SETH AND MONTGOMERY
ATTORNEYS AND COUNSELORS AT LAW
HIS SAN FRANCISCO ST.
SANTA FE, NEW MEXICO

J. O. SETH A. K. MONTGOMERY OLIVER SETH

June 28, 1948.

00 30 15 1

Oil Conservation Commission Santa Fe, New Mexico

Gentlemen:

Enclosed herewith are original and two copies of Petition on behalf of the Amerada Petroleum Corporation for the pooling or unitization of the $NW_{\frac{1}{4}}SE_{\frac{1}{4}}$ of Section 32, Township 19 South, Range 37 East, N.M.P.M., within the Monument Pool.

Very truly yours,

JOS:CB Encls.

P. S. We would like to have this matter heard on July 15th, if a hearing is to be held at that time.

JOS

SETH AND MONTGOMERY ATTORNEYS AND COUNSELORS AT LAW

III SAN FRANCISCO ST. SANTA FE.NEW MEXICO

July 26, 1948.





Oil Conservation Commission Santa Fe, New Mexico

Gentlemen:

J. O. SETH

A.K.MONTGOMERY OLIVER SETH

In the matter of the application of the Amerada Petroleum Corporation, Case No. 151, I enclose draft of Order which I was requested to prepare.

Very truly yours,

JOS:CB Encls.

STATE OF NEW MEXICO OFFICE OF STATE GEOLOGIST SANTA FE, NEW MEXICO

29 June 1948

Mr. J. O. Seth Attorney At Law 111 San Francisco St., Santa Fe, New Mexico

Dear Mr. Seth:

Attached is Notice of Publication on your petition which is known as Case No. 151.

Very truly yours,

RRS:bsp

Y

OIL AND GAS LEASE

AGREEMENT, Made and entered into this 18th day of August 1928
by and between Ray L. Love joined by her husband T. C. Love
ofhereinafter called lessor (whether one or more), and
Harry J. Brown
, hereinafter called lessee. WITNESSETH, That the said lessor, for and in consideration of
cash in hand paid, receipt of which is hereby acknowledged and of the covenants and agreements hereinafter contained on the part of lessee to be paid, kept and performed, has granted, demised, leased and let and by these presents does grant, demised lease and let unto the said lessee, for the sole purpose of mining and operating for oil and gas, and laying pipe lines, and building tanks, power stations and structures thereon to produce, save and take care of said products, all that certain trace
of land situated in the County of Lea State of New Mexico, described as follows, to-wit The Northwest one-Fourth (NV2) and the southeast one fourth (SE2) and the south
The Northwest one-fourth (NV2) and the southeast one fourth (SE2) and the south half of the southeast one fourth less six acres out of the northeast corner of the north-west one fourth (NW4) of the southeast one fourth (SE2)
of Section 32, Township 19. S, Range 37. E, N. M. P. Meridian, and containing 114acres, more or less It is agreed that this lease shall remain in force for a term of 10years from this date, and as long thereafter as oil and gas, or either of them, is produced from said land by lessee.
In consideration of the premises the said lessee covenants and agrees:
1st. To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connectwells, the equal one-eighth part of all oil produced and saved from the leased premises.
2nd. To pay lessor one-eighth (1/2) of the net proceeds derived from the sale of the gas from each well where gas only is found, while the same is being used off the premises, and if used in the manufacture of gasoline or any other product, a royalty of one-eighth (1/2), payable monthly at the prevailing market price for the gas so used; and lessor to have gas free from cost from any such wells for all stoves and inside lights in the principal dwelling house on said land during the same time by making his own connection with the well at his own risk and expense.
3rd. To pay lessor one-eighth (1/2) of the net proceeds derived from the sale of gas produced from any oil well and used off the premises, and if used in the manufacture of gasoline or any other product, a royalty of one-eighth (1/2), payable monthly at the prevailing market price for the gas so used for the time during which such gas shall be used.
If no well be commenced on said land on or before the 18th day of August, 1929, this lease shall terminate as to both parties, unless the lessee on or before that date shall pay or tender to the lessor, or to the lessor's
credit in The First State Bank at Seminole, Taxas or its successors, which shall continue as the depository regardless of changes in the ownership of said land, the sum of
DOLLARS,
which shall operate as a rental and cover the privileges of deferring the commencement of a well for 12 months from said date. In like manner and upon like payment or tenders the commencement of a well may be further deferred for like periods of the same number of months successively. And it is understood and agreed that the consideration first recited herein, the down payment, covers not only the privileges granted to the date when said first rental is payable as aforesaid, but also the lessee's option of extending that period as aforesaid, and any and all other rights conferred.
Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commenced on said land within twelve months from the expiration of the last rental period for which rental has been paid this lease shall terminate as to both parties, unless the lessee on or before the expiration of said twelve months shall resume the payment of rentals in the same amount and in the same manner as heretofore provided. And it is agreed that upon the resumption of the payment of rentals, as above provided, that the last preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force just as though there had been no interruption in the rental payments.
If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the lessor only in the proportion which his interest bears to the whole and undivided fee.
Lessee shall have the righ to use, free of cost, gas, oil and water produced on said land for its operations thereon, except water from wells of the lessor.
When requested by lessor, lessee shall bury its pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent
of the lessor.
Lessee shall pay for damages caused by his operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.
If the estate of either party hereto is assigned—and the privilege of assigning in whole or in part is expressly allowed—the covenants hereof shall extend to their heirs, executors, administrators, successors and assigns; but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed that in the event this lease shall be assigned as to a part or to parts of the above described lands and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands upon which the said lessee or any assignee thereof shall make due payment of said rental.
Lessor hereby warrants and agrees to defend the title to the lands herein described, and that the lessee shall have the right at any time to redeem for lessor, by payment, any mortgages, taxes, or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof.
Whereof witness our hands the day and year first above written:
10200

STATE OF NEW MEXICO,	TO THE BEAGE
County of Lea	
On this theday of August	, 192.8, before me personally appeared
May L. Love joined by her husband T. C. I	10.46
to me personally known to be the person_s_ described in and that executed the same astheir	free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand an	nd official seal on the day and year in this certificate first
above written.	Probate Judge Notary Public.
My commission expires	Propate Jude
ASSIGN	
KNOW ALL MEN BY THESE PRESENTS:	MILIAN I
	of
State of	the within named grant in consideration of the sum of
	Dollars, to
in hand paid, the receipt whereof is hereby acknowledged, do	hereby sell, assign, transfer, set over and convey unto
TO HAVE AND TO HOLD THE CAME DODGETOR	heirs and assigns the within grant.
TO HAVE AND TO HOLD THE SAME FOREVER, Subject IN WITNESS WHEREOF. The said grant has been been been been been been been bee	t nevertheless, to the conditions therein contained.
, 192	reunto setday of
ACKNOWLEDGMENT TO	
CTABE OF NEW MEXICO	THE ASSIGNMENT
County of	
On this theday of	, 192, before me personally appeared
	, 102, before me personany appeared
to me personally known to be the person described in and	who executed the foregoing instrument, and acknowledged
that executed the same as	free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and	l official seal on the day and year in this certificate first
above written.	
My commission expires	Notary Public.
	K
	of of the
	on the by certify that this instrument was filed grecord on the stand m, and was duly recorded ook and county. A. D., 192 A. D., 193 A.
GAS LEASE TO	ss. A. D., 192. A daly record A daly record Control
LEA	A A I I
	was du A.
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Own de la company de la compan	The state of the s
AND	F NEW MEX on the on the said County, at said County,
)	N an tr
Torie	TE OF NEW M of CA Cortify I hereby certify con the control on t
OIL. Date Section No. of Acres	STATE OF NEW MEXICO, County of I hereby certify that thi for record on the at 12.30 o'clock mn, in Book at Page Records of said Counfy. By
Date Sectif	Term STAT I I I Book Record

Sellich Ward. Bank or Tille

Assignment of Oil and Gas Lease

WHEREAS, On the 18th day of August	192 $rak{8}$ _, a certain oil and g	as mining lease was made and
entered into by and between		
May L. Love and h	nusband, T. C. Love	Lessor
and		
Harry J. B	rown	Lessee
covering the following described land in the County of		
The Northwest Quarter	(NW) of the Southeast Quar	rter (SE)
and the South Half (S.) of the Southeast Quarter	(SE_2^1) less
six acres out of the l	Northeast corner of the Nort	thwest Quarter
(NN) of the Southeast	t Quarter (SE) of Section 3	32, Township 19
South, Range 37 East		
said lease being recorded in the office of the County Clerk		d County, in Book13
Page189 of		
AND WHEREAS, The said lease and all rights t		owned by
HARRY J. BROWN and J.	NIA W. BROWN, his wife	
NOW THEREFORE, For and in consideration of	One Dollar (and other good and valua	ble considerations), the receipt
of which is hereby acknowledged, the undersigned, the pre-	esent owner of the said lease and a	all rights thereunder or incident
hereto, do hereby bargain, sell, transfer, assign	and convey all rights, title and intere	est of the original lessee
and present owner in and to said lease and rights	s thereunder insofar as it covers	
The above des	scribed land in so far as it	_covers:
The Northwest	Quarter (NW $_4^\circ$) of the South	least Quarter (SE_4^2)
of Section 32	, Township 19 Couth, Range	37 East, less six
acres out of	the Northeast corner of the	Northwest Quarter (NW-
of the Southe		
	· · · · · · · · · · · · · · · · · · ·	
into WeCLUB		
andhisheirs, successors and assigns.		
And for the same consideration, the undersigned f	or_themselvesand _their	heirs, successors
and representatives, do covenant with the said a	assigneehisheirs, success	ors or assigns thatthey
areis the lawful owner_s_ of the said lease an	nd rights and interest thereunder, that	the undersigned haY9_ good
ight and authority to sell and convey the same, and that	said lease, rights and interests thereur	der are free and clear from all
iens and incumbrances, and that all rentals and royalties	due and payable thereunder have bee	n duly paid.
IN WITNESS WHEREOF, The undersigned owner.		
his6thday ofIamuary		
	Day De	O EAL)
	13.1.1.	(SEAL)
		(SEAL)

OKLAHOMA STATE OF NEW MEXICO,	55.		
County of Tulsa			
	ay of January	, 192_33 before me persons	ally appeared
	·		
		BROWN, his wife	
		regoing instrument, and acknowledged that	•
Witness my hand and official seal		i the same as <u>their</u> free act an itten.	nd deed.
My Commission expires	21-1934 P	Elaine CBannes Notary ostoffice I what	Public
	ACKNOWLEDGMENT OF CO	ORPORATION	
STATE OF NEW MEXICO.	ss.		
County of			
On thisda		, 192, before me persona	
to me personally known, who, being by r	me duly sworn did say that he i	s thepresident of hat the seal affixed to said instrument is t	
seal of said corporation and that said in	strument was signed and sealed	in behalf of said corporation by authority	of its Board
of Directors, and said		aoknowledged sai	d instrument
to be the free act and deed of said corp	ooration.		
Witness my hand and official sea	al the day and year last above	written.	
My Commission expires		Notary	Public Public
			2
El records, pag	County of	ro	Assignment of Oil and Cas

Assignment of Oil and Gas Lease

WHEREAS, On the 18th day of August 1928, a certain oil and gas mining lease was made and entered into by and between May L. Love, joined by her husband, T. C. Love
Lessor A.
and Harry J. Brown
Lessee
covering the following described land in the County of Lea and State of New Mexico, to-wit: The Northwest one-fourth (NW1) of the Southeast One-fourth (SE1)
and the South Half of the Southeast One-fourth (StSEt), less six
acres out of the Northeast corner of the Northwest one-fourth (NW1)
of the Southeast one-fourth (SE1), Section 32, Township 19 South,
Range 37 East,
said lease being recorded in the office of the County Clerk and Ex-officio Recorder in and for said County, in Book 13
Page 189 of County lease records
AND WHEREAS, The said lease and all rights thereunder or incident thereto are now owned by
W. W. McClure and Sara M. McClure, his wife
NOW THEREFORE, For and in consideration of One Dollar (and other good and valuable considerations), the receipt
of which is hereby acknowledged, the undersigned, the present owner_A of the said lease and all rights thereunder or incident
thereto, do hereby bargain, sell, transfer, assign and convey all rights, title and interest of the original lessee
and present owner_s in and to said lease and rights thereunder insofar as it covers
Northwest one-fourth (NW1) of the Southeast One-fourth (SE1) of
Section 32, Township 19 South, Range 37 East, less six acres out of
the Northeast corner of the NW of the SR
untoAmerada Fetroleum Corporation
anditssuccessors and assigns.
And for the same consideration, the undersigned for themselves and their heirs, successors
and representatives, do covenant with the said assignee 1ts Reff., successors or assigns that they
areix the lawful owner_s_ of the said lease and rights and interest thereunder, that the undersigned ha_YA good
right and authority to sell and convey the same, and that said lease, rights and interests thereunder are free and clear from all
iens and incumbrances, and that all rentals and royalties due and payable thereunder have been duly paid.
IN WITNESS WHEREOF, The undersigned owner_8and assignor_9havesigned and scaled this instrument
his 14th day of Junuary , A. D., 19£ 33.
(SEAL)

OKLAHOMA

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Tabilit 4

-WARRANTY DEED-

THIS INDENTURE, made this the 25 day of
November, 1939, between Horace L. Gaither, Cora A. Lacy,
John B. Gaither, James A. Gaither, Woodson G. Dunson,
sometimes known as Wootson G. Dunson, Mary B. Weir,
sometimes known as Mamie Weir and/or Mary B. Dodson,
Pat Gaither, John E. Gaither, Russell Hempstead, sometimes known as R. G. Hempstead, Mrs. Francis A. Bruce,
sometimes known as Frankie Bruce, W. P. Blake, Brevard
Hawkins, Mrs. Ctey E. Hodge and W. T. Brothers, and Ethel J. Brothers,
Parties of the First Part, and Amerada Petroleum Corporation (Inc.), Party of the Second Part.

WITNESSETH:

That the said Parties of the First Part, for and in consideration of the sum of Thirty-six Hundred (\$3600.90) Dollars, to them in hand paid by the said Party of the Second Part, the receipt of which is hereby confessed and acknowledged, have granted, bargained, sold, remised, conveyed, released and confirmed and by these presents do grant, bargain, sell, remise, convey release and confirm unto the said Party of the Second Part, its successors and assigns forever, all the following described lot or parcel of land and real estate situate, lying and being in the County of Lea, State of New Mexico, to-wit:

Six acres out of the Northeast Corner of NW1SE1 Section 32 Twp. 19 S. Rge. 37 East, N.M.P.M., more particularly described as follows: Commencing at the Northeast corner of the NW1SE1 and running West three hundred and ten and three-quarter yards; thence South ninety-three and one-half yards; thence East three hundred and ten and three-quarter yards; thence North ninety-three and one-half yards to corner at beginning.

Together with all and singular, the hereditaments thereunto, belonging or in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof; and all the estate, right, titles, interest, claim and demand whatsoever, of the said Parties of the First Part; either in law or equity, of, in and to the above bargained premises, with said hereditaments and appurtenances.

bargained and described, with the appurtenances, unto the said Party of the Second Part, its successors and assigns forever. And the said Parties of the First Part, for themselves, their heirs, executors and administrators, doth covenant and agree to and with the said Party of the Second Part, its successors and assigns, that at the time of the ensealing and delivery of these presents, they are well seized of the premises above conveyed, of a good, sure, perfect and indefeasible estate of inheritance, in law, in fee simple, and have good right, full power and lawful authority to grant, bargain, sell and convey the same in the manner and form aforesaid, and that the same are free and clear from all former and other grants, bargains, sales, liens, taxes, assesments and encumbrances, of what kind and nature soever; and the above bargained premises in the quiet and peaceable possession of the Party of the Second Part, its successors and assigns, against all and every person or persons lawfully claiming or to claim, the whole or any part thereof, the said Parties of the First Part shall and will Warrant and Forever Defend.

IN WITNESS WHEREOF, the said Parties of the First Part have hereunto set their hands the day and year above written.



loora a dacy.

John B. Scither

Russell Kempstead

John G. Saither

John E. Saither

W. P. Blance

W. T. Brocher

Mary B. Weir

Ethel 7. Brocher

STATE OF July ,)
STATE OF Selan . SS.
on this the <u>29^d</u> day of <u>November</u> ,1939, before me personally appeared Horace L. Gaither, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that he executed the same as his free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written.
Denneth's martin
My Commission expires: Notary Public. Sallam Co. Defai
June 41941
STATE OF New York ,)
STATE OF <u>New York</u> ,) COUNTY OF <u>Zuasau</u> , SS.
On this the 19 day of New 1939, before me personally appeared Cora A. Lacy, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that she executed the same as her free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written.
Indeed Edward
My Commission expires: Notary Public And Public No. 388 Nassau County, N. Y.
March 30, 1941 Commission Expires Mar. 30, 19
STATE OF <u>New Mexico</u> , ; ss.
COUNTY OF <u>Nea</u> .)
On this the <u>2</u> day of <u>Alexander</u> , 1939, before me personally appeared John B. Gaither, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that he executed the same as his free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written.
My Commission expires: Notary Public.
May 28-1942.

ρ ρ_{α} .	
STATE OF California.	SS. Sys
COUNTY OF Las angeles	1940
On this the 6th day	of Junuary, 1950,
before me personally appeared J known to be the person describe	
above and foregoing instrument,	and acknowledged that he
executed the same as his free a	ct and deed.
	have hereunto set my
hand and affixed my official sefirst hereinabove written.	al on the day and year
	1 modern
	Notary Public.
My Commission expires:	
In and for the County of Los Angeles, State of Collegende	
1	
STATE OF California,	90
COUNTY OF Jan Diego.	SS.
On this the // down	of January , 1939,
On this the // day before me personally appeared W	
times known as Wootson Gall Dunso	n, to me known to be the
person described in and who exe	
going instrument, and acknowled same as their free act and deed	
IN WITHESS WHEREOF I	have hereunto set my hand
and affixed my official seal on	the day and year first
hereinabove written.	A) a.
-9-	Hounce Olive
My Commission expires:	Notary Public.
July 10-1940.	
STATE OF A h.	
COUNTY OF Chance ;	SS.
On this the 17th day	of <u>Jebruary</u> , 1980,
before me personally appeared M	ary B. Weir. sometimes known
as Mamie Weir and/or Mary b. Do person described in and who exe	uson, to me known to be the cuted the shove and foregoing
instrument, and acknowledged th	at she executed the same as
her free act and deed.	
IN WITNESS WHEREOF, I	have hereunto set my hand
and affixed my official seal on hereinabove written.	the day and year first
	Ind Shillips
My Commission expires:	Notary Public.
XIII NC 101/3	

STATE OF <u>Ilw Mune</u> , ; ss.
COUNTY OF REAL.
On this the <u>J</u> day of <u>Cleuble</u> , 1939, before me personally appeared Pat Gaither, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that he executed the same as his free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written. Notary Public.
Joy amen
My Commission expires: Motary Public. Motary Public.
STATE OF Your india,) : SS. COUNTY OF % Solution .)
COUNTY OF COADL.
On this the q day of peculie ,1939, before me personally appeared John E. Gaither, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that he executed the same as his free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written.
Emma Caraway
Notary Public.
My Commission expires:
march 12.1942.
STATE OF Courter ; ss.
COUNTY OF Journal)
On this the day of McCentbe ,1939, before me personally appeared Russell Hempstead, sometimes known as R. G. Hempstead, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that he executed the same as his free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand
and affixed my official seal on the day and year first hereinabove written.
Mbuck
Notary Public.
My Commission expires:
My Commission Expires Oct. 5, 1240

STATE OF (O Blasana,)
COUNTY OF Objections. SS.
On this the 28 day of Neumber 1939, before me personally appeared Mrs. Francis A. Bruce, sometimes known as Frankie Bruce, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that she executed the same as her free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written. Notery Public.
My Commission expires:
STATE OF Jefas COUNTY OF Potter SS.
On this the 25th day of November, 1939, before me personally appeared W. P. Blake, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that he executed the same as his free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written.
My Commission expires: Man 3/4h 194: The Man Sound of the County, Figure 1945.
May 31th 194. Tokk County, trepa
STATE OF California,)
COUNTY OF Shartn : SS.
On this the day of film, 1929, before me personally appeared Brevard Hawkins, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that he executed the same as his free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written.
My Commission expires: Notary Publication
My Commission expires: Notary Public.

MY COMMISSION EXPIRES MAR. 14, 1948

STATE OF New Mexico,) SS. On this the day of Nechow, 1939, before me personally appeared Mrs. Itey S. Hodge, to me known to be the person described in and who executed the above and foregoing instrument, and acknowledged that she executed the same as her free

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written.

Notary Public.

My Commission expires:

act and deed.

march 12, 1942.

COUNTY OF Soller SS. COUNTY OF

On this the 25 day of November, 1939, before me personally appeared W. T. Brothers, to me
known to be the person described in and who executed
the above and foregoing instrument, and acknowledged that he executed the same as his free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first hereinabove written.

Henry Schaff Notary Public, Potter County, Fixas

My Commission expires:

May 31, 1941.

THE STATE OF THE S. (ss:

Conthis 19th. day of February, a. J., 1940, before ne personally appeared Sthel w. Erothers, wife of J. T. Brothers, to 19 known to be the person describe in the Lieve and foregoing instrument, and acknowledged to me that she executed the same as her free methods and deed.

If ATTIME ANDREAD, I have become set my hand and affixed my official seal on the day and year in this certificate direct shows written.

Motary Hillic, in and for Potter County, Texas.

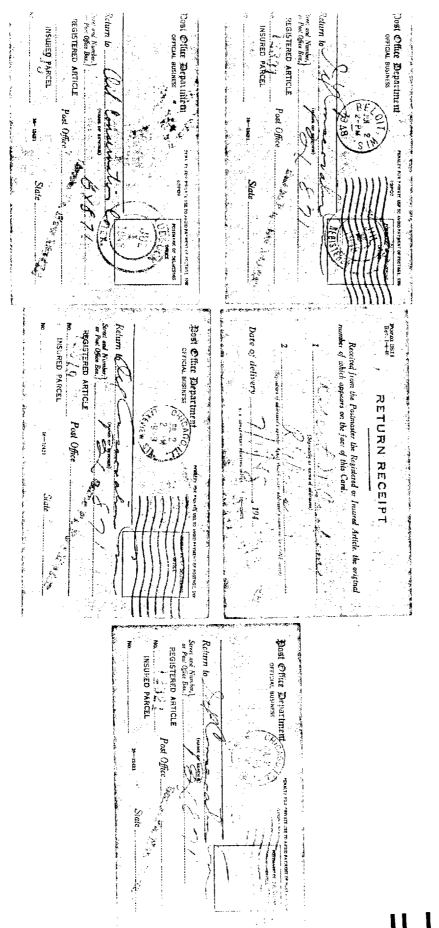
My commission expires June 1, 1941.

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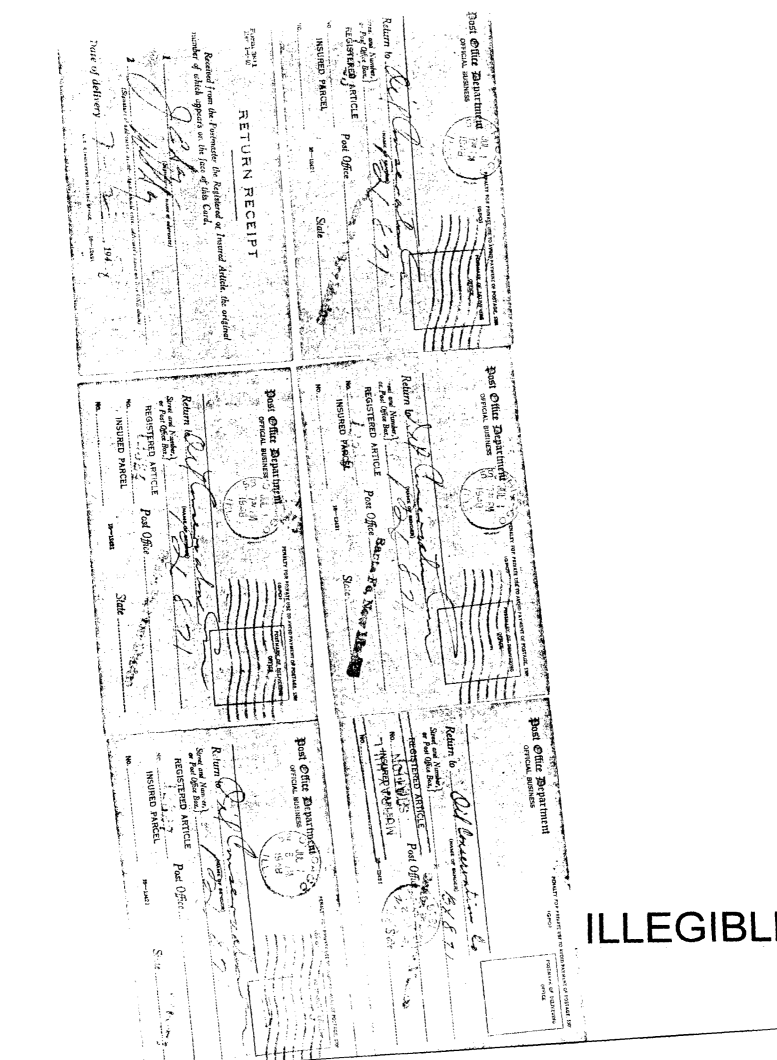
FROM
PERADA PEROLEUM CORP.
ORANER 2040
PRELA, OKLARDMA

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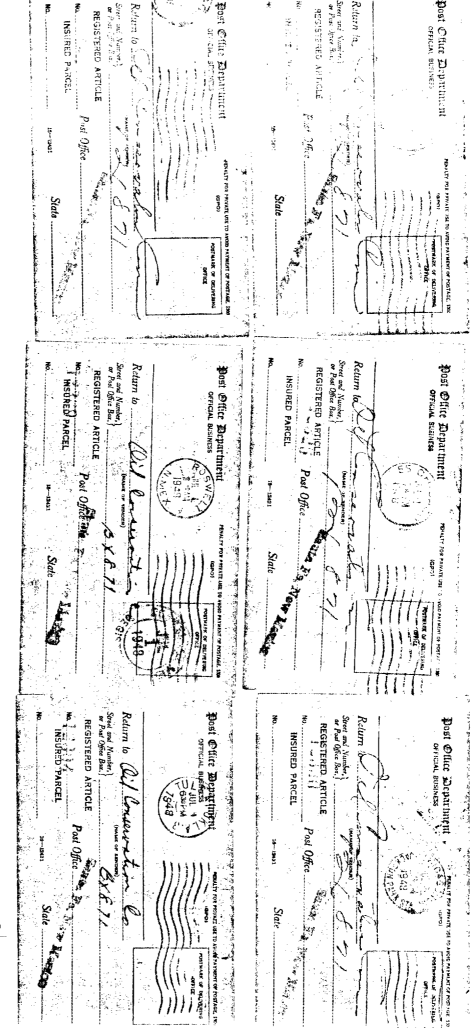
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RETURN RECEIPT the Postmarker the Registered or Insured Article, the original pears on the face of this Card. Complete of this Card. Complete of the Article of the Arti	Department of row month on a month of the strength of row month on a month of the strength of
Date of definers to be provided the second of the second o	Recited from the Postmater the Resistance of Insured Article, the original number of which appears on the sace of the Cara.

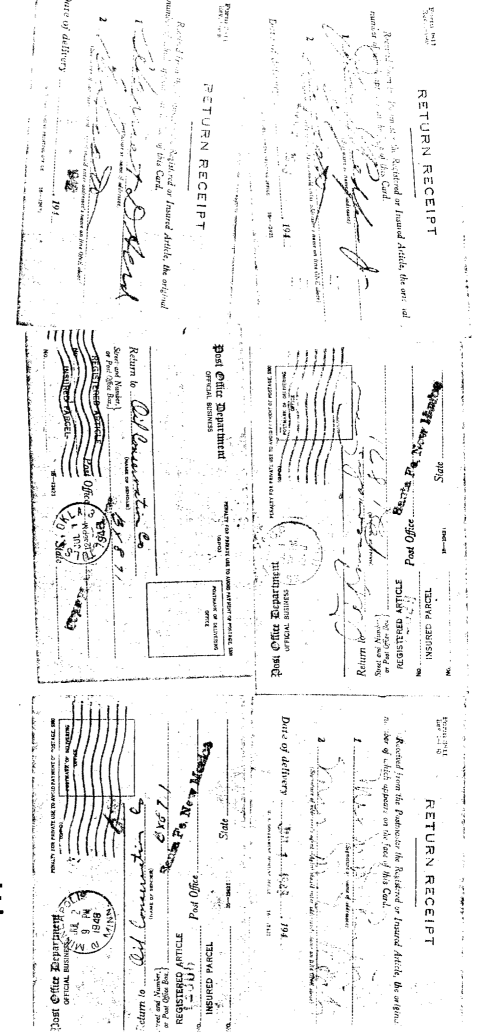


OFFICIAL BUSINESS OFFICIAL BUSINESS OFFICIAL BUSINESS INC. JUL. JUL	RETURN RECEIPT Received from the Postmaster the Registered or Insured Article, the original number of which appears on the face of this Card. (State of Manuary statements) (State of delivery of delivery of delivery of the Over Local statements o
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