UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF INDIAN AFFAIRS

CONTRACT NUMBER 14-20-G06-____

BOND TO ACCOMPANY ASSIGNMENT OF MINING LEASES OF OSAGE LANDS

KNOW ALL MEN BY THESE PRESENT, That we, _____

of	, as	principal, and		
of	as s	suret, are hele	d and firmly bound	unto the United States of
America in the sum of				
which, well and truly to be ma				
administrators and assigns, join	tly and severally, firm	nly by these present.		
Sealed with our seals a	nd dated this	day of		, 20
The condition of this of				
	-		(Name of O	riginal Lessee)
as lessee, entered into a	certain indenture of l	ease dated		, with the Osage Tribe
of Indians, lessor, obligee hereu	nder, for the lease of	a tract of land describ	ed as follows:	
and located in Osage County, C approval thereof, and as much shall not extend beyond the date	longer thereafter as a	oil is found in paying	quantities, provided	•
WHEREAS, thereafter	the lessee, the	e said		
assigned right, t				
and subject to all the conditions			-	

WHEREAS the suret ______ hereby waive ______ any right to notice of any modification of such lease, or obligation thereunder, whether effected to extension of time for performance, by commitment of such lease to unit, cooperative, or communitization agreement, by waiver, suspension, or change in rental except an increase thereof, by minimum royalty payment, except an increase thereof, by compensatory royalty payment, or otherwise, this bond to remain in full force and effect notwithstanding.

WHEREAS the principal_____ and suret_____ agree that the neglect or forbearance of the obligee in enforcing against the assignee______, principal______. the payment of any rental or royalty or the performance of any other covenant, condition, or agreement of the lease, shall not, in any way release the principal______ and suret_____, or either of them, from any liability under this bond; and

WHEREAS the principal_____ and suret_____ agree that in the event of any default under such lease, the obligee may prosecute any claim, suite action, or other proceeding against the principal___ or suret_____, or either of them, without the necessity of joining the other.

Now, if the said principal_____ herein shall faithfully carry out and observe all the obligations assumed in said indenture and assignment of lease and shall observe all the laws of the United States and regulations made, or which shall

be made thereunder for the government of trade and intercourse with Indian tribes and all the rules and regulations that have been, or may hereafter be, lawfully prescribed by the Secretary of the Interior relative to leases executed by the Osage Tribe in Oklahoma, then this obligation shall be null and void; otherwise to remain in full force and effect.

The rate of premium charged on this bond is \$______ the total premium paid is \$______.

Signed and sealed in the presence of

WITNESSES:*

P.O		_ (SEAL)
P.O		
P.O		(SEAL)
P.O		
P.O		(SEAL)
P.O*Two witnesses to all signatures		
Surety Agent	Address	

The within bond is hereby approved pursuant to authority delegated by 25 CFR 226.6.

Approved pursuant to 209 DM 8, 230 DM 1, 3 IAM 4, and Eastern Oklahoma Region Memorandum of Delegation issued June 23, 2021.

Superintendent