OIL AND GAS LEASE RECORD, No. 65.

Office of Indian Office

Stipulation Increasing Oil Royalty, Extending Term of Lease and Canceling Regulation of October 14, 1907.

WHEREAS, The Secretary of the Interior as herefore approved an oil and gas mining lease, dated fully pay, 10 of particular three disto by and between sees, and lease, and lease, and lease, and lease, and lease, and lease, and lease are a seed, and white REAS, The undersigned, the present owner. of aid lease willing to increase the royalty on oil in said lease to twelve and one all per cept. of the gross proceeds on condition that the torm of aid lease willing to increase the royalty on oil in said lease to twelve and one all per cept. of the gross proceeds on condition that the torm of said lease than the activened to as long as oil or gas is found in paying quantities, and that said lease, when accented, shall have all the rights, privileges, conditions and terms of the lease form approved and its paying quantities, by the Servetary of the Interior, and that the original to subject me and concelled. And it has been shown to the Servetary of the Interior that the owner. of said lease had footified the owner. of the land described in the lease form above, in the servet willingness to increase said royalty on oil on the sense and conditions berein stated down fewerly agree that from and after the late hereof the royalty on oil in said lease shall be twelve and one-half per cent. of the gross proceeds from the real estate therein described, and that oil the rights, privileges, conditions and terms of the lease form approved and second paying any in the servet and one-half per cent. of the gross proceeds from the real estate therein described, and that oil the rights, privileges, conditions and terms of the lease form approved and second paying and that oil the rights, privileges, conditions and terms of the lease form approved and second paying and it is an an originally executed in condition which the terms and conditions have for supported and second paying and it is an an originally executed in condition which the terms and conditions hat the original privileges, conditions and paying and the second p	WHEREAS, The Secretary of the Interior has been considered into by and between Bulling Boulfflet Boulfflet Bulling Boulfflet WHEREAS, The undersigned, the present owner—of said lease, willing to increase the royalty on oil in said lease to twelve and all fere each of the gross proceeds on condition that the term of said lease, willing to increase the royalty on oil in said lease to twelve and all fere each of the gross proceeds and issued April 20, it is become accounted, shall have all the rights, privileges, conditions and terms of the lease form approved and issued April 20, it revoked and cancelled. And it has been shown to the Secretary of the Interior that the owner—of said lease hall hootified the owner—of the land described it lease of — Mole — willingness to sin crease said royalty on oil on the terms and conditions herein stated. NOW, THEREFORE, The owner—of said lease shall be veryer and one-half per cent. of the gross proceeds from the real estate therein described its lease the royalty on oil in said lease shall be welve and one-half per cent. of the gross proceeds from the real estate therein described its hereby agree that from and after the real through the real estate therein described its lease the royalty on oil in said lease shall be, and the same is hereby systemed, to as long as oil or gas is found in paying quant and that all the rights, privileges, conditions and terms of the lease form approved and issued April 20, 1908, by the Secretary of the Interior this contract, are made a part of said lease first above described, the same as if written therein at length, and all the terms and condition is leave to originally exceeted in conflict with the terms and conditions hereof and of said leave form approved and issued April 20, 1908, have been described. The stipulation subjectin	07
leason and wherein the oil royalty is stipulated to be ten per cent of the gross proceeds; and, WHEREAS, The undersigned, the present ownerof said lease as willing to increase the royalty on oil in said lease to twelve and one- alf per cent. of the gross proceeds on condition that the term of and lease shall be extended to as long as all or gas is found in paying quantities, and that said lease, when acceuted, shall have all the rights, privileges, conditions and terms of the lease form approved and issued April 20, 1908, by the Servelary of the Interior, and that the stipulation subjecting said lease to the regulations of June 11, 1907, as amounted Ortober 14, 1907, to revoked and cancelled. And it has been shown to the Servelary of the Interior that the owner of said lease of	WHEREAS, The undersigned, the present owner—of said lease. I willing to increase the royalty on oil in said lease to twelve and all per cent. of the gross proceeds on condition that the term of said lease. I willing to increase the royalty on oil in said lease to twelve and all per cent. of the gross proceeds on condition that the term of said lease. I willing to increase the royalty on oil in said lease to twelve and all per cent. of the gross proceeds on condition that the term of said lease shall be extended to as long as oil or gas is found in paying quant and that said lease, when executed, shall have all the rights, privileges, conditions and terms of the lease form approved and issued April 20, it becomes the following the said lease to the regulations of June 11, 1907, as amended October 14, it because the said cancelled. And it has been shown to be Secretary of the Interior that the owner—of said lease hall notified the owner—of the land described the lease of the royalty on oil in said lease shall be twelve and one-half per cent. of the gross proceeds from the real estate therein described consideration thereof the terms of said lease shall be twelve and one-half per cent. of the gross proceeds from the real estate therein described consideration thereof the terms of said lease shall be and the same is bureby extended, to as long as oil or gas is found in paying quant of that lat the rights, privileges, conditions and terms of the lease form approved and issued April 20, 1903, by the Secretary of the Interior described the same as if written therein at length, and all the terms and conditions bereaf and of said lease form approved April 20, 1905, are resided and cancelled. IN WITTEES WHEREOF, The undersigned has hereus to ret. And the said County and State, on this 2 states of the process therein set forth. Before me, a said electrow of the last control of the maker thereof to the foregoing instrument at its last and the free and voluntary act and deed of such control of the last control of the la	07
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WHEREAS, The undersigned, the present owner—of said lease, willing to increase the reyalty on oil in said lease to twolve and one of the gross proceeds on condition that the term of said lease shall be extended to as long as oil or gas is found in paying quantities, at that said lease, when executed, shall have all the rights, privileges, conditions and terras of the lease form upproved and issued April 20, 1908, by the Servelary of the Interior, and that the atipulation subjecting said lease to the regulations of June 11, 1907, as amended October 14, 1907, as revoked and cancelled. And it has been shown to the Secretary of the Interior that the owner—of said lease hall—notified the owner—of the land described in ide lease of the terms and conditions herein stated. NOW, THEREFORE, The owner—of said lease shall be twolve and one-half per cent. of the gross proceeds from the real estate therein and after the safe hereof the royalty on oil in esid lease shall be aware and conditions herein stated. NOW, THEREFORE, The owner—of said lease shall be and the same is beneful estated. The royalty on oil in esid lease shall be a water and conditions herein stated thereby agree that from and after the safe hereof the royalty on oil in esid lease shall be a water and conditions herein stated the same is a side of the royalty on oil in esid lease shall be a water and conditions herein and conditions herein the royalty on oil in esid lease shall be a water and conditions therein of the gross proceeds from the real estate therein described, and that all be rights, privileges, conditions and terms of the lease store a sproved and seved form approved April 20, 1985, are restribed and cancelled. The stipulation subjecting said lease for a sproved and rescribed. IN WITTINESS WHEREOF, The undersigned has howened seven to be the foregoing instrument it its factor and acknowledged to me that he created the same as his free and voluntary act and deed of such proceedings of the same and purposes therein set forth. Department of th	WHEREAS, The undersigned, the present ownerof said lease	, lessor
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