

tion of its Roller Mill near Oasis, Utah, except such water as may be awarded to parties owning the rights to the use of the Sevier River water and who divert and use the same below the Gunnison Bend Reservoir; and so far as the parties to this decree are concerned, it shall be entitled to use for said purpose any of the unappropriated waters of said Sevier River, if any there be.

IT IS FURTHER ORDERED, ADJUDGED and DECREED that as between the Deseret Irrigation Company, Central Utah Water Company, Abraham Irrigation Company, Delta Canal Company and Melville Irrigation Company, that all the waters of the said Sevier River yielded below the Sevier Bridge Dam for satisfying their rights under their water filings Nos. 1367 A, 1367 A-1 and 4562 in the office of the State Engineer of the State of Utah, and any certificates based on said filings, shall be allocated and divided between the said parties as hereinafter specified; provided, however, that the award and allocation of said water yielded by said Sevier River below the said Sevier Bridge Dam shall not be construed as altering, modifying, enlarging or restricting the award, allocation and division of the waters heretofore allocated to the Piute Reservoir and to the Sevier Bridge Reservoir.

The Central Utah Water Company shall be the exclusive owner and shall be entitled to the exclusive use of said water covered by said filings below Sevier Bridge Dam and/or certificates from October 1st in each and every year until April 1st in each and every succeeding year, and shall have the right to use the same by direct diversion and/or store and impound the same for future use. During that period of time in each and every year, between April 1st and October 1st, the said water and the use of the same shall belong exclusively to and be used by the Delta Canal Company, Deseret Irrigation Company, Melville Irrigation Company, Abraham Irrigation Company and Central Utah Water Company, and shall be apportioned and divided among themselves in the following proportions.

Melville Irrigation Company	11.8%
Deseret Irrigation Company	18.9%
Delta Canal Company	30.7%
Central Utah Water Company	35.4%
Abraham Irrigation Company	3.2%

IT IS FURTHER ORDERED, ADJUDGED and DECREED that the contract made and entered into on the 5th day of April, A. D. 1913, by and between the Delta Land & Water Company, a Nevada corporation, Deseret Irrigation Company, a Utah corporation, Sevier River Land and Water Company, a Utah corporation, and the Melville Irrigation Company, a Utah corporation, commonly known as the Four-Party contract, is hereby reaffirmed and declared legal and binding upon said parties and their successors in interest, and they shall not jointly or severally or at all, at any time, contest the legality of said Four-Party contract or any of the terms or provisions of the same.

At the option of any party hereto exercizable at any time, the