

GATE CITY JOURNAL POWER COMPANY FILES APPLICATION

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Engagement Announced

Mr "Grippe" and Miss "Flu" are busily engaged again, but—the minute you feel a cold coming on, begin to have fever or chills dull aches or constipated, it may be the Flu or Grippe.
Before retiring, bathe your feet in hot salt water, take a good big cup of HOLLISTER'S ROCKY MOUNTAIN TEA (warm) and go to bed for the night—it's a 10 to 1 shot you'll feel great the next morning.
Without fail try this—but do it quick before the "Flu" or Grippe get's a start. Buy a package today, have it in the house and use it at the very first warning—then you're safe.—S. F. POSTER. Advt

THE CITY TRANSFER
AT YOUR SERVICE
CHAS NEWMAN, Pprop.

TO INCREASE IRRIGATION POWER RATES

(Continued from Page Three)
ceive at least their costs of doing business.

On January 9, 1920, we filed with the Public Utilities Commission of Idaho an application for a new set of rates to apply to our irrigation business during the irrigation season of 1920. This application is rather voluminous, and we are not enclosing it herewith, but in case you are interested in receiving a copy, we will be pleased to forward same to you. Our actual conditions, as set forth in this petition, show that our deficit from irrigation business in 1919 was \$225,549.09, that, if the rates effective in 1919 apply in 1920, our deficit from this business will be \$309,382.00 and, in 1921, if the rates effective in 1919 apply, \$363,581.00, and we have asked the Commission to allow us to increase our annual seasonal guarantee per horsepower on Rates Nos. 1, 1-A, 2, 2-A, and 3, to \$30.00 per horsepower for 5 months service, and \$35.00 per horsepower for 6 months service, where voltage is taken at 170, 220 or 440 volts and where voltage is taken at 2,200 to 11,000, a proviso that the annual guarantee will be 10 per cent less than for the low voltage service. We are asking, under rate No. 4, for service at voltages between 22,000 and 66,000, for loads of 1,000 horsepower or less, an annual guarantee of \$27.00 for 5 months' service, and \$30.00 for 6 months' service; for loads between 1,000 and 5,000 horsepower, \$26.00 for 5 months' service, and \$29.00 for 6 months' service, and for loads over 5,000 horsepower, \$25.00 for 5 months service, and \$28.00 for 6 months' service.

In case these rates are adopted for our irrigation service, our earnings from these rates, after paying operating expenses and providing the funds necessary to keep the property in good condition, will provide less than 6 per cent on the money invested to serve our irrigation customers, although we are paying a considerable higher rate of interest than this for our money.

The Public Utilities Commission have advised us that, before taking any action on this matter, they desired to have the whole problem carefully studied, not only by themselves and their experts, but also by all the customers affected, and, therefore, the Commission is arranging to hold a series of hearings at various points in Idaho convenient for the customers affected.

ESTRAY TAKEN UP.

NOTICE is hereby given, that the following described animals have been taken up for running at large, and having strayed to my premises, to-wit:

One brown horse weight about 1100 pounds, with undistinguishable brand on left shoulder and wire cut on right front foot. Taken up about December 1, 1919.

One black mule weight about 1000 pounds, with undistinguishable brand on left stifle. Taken up about November 13th, 1919.

Owner may have same by proving property and paying all expenses for their keep and advertising. —adv19-3*



ers affected. Due notice of such hearings will be given by the Commission.

We, likewise, are very anxious to have every one of our customers appreciate the actual conditions under which we are serving them, and the costs incident thereto so that, when the rates are finally determined by the Commission, our irrigation customers will fully appreciate that we will receive, if the rates we ask for in our Petition are approved by the Commission, less than our costs for the service, and will not make the small profit out of our irrigation business which oil utilities are allowed by law to make on all of their business.

We desire you to give this matter very careful study and will appreciate receiving from you suggestions, criticisms or questions in connection with this situation.

Yours very truly,
IDAHO POWER COMPANY,
J. F. ORR,
Division Manager.

SUMMONS FOR PUBLICATION IN FORECLOSURE OF TAX LIEN.

In the Circuit Court of the State of Oregon, For Malheur County.

WM. E. LEES, Plaintiff,
vs.

JAMES CLORAN AND THE ONTARIO LAND AND TOWNSITE COMPANY, A Corporation, Defendants.

To James Cloran and Ontario Land and Townsite Co., the above named defendant;

IN THE NAME OF THE STATE OF OREGON:

You are hereby notified that Wm. E. Lees the holder of Certificate of Delinquency numbered 2122 issued on the 1st day of May, 1917, by the Tax Collector of the County of Malheur, State of Oregon, for the amount of \$4.04, Four Dollars and Four Cents, the same being the amount then due and delinquent for taxes for the year 1915 together with penalty, interest and costs thereon upon the real property assessed to you, of which you are the owner as appears of record, situated in said County and State and particularly bounded and described as follows, to-wit:

Lot 14 'n Block 3, Riverside Addition to the City of Ontario, Malheur County, Oregon.

You are further notified that said Wm. E. Lees has paid taxes on said premises for prior and subsequent years with the rate of interest on said amounts as follows:

Taxes for 1916, Paid Nov. 14, 1919, Tax Receipt No. 2882, Amount \$4.68, Rate of Interest 12 per cent.

Taxes for 1917, Paid Nov. 14, 1919, Tax Receipt No. 2882, Amount \$2.84, Rate of Interest 12 per cent.

Taxes for 1918, Paid Nov. 14, 1919, Tax Receipt No. 2054, Amount \$2.83, Rate of Interest 12 per cent.

Taxes for 1912, Paid Jan. 5, 1914, Tax Receipt No. 660, Amount \$1.50, Rate of Interest 15 per cent.

Said Ontario Land and Townsite Company and James Cloran the owners of the legal title of the above described property as the same appears of record, and each of the other persons above named are hereby further notified that Wm. E. Lees will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described, and mentioned in said certificate. And you are hereby summoned to appear within sixty days after the first publication of this summons exclusive of the day of said first publication and defend this action or pay the amount due as above shown together with costs and accrued interest and in case of your failure to do so, a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above named.

This summons is published by order of the Honorable Dalton Biggs, Judge of the Circuit Court of the State of Oregon for the County of Malheur and said order was made and dated this 24th day of Nov. 1919 and the date of the first publication of this summons is the 28th day of November, 1919.

All process and papers in this proceeding may be served upon the undersigned residing within the State of Oregon, at the address hereafter mentioned.

Address, Ontario, Oregon.
WM. E. LEES
Attorney for the Plaintiff.
Nov. 28- Jan. 30 1920.

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Spring deliveries of Ford cars have never been certain, and they should not be depended upon. Demand has always been greater for Ford cars than the supply or production. So, if you would be sure of having a Ford car, buy it now while deliveries are possible. Don't wait—even next month is an uncertainty.

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