C. 385), the operation and maintenance charges, for irrigable lands under the Crow Indian Irrigation Project and under certain private ditches for the calendar year 1972 and subsequent years until further notice, are hereby fixed as follows:

For the assessable non-district area under constructed works on all Government-operated units excepting Coburn Ditch, per acre..... \$3.72

For the assessable area under constructed works on certain tracks of irrigable trust patent Indian land within and benefited by the Two Leggins Unit, per acre.....	2.39
For the assessable area on certain tracts of irrigable trust patent Indian land within and benefited by the Bozeman Trail Unit, per acre....	1.40
For all lands in Indian ownership under the Bozeman Trail Unit on June 28, 1946, and under constructed Big Horn watershed; for non-Indian, non-irrigation district lands, under private ditches, contracting for the benefits and repayment for the costs of the Willow Creek Storage Works; for operation of said Works per acre.....	.20
For certain tracts of irrigable trust patent Indian lands within and benefited by the Two Leggins Drainage District (contract dated June 29, 1932), per acre.....	.85

JAMES O. JACKSON,
Superintendent, Crow Agency.

[FR Doc.71-4537 Filed 4-1-71;8:45 am]

PART 221—OPERATION AND MAINTENANCE CHARGES

Crow Indian Irrigation Project, Mont.

On pages 19578 and 19579 of the FEDERAL REGISTER of December 24, 1970, there was published a notice of intention to modify §§ 221.13a, 221.13b, and 221.13c, Code of Federal Regulations, dealing with the irrigable lands of the Crow Indian Irrigation Project, Mont., that are subject to the jurisdiction of the several irrigation districts. Purpose of this assessment is to establish the assessment for the season 1972 and thereafter until further notice, and which charges are applicable to all irrigable lands in the Crow Indian Irrigation Project that are included in the irrigation districts organization that are subject to the jurisdiction of the three irrigation districts.

Interested persons were given 30 days within which to submit written comments, suggestions, or objections with respect to the proposed amendment. No comments, suggestions, or objections have been received, and the proposed amendment is hereby adopted without change as set forth below.

§ 221.13a Charges, Big Horn Irrigation District.

Pursuant to a contract executed by the Big Horn Irrigation District, Crow Indian Irrigation Project, Mont., and approved by the Secretary of the Interior on June 28, 1948, notice is hereby given that an assessment of \$3.72 per acre is hereby fixed for the season of 1972 and subsequent years until further notice, for the operation and maintenance of the irrigation systems which serve that portion of the project within the confines and under the jurisdiction of the Big Horn Irrigation District. This assessment is applicable to an area of approximately 8,000 acres; does not include any lands held in trust for Indians

and covers all proper general charges and project overhead.

(26 F.R. 6713, July 27, 1961)

§ 221.13b Charges, Lower Little Horn and Lodge Grass Irrigation District.

(a) Pursuant to a contract executed by the Lower Little Horn and Lodge Grass Irrigation District, Crow Indian Irrigation Project, Mont., and approved by the Secretary of the Interior on June 28, 1948, notice is hereby given that an assessment of \$3.72 per acre is hereby fixed for the season of 1972 and subsequent years until further notice, for the operation and maintenance of the irrigation systems which serve the portion of the project within the confines and under the jurisdiction of the Lower Little Horn and Lodge Grass Irrigation District. This assessment is applicable to an area of approximately 2,500 acres; does not include any lands held in trust for Indians and covers all proper general charges and project overhead.

(b) Pursuant to a second contract executed by the above district and approved by the Assistant Secretary of the Interior on June 28, 1951, notice is hereby given that an assessment of twenty cents (\$0.20) per acre is hereby fixed for the season of 1972 and subsequent years until further notice for the operation and maintenance of the Willow Creek storage works which serve storage water either directly or by substitution to that portion of the project within the confines and under the jurisdiction of the Lower Little Horn and Lodge Grass Irrigation District.

(26 F.R. 6713, July 27, 1961)

§ 221.13c Charges, Upper Little Horn Irrigation District.

(a) Pursuant to a contract executed by the Upper Little Horn Irrigation District, Crow Indian Irrigation Project, Mont., and approved by the Secretary of the Interior on June 28, 1948, notice is hereby given that an assessment of \$3.72 per acre is hereby fixed for the season of 1972 and subsequent years until further notice for the operation and maintenance of the irrigation systems which serve storage water either directly or by substitution to that portion of the project within the confines and under the jurisdiction of the Upper Little Horn Irrigation District. This assessment includes an area of approximately 1,500 acres; does not include any lands held in trust for Indians and covers all proper general charges and project overhead.

(b) Pursuant to a second contract executed by the above district and approved by the Assistant Secretary of the Interior on June 28, 1951, notice is hereby given that an assessment of twenty cents (\$0.20) per acre is hereby fixed for the season of 1972 and subsequent years until further notice, for the operation and maintenance of the Willow Creek storage works which serve storage water either directly or by substitutions to that portion of the project within the confines