3-1916 Rev. 1963

# UNITED STATES DEPARTMENT OF THE INTERIOR U. S. FISH AND WILDLIFE SERVICE BUREAU OF SPORT FISHERIES AND WILDLIFE

386574

# CONVEYANCE OF EASEMENT FOR WATERFOWL MANAGEMENT RIGHTS

THIS INDENTURE, by and between Chester Olson and Elaine Olson, husband and

## wife, of Fosston, Minnesota

parties of the first part, and the UNITED STATES OF AMERICA, acting by and through the Secretary of the Interior or his authorized representative, party of the second part.

#### WITNESSETH:

WHEREAS, section 4 of the Migratory Bird Hunting Stamp Act of March 16, 1934, as amended by section 3 of the Act of August 1, 1958 (72 Stat. 486, 16 U.S.C., sec. 718d (c)), authorizes the Secretary of the Interior to acquire small wetland or pothole areas suitable for use as waterfowl production areas:

WHEREAS, the lands described below contain or include small wetland or pothole areas suitable for use as waterfowl production areas:

NOW, THEREFORE, for and in consideration of the sum of-Eight Hundred---- Dollars (\$ 800.00), the parties of the first part hereby convey to the United States, commencing with the acceptance of this indenture by the Secretary of the Interior or his authorized representative which acceptance must be made within **nine** months of the execution of this indenture by the parties of the first part, or any subsequent date as may be mutually agreed upon during the term of this option, an easement or right of use for the maintenance of the land described below as a waterfowl production area in perpetuity, including the right of access thereto by authorized representatives of the United States:

Polk County, Minnesota T. 147 N., R. 39 W., 5th P.M. section 7,  $\Xi_2^{\pm}$ 

Subject, however, to all existing rights-of-way for highways, roads, railroads, pipelines, canals, laterals, electrical transmission lines, telegraph and telephone lines, and all out-standing mineral rights.

The parties of the first part, for themselves and for their heirs, successors and assigns, covenant and agree that they will cooperate in the maintenance of the aforesaid lands as a waterfowl production area by not draining or permitting the draining, through the transfer of appurtenant water rights or otherwise, of any surface water including lakes, ponds, marshes, sloughs, swales, swamps, or potholes, now existing or recocurring due to natural causes on the above-described tract, by ditching or any other means; by not filling in with earth or any other material or leveling, any part or portion of the above-described tract on which surface water or marsh vegetation is now existing or hereafter recocurs due to natural causes; and by not burning any areas covered with marsh vegetation. It is understood and agreed that this indenture imposes no other obligations or restrictions upon the parties of the first part and that neither they nor their successors, assigns, lessees, or any other person or party claiming under them shall in any way be restricted from carrying on farming practices such as grazing, hay cutting, plowing, working and cropping wetlands when the same are dry of natural causes, and that they may utilize all of the subject lands in the customary manner except for the draining, filling, leveling, and burning provisions mentioned above. Excepted are certain drainage ditches which he parties of the first part may maintain and/or wellends which are deleted from the provisions of this easement. The above exceptions are shown on a nane certified by the Regional Director at the time of acceptance.

1. This indenture shall not be binding upon the UNITED STATES OF AMERICA until accepted on behalf of the United States by the Secretary of the Interior or his authorized representative, although this indenture is acknowledged by the parties of the first part to be presently binding upon the parties of the first part and to remain so until the expiration of said period for acceptance, as hereinabove described, by virtue of the payment to parties of the first part, by the UNITED STATES OF AMERICA, of the sum of One Dollar, the receipt of which is hereby expressly acknowledged by parties of the first part.

2. Notice of acceptance of this agreement shall be given the parties of the first part by certified mail addressed to Chester Olson at Fosston, Minnesota 56542, and such notice shall be binding upon all the parties of the first part without sending a separate notice to each.

3. The parties of the first part warrant that no person or selling agency has been employed or retained to solicit or secure this contract upon agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the vendors for the purpose of securing business. For breach or violation of this warranty the United States shall have the right to annul this contract without liability or in its discretion to deduct from the contract price or consideration the full amount of such commission, percentage, brokerage, or contingent fee.



Ġ

70X

252

4. It is further mutually agreed that no Member of or Delegate to Congress, or Resident Commissioner, shall be admitted to any share or part of this contract, or to any benefit to arise thereupon. Nothing, however, herein contained shall be construed to extend to any incorporated company, where such contract is made for the general benefit of such incorporation or company.

5. Payment of the consideration will be made by Disbursing Officers check after acceptance of this indenture by the Secretary of the Interior or his authorized representative, and after the Attorney General or in appropriate cases, the Field Solicitor of the Department of the Interior shall have approved the easement interest thus vested in the United States.

IN WITNESS WHEREOF th	ne parties o	f the firs	t part have hereunto set their hands and seals
this 17 day of Decem	ber	, 19 6 <b>9.</b>	Chester Oleon (L.S.)
	3		Chester Olson
			si ni
			Claime ( leon (L.S.)
			Elaine Olson
			(L.S.)
ŝ	1		(L.S.)
		_(L.S.)	
(Witness)			
		(L.S.)	
			0 ± 11
		ACKNOWLED	FMENT
STATEMINNESOTA	. )		
COUNTY OF POLK	,ss		
On this 17th day of	' f Dece	ember	, in the year $1969$ , before me personally
		Elaine	
be the persons described in an	d who execut	ted the for	regoing instrument and acknowledged to me that
they <b>XXX</b> executed the same as	their XINE	( free act	and deed.
			Sichall Spicer
CARINE SE.			Richard L. Johnson, Notary Public
2			Otter Tail County State of Minnesota
(SEAL)			(Official Title)
	My c	ommission (	expires August 17, 1976
A IS COUNT			
1000 C 000			
		4.0.0000000	
		ACCEPTA	NCE
This indenture is acc	epted on beh	nalf of the	e United States this day of
APR 15 1970, 19 , under the Stamp Act, as amended, and pursuand Wildlife Order No. 4, and 4	uant to auth	nority dele	l in section 4 of the Migratory Bird Hunting egated by 210 DM 1.3, Commissioner of Fish
		2	THE UNITED STATES OF AMERICA
			Kan June
		By	R. W. Burwell
I hereby certify that this		(Ti	tle) Regional Director
conveyance is exempt from the			Bureau of Sport Fisheries and Wildlife
Minnesota State Decu Transfer	Tax.		DOC.NO.
Cellent N Ma	ny		
Chief, Realty Manag.ment Sect	ion		I hereby certify that within instrument was filed in this office for record on the 24th day of April
			A.D. 19.70 at 2 o'clock 1 and was duly recorded in book 251
			Misci Aecolus on Page
			LA VERNE SORLIE Register of Deeds
			an fallerme fortie our

#### United States Department of the Interior Fish and Wildlife Service Bureau of Sport Fisheries and Wildlife Branch of Realty

LA - Minnesota W.A. Polk Olson, Cheste:

An exact duplicate of the map was mailed on.

2

gement

CUE:

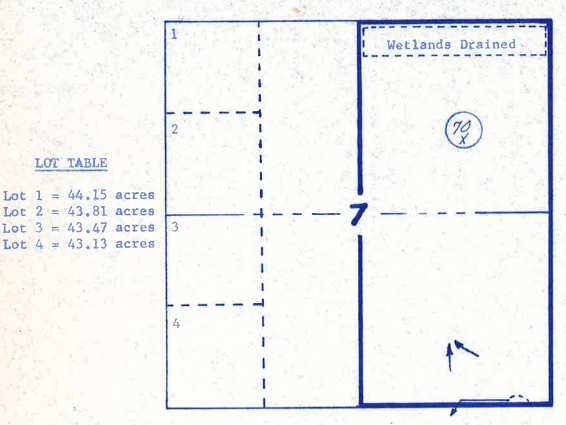
Real

#### DRAINAGE FACILITY MAP

320.00 ACRES TRACT (TOX) Olson, Chester Polk COUNTY WATERFOWL PRODUCTION AREA EASEMENT AUTHORIZED BY MIGRATORY BIRD HUNTING STAMP ACT OF MARCH 16, 1934. AS AMENDED FIFTH PRINCIPAL MERIDIAN DESCRIPTION: T. 147 N., R. 39 W.

section 7, E<sup>1</sup>/<sub>2</sub>.

LOT TABLE



I hereby certify that this map represents the excepted drainage ditches and/or deleted wetlands referred to in the easemape 15 1970 agreement executed December 17, 1969 and accepted on

R. W. Burwell Regional Director

Wetlands Deleted from the Provisions of the Easement

Wetlands Drained

Open Ditch

4" = 1 mile Scale -

\_Date: 12/24/69 RLJ Map drawn by: \_

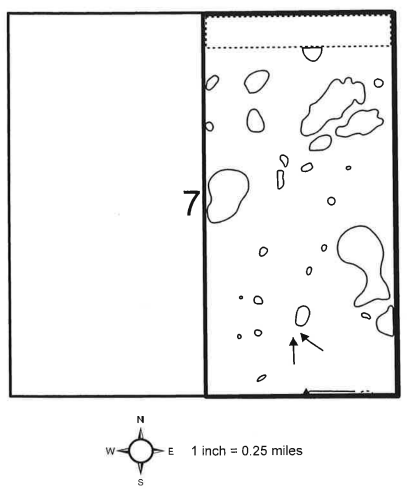
### UNITED STATES DEPARTMENT OF THE INTERIOR FISH AND WILDLIFE SERVICE

Tract: 70X

Map 1 of 1

WATERFOWL PRODUCTION AREA POLK COUNTY, STATE OF MINNESOTA EASEMENT AUTHORIZED BY MIGRATORY BIRD HUNTING STAMP ACT OF MARCH 16, 1934, AS AMENDED. T. 147 N., R. 39 W., 5th PRINCIPAL MERIDIAN

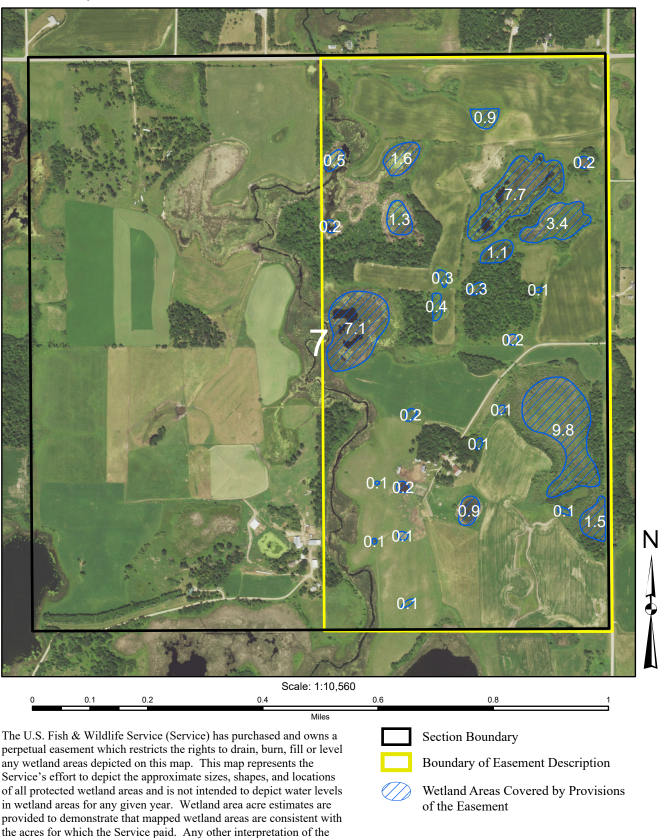
SECTION 7, E1/2



The U.S. Fish and Wildlife Service (Service) has purchased and owns perpetual rights which restrict or prohibit the right to drain, burn, level, and fill any wetland basins depicted on this map. This map represents the Service's effort to depict the approximate location, size and shape of all protected wetlands based on information and maps available at the time this map was prepared. This map is not meant to depict water levels in the wetland in any given year.

1 Dation	LEGEND
Prepared by:	Section Boundary
Au Ce	Boundary of Easement Description
Approved by: Ryan Fronling	Wetlands Covered by Provisions of the Easement
1/1./2	Wetlands Deleted from the Easement
Date: _////2022	Approved Drainage Facility

# 70X T. 147 N., R. 39 W., SECTION 7, E1/2



Data Sources: Farm Service Agency: NAIP Imagery 2019, USFWS: Easement Boundary, BLM: Public Land Survey System (Sections). Map Date: 9/13/2021

estimated wetland area acreages may lead to a mischaracterization of the easement conveyance. A permit is required from the Service before conducting activities that result in the draining, burning, filling or leveling

of wetland areas identified on this map.