



[Contract Agreement b/t Stahl and WRA, copy (unsigned)]

February, 1943

AGREEMENT

This agreement made this lot day of Feb. 1943. between War Relocation Authority, hereinafter called Authority, and John M. Stahl, hereinafter called Stahl.

WITNESSETH:

In consideration of the mutual promises and covenants herein contained, the parties hereto agree as follows:

1. The Authority will permit Stahl to recruit and employ evacuee residents of the Colorado River War Relocation Project, Poston, Arizona in the operation of a camouflage net factory in buildings erected and owned by the United States Engineering Department located at said Relocation Center, subject, however, to the terms and conditions hereinafter set forth.
2. Stahl represents and warrants that the Authority, will not be called upon to bear the expense of any water, electricity, gas, services, equipment or materials which may be furnished for or in connection with the operations, maintainance or repair of said factory except as specified herein.
3. The Authority will furnish to Stahl the fire protection services of said Relocation Center when needed at the net factory to the extent that such services are available for such need; it is understood and agreed by the parties hereto that the Authority will bear no responsibility, expense, or risk of loss or damage arising out of the furnishing of fire protection or fire fighting services for use at the net factory, beyond the ordinary and current expenses of maintaining the services.
4. The Authority will furnish the services of its industrial Relations Branch to aid Stahl in recruitment and employment clearnace of prospective evacuee-resident employees and Stahl will recruit and employ only workers cleared through said Division.
5. The Authority will furnish food and living quarters to the extent available to all employees of Stahl who arenot evacuees on the same basis much food and quarters are furnished to appointed personnel of the Authority, and Stahl agrees that all employees who are not evacuees employed by him at said net factory will in all respects comply with rules and regulations of the Authority in effect at said Center.
6. Stahl will employ at said net factory only citizens of the United States and only such applicants for employment as shall agree in writing to receive wages in the manner and at the rates provided in the pay plan hereinafter described.
7. Stahl will, in operating said net factory, comply with all requirements of the laws, ordinances, rules, and regulations of the United States, the State of Arizona, and the County of Yuma and the Authority in any respect applicable to such operation.
8. Stahl will pay all evacuee-resident employee of said net factory in accordance with the provisions of a net factory pay plan approved, adopted and placed in effect at said factory with the consent of the Temporary Community Councils of Unit _____ and Unit _____ of said Relocation Center, and duly authorized Committee thereof, John M. Stahl and officials of the Authority, and copies of said plan

signed by authorized representatives of all consenting parties shall be permanently kept on file during the term of this agreement in the office of the Project Director of the Authority, in the office of Stahl's representative in charge of the net factory and in the files of the Community Councils of Unit _____ and Unit _____ of said Relocation Center; and said pay plan is hereby annexed to this agreement and made a part hereof, as if fully set forth herein.

9. No Member of or Delegate to Congress or Resident Commissioner shall be admitted to any share or part of this agreement or to any benefit to arise therefrom.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands and seals t e day and year first above written.

(L.S.)

John M. Stahl

War Relocation Authority (U.S.)

By

Director