COMPARED					
7.1	TRANSFERAL	BLE ONLY WITH CONSEN	T OF THE SECRETA.	RY OF THE INTERIOR	
71		AND GAS			6-
+ UPON	LAND SELECTE	ED FOR ALLOTMEN (Sec. 72, Act of July 1,		물건이 있는 것을 가장 물건이 있는 것	TERRITORY
	a na ana ang ang ang ang ang ang ang ang	รัฐมีเพียงเขาเป็น เราเป็นแห่งเขาเป็น เราเป็นแห่งเขาเป็น	ม (สุราชาวุรุกร์ 19 กรรม 1975) กรรม (สุราชาวุรุกร์) สาร	n serie an an air ann an ann an ann an ann an Air an	
		Lease, Made and entered in aggie Cummings	to, in quadruplicate, on th	ie were - ughte day of	ml
		oi Jah	lequal, Indian	Quiting part 9	
Gilgrin Oi	1 Company acorpora	tion, organized and tristing will, Indian Constary,	under and by virtu	ie of the lows of the Unite	d'Atates in force.
	m server grug server	and a second and the second	n dan menungkan dari bertara bertara dari bertara dari bertara dari bertara dari bertara dari bertara dari bert	a na sana ana ana ana ana ana ana ana an	and a state of set of the set of t
	an a	1) (1) (2) (2) (2) (2) (2) (2) (part 5	of the second pa
		s of section 72 of the act of Con	gress approved July 1, 1	(/	
of the Interio WITNE		of the first part, for and in con	nsideration of the royaltie	es, covenants, stipulations, and	conditions hereinaf
contained, and	d hereby agreed to be paid,	of the first part, for and in con observed, and performed by the p rt.4of the second part,	art of the second part,	heirs, executors or	administrators, do.ª
TOLODA REIII8		date hereof, all of the oil deposite			
	n	and within the Indian Territory, 1	o-wit: The		
and a second	very one-noig of th	a South-West quarter	na ana ang sana ang s Ing sana ang	ing penangkan kanal sebagai penangkan kanal penangkan kanal penangkan kanal penangkan kanal kanal penangkan ka Kanal penangkan kanal penangkan kanal penangkan kanal penangkan kanal kanal penangkan kanal kanal penangkan kana Kanal penangkan kanal penangkan kanal penangkan kanal penangkan kanal kanal penangkan kanal kanal penangkan kana	
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of souther	Mirty-four	township Iwent	Tes M-TH	range Chinteen	East
of the Indian	Meridian, and containing	Bighty	African at compression at an eritaria and a faire at a second statement of the	acres, more or less, with th	
obtain from w still further th In consi be påid to the do not, before finally be dete month on or the constitute the	arry on the work of prospec ells or other sources on said he right to use such oil and a deration of which the party. lessor, as royalty the sum of the tenth day of the month armined under the direction before the twenty-fifth day o criterion in computing the	ting for, extracting, piping, storin land, by means of pipe lines or o natural gas as fuel so far as it is ne of the second part hereby agree of ten per cent. of the value, on th succeeding its extraction, agree to of the Secretary of the Interior in f the month succeeding, and wher royalty; and to pay in yearly pays	g, refining, and removing therwise, a sufficient suppresentation and binds and and and and and and and pon the value of the cru such manner as he shal e the value of the crude oi ments, at the end of each	ly of the surface of said land such oil and natural gas, inc ply of water to carry on said op of said operations. there, executors of administr rude oil extracted from the said de oil on the leased premises l prescribe, and to so pay the r il fluctuates, the average value of year, one hundred and fifty of	as may be reasonal luding also the right perations, and includi ators to pay or cause land, and if the part , the value thereof sh oyalty accruing for a during the month sh dollars royalty, on er
obtain from w still further th In consi be pâid to the do not, before finally be dete month on or h constitute the gas-producing lesseeto u as the same re each gas-prod thereafter for And the lessor, as second years; fifth and each be a credit on neglect or reft option of the l The par by this lease,' should the par Secretary, be same in a wor waste to be co upon the term buildings or in a part of said herein specific dry or exhaus days from the allow any into purpose than the oil-bearing And the	arry on the work of prospec ells or other sources on said he right to use such oil and in deration of which the party. Jessor, as royalty the sum of the tenth day of the month remined under the direction before the twenty-fifth day of criterion in computing the is well, the lessor	ting for, extracting, piping, storin land, by means of pipe lines or o natural gas as fuel so far as it is no farmed as as fuel so far as it is no farmed as as fuel so far as it is no farmed as as fuel so far as it is no farmed as as fuel so far as it is no farmed as as fuel so far as it is no of the second part hereby agree of the Secretary of the Interior in f the month succeeding, and wher royalty; and to pay in yearly pay free the use of gas for lighting ar rot he same cannot be reasonably he lesseedesires to retain gas- first payment to become due and vance at the first of each succeed it further agrees and binds. <i>Las far</i> , this lease, the sums of money as anoum, in advance, for the third an of the term for which, this lease is and all royalties paid in advance ther covenants and agrees to exerce there owithin twelve months from 1, neglect, or refuse to drill at le a due notice to the lesseeand lest possible extent, unavoidable n of the first part or to v in during the said term by the said ity of the owner of the land as a allers, boiler-houses, pipe lines, pur property of the said part z of the nat will not permit any or given away for any purposes , and that before abandoning any agreed that no sublease, assignment nesent thereto of the lessor and	g, refining, and removing therwise, a sufficient supple cessary to the prosecution as and binds (2004). A supple e leased premises, of all en- upon the value of the crude of ments, at the end of each attilized at the end of each attilized at the rate so press- roducing privileges. A to be made within thirty by year, dating from the fi- cond fourth years; and Sec- to to made within thirty by year, dating from the fi- cond fourth years; and Sec- to run; it being underst id as advanced royally, and sty days after the same b shall become the money a ise diligence in the sinki m the date of the appro- ast one well within the proof of the default; and casualties excepted; to c take good care of the sam yhomsoever shall be lawf part of the consideratio mping and drilling outfits e second part, and may y nuisance to be maintai so on such premises; that well	Ily of the surface of said land such oil and natural gas, incl ply of water to carry on said op of said operations. 	as may be reasonal luding also the right serations, and includi ators to pay or cause land, and if the part , the value thereof sh oyalty accruing for a during the month sh dollars royalty, on ea ailure on the part of t ure of this lease so dollars per annum covery of gas, paymen ause to be paid to t lvance, for the first a um, in advance, for t of the second p of the second p or the second p of the second p or the discretion of t the discretion of t the other consideration of size second of size the other consideration of the expiration of size the second of size the second of size the second of size the se

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