MF115832

	<b>State Lease</b> MF115832 MF115832 MF115832	Control 07-105394 07-105410 07-105688	Base File 128267 128266 128268	County REEVES REEVES REEVES
	Survey Block Block Name Township Section/Tract Land Part Part Description Acres Depth Below	on	PUBLIC SCHOOL LAND 59 5, 8, 18 960 Depth Above	Depth Other
Leasing:         Q           Analyst:         Q           Maps:         A           GIS:         M           DocuShare:	Name Lease Date Primary Term Bonus (\$) Rental (\$) Lease Royalty		INDIGO MINERALS LLC 9/10/2013 3 yrs \$720,000.00 \$0.00 0.1250	



Documents in this file have been placed in Table of Contents order and scanned.

Please help keep documents in content order and let the ScanLab know when new documents are added to this file.

Thank you for your assistance.

Archives and Records Staff

1 RAL Review Show 6/26/13	v v
z Leense 1/14/14	
3 Cover Lerver & Bons @ Feps 1/14/14	
4 Email re lease execution 9/3/B	
5 Final Certer 17/14	
6. Assignment H9040, Indigo Interests	
to Double Eagle 12.5.13	
5 canned Pt 11-21-14	
See MF104186#51 For Assignment #9291	
Scanned Pt 6-1-14	
7. Release 04/27/17	
scanned Pt 5-25-2017	
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# RAL REVIEW SHEET

Transaction #	7828			Geo	logist:				
Lessor: Joh	nn E. Zanka	- 1	,	Leas	se Date:	6	6/20/2013	UŁ	
Lessee:		Interest		Gro	es Acres	:	560		
LEASE DESCRIPTI	n N			Net	Acres:		560		
		Does Gla No.	Dont	0	Dlook	T	Dumunu		Bhatdt
County REEVES	<b>PIN#</b> 07-105679	Base File No	Part	Sec.	Block	Twp	Survey	CHOOLIA	Abst#
KEEVES			All	17	59	00		CHOOL LA	
	07-105394			5	LI.		- (		4065
7	07-105410	128266	Mileo	00	1.1		*		4064
	07-105688	128268	=12 m/	2 18	· ·		٠,		بإدلولو
TERMS OFFERED	1-1	TERM	IS RECOM	MENDED					
Primary Term:	3 years	Prima	ary Term	3	years				
Bonus/Acre:	\$1,500.00	Bonus	s/Acre		\$1,50	00.00			
Rental/Acre:	\$0.00	Renta	al/Acre		5	0.00			
Royalty:	1/4	Royal	ty	1/4	4				
COMPARISONS									
MF #	Lessee	Date		Term	Bonus/A	r	Rental/Ac.	Royalty	Distance
MF106988	Pinnacle Land Services, In		8/2006	5 years	\$325		\$1.00	1/4	Last Lease
Pending	SWEPI LP		-13	54.5	\$1500		\$ 1.00	1/4	2 Miles East

Approved: Paid Up / S&E the N/2 of NW/4

## RELINQUISHMENT ACT SE APPLICATION

Texas General Land Office	Jerry Patterson, Co.	mmissioner
TO: Jerry Patterson, Commissioner Larry Laine, Chief Clerk Bill Warnick, General Counsel Louis Renaud, Deputy Commi	1	
FROM: Robert Hatter, Director of Mine Tracey Throckmorton, Geoscie		4
Royalty: 1/4 Re	County: REEVES onus/Acre \$1,500.00 ental/Acre \$0.00	
Consideration  Recommended:  Not Recommended:	Date:7////3	
Comments: Paid Up / S&E the N/2 of NW/4  Lease Form  Recommended:	Date: 7/11/13	
Louis Renaud, Deputy Commissioner  Recommended:  Not Recommended:	Date: 7.16.13	
Bill Warnick, General Counsel  Recommended: WWW  Not Recommended:	Date: 7/17/13	
Larry Laine, Chief Clerk  Approved:  Not Approved:	Date: 7/17/13	
Jerry Patterson, Commissioner Approved:  Not Approved:	Date: 7/18/13	

DAL 1	orlaw Shoot
e Filed:	erlew Sheet 6/26/13

General Land Office Relinquishment Act Lease Form Revised, September 1997 13-06768
FILED FOR RECORD
REEVES COUNTY, TEXAS
Sep 19, 2013 at 09:04:00 AM

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The State of Texas



## Austin, Texas

MF. 115832 OIL AND GAS LEASE
THIS AGREEMENT is made and entered into this 10th day of September, 2013, between the State of Texas, acting by and through its agent, Susan J. Halbower, Rebecca A. Halbower, Kathryn H. Johnson as trustees of the Susan J. Halbower Trust, the Rebecca A.
Halbower Trust and the Kathryn H. Johnson Trust, of 2119 Park Place Avenue, Fort Worth, Texas 76110, 40 E. 10th Street, Apt. 4H, New York,
New York 10003; 1 Lexington Avenue, Apt. 1C, New York, New York 10010 said agent herein referred to as the owner of the soil (whether one or more), and Indigo Interests, LLC of 214 W. Texas Ave., Suite 605, Midland, TX 79701 hereinafter called Lessee.
1. GRANTING CLAUSE. For and in consideration of the amounts stated below and of the covenants and agreements to be paid, kept an performed by Lessee under this lease, the State of Texas acting by and through the owner of the soil, hereby grants, leases and lets unto Lessee, for the sole and only purpose of prospecting and drilling for and producing oil and gas, laying pipe lines, building tanks, storing oil and building power stations, telephone lines and other structures thereon, to produce, save, take care of, treat and transport said products of the lease, the following land situated inREEVESCounty, State of Texas, to-wit:
960 Acres of land, more or less, being more fully described as thee (3) tracts in Exhibit "A" attached hereto and made part hereof
The bonus consideration paid for this lease is as follows:
To the State of Texas: <u>SEVEN HUNDRED TWENTY THOUSAND AND 00/100</u>
Dollars (\$720,000.00
To the owner of the soil: SEVEN HUNDRED TWENTY THOUSAND AND 00/100

The total bonus consideration paid represents a bonus of FIFTEEN HUNDRED DOLLARS AND 00/100

Dollars (\$ 1,500,00 ) per acre, on 960 net acres.

2. TERM. Subject to the other provisions in this lease, this lease shall be for a term of Three (3) years from the subject to the other provisions in this lease.

Total bonus consideration: ONE MILLION FOUR HUNDRED FORTY FOUR THOUSAND AND 00/100

Dollars (\$720,000.00

Dollars (\$1,440,000.00

2. TERM. Subject to the other provisions in this lease, this lease shall be for a term of Three (3) years from this date (herein called "primary term") and as long thereafter as oil and gas, or either of them, is produced in paying quantities from said land. As used in this lease, the term "produced in paying quantities" means that the receipts from the sale or other authorized commercial use of the substance(s) covered exceed out of pocket operational expenses for the six months last past.



or its succe	or before such anniversary date Lessee shall pay or tender to the owner of the soil or to his credit in the N/A
or its succe	Bank, at PAID UP
Lessee sha or before s	ressors (which shall continue as the depository regardless of changes in the ownership of said land), the amount specified below; all pay or tender to the COMMISSIONER OF THE GENERAL LAND OFFICE OF THE STATE OF TEXAS, AT AUSTIN, TEXAS, a lead date. Payments under this paragraph shall operate as a rental and shall cover the privilege of deferring the commencement of ar from said date. Payments under this paragraph shall be in the following amounts:
	To the owner of the soil: FOUR HUNDRED EIGHTY and 00/100
	Dollars (\$480.00
	To the State of Texas: FOUR HUNDRED EIGHTY and 00/100
	Dollars (\$480.00
	Total Delay Rental: NINE HUNDRED SIXTY and 00/100
	Dollars (\$960.00
a lika m	nanner and upon like payments or tenders annually, the commencement of a well may be further deferred for successive periods
ssignee o ease to e eld in def	during the primary term. All payments or tenders of rental to the owner of the soil may be made by check or sight draft of Less of this lease, and may be delivered on or before the rental paying date. If the bank designated in this paragraph (or its successor backs, suspend business, liquidate, fail or be succeeded by another bank, or for any reason fail or refuse to accept rental, Lessee's fault for failure to make such payments or tenders of rental until thirty (30) days after the owner of the soil shall deliver to Lesse instrument naming another bank as agent to receive such payments or tenders.
provided for wher of the	
all condens shall be 2 and Office ydrocarbo raid in the iny gas pro ind gas se vill be reco	(A) OIL. Royalty payable on oil, which is defined as including all hydrocarbons produced in a liquid form at the mouth of the well a sate, distillate, and other liquid hydrocarbons recovered from oil or gas run through a separator or other equipment, as hereinafted by the gross production or the market value thereof, at the option of the owner of the soil or the Commissioner of the soil or the Commissioner of the constant of the gross production or the market value thereof, at the option of the owner of the soil or the Commissioner of the constant of the soil or the Commissioner of the constant of the gross produced or paid for oil, condensate, distillate, or constant of the soil or the type and gravity in the general area where produced and when run, or 2) the highest market price thereof general area where produced and when run, or 3) the gross proceeds of the sale thereof, whichever is the greater. Lessee agrees to oduced from the leased premises is sold, used or processed in a plant, it will be run free of cost to the royalty owners through an acceptant or of conventional type, or other equipment at least as efficient, so that all liquid hydrocarbons recoverable from the gas by subvered. The requirement that such gas be run through a separator or other equipment may be waived, in writing, by the royalty owners and conditions as they prescribe.
defined as	
gas of com provided the and the sta	(B) NON PROCESSED GAS. Royalty on any gas (including flared gas), which is defined as all hydrocarbons and gaseous substant oil in subparagraph (A) above, produced from any well on said land (except as provided herein with respect to gas processed in ion of gasoline, liquid hydrocarbons or other products) shall be 25% part of the gross production or the market value there we owner of the soil or the Commissioner of the General Land Office, such value to be based on the highest market price paid or apparable quality in the general area where produced and when run, or the gross price paid or offered to the producer, whichever is the maximum pressure base in measuring the gas under this lease shall not at any time exceed 14.65 pounds per square included base temperature shall be sixty (60) degrees Fahrenheit, correction to be made for pressure according to Boyle's Law, and fording to tests made by the Balance Method or by the most approved method of testing being used by the industry at the time of testing the gas all hydrocarbons and gaseous substants.

(D) OTHER PRODUCTS. Royalty on carbon black, sulphur or any other products produced or manufactured from gas (excepting liquid hydrocarbons) whether said gas be "casinghead," "dry," or any other gas, by fractionating, burning or any other processing shall be 25% part of the gross production of such products, or the market value thereof, at the option of the owner of the soil or the Commissioner of the General Land Office, such market value to be determined as follows: 1) on the basis of the highest market price of each product for the same month in which such product is produced, or 2) on the basis of the average gross sale price of each product for the same month in which such products are produced; whichever is the greater.

5. MINIMUM ROYALTY. During any year after the expiration of the primary term of this lease, if this lease is maintained by production, the royalties paid under this lease in no event shall be less than an amount equal to the total annual delay rental herein provided; otherwise, there shall be due and payable on or before the last day of the month succeeding the anniversary date of this lease a sum equal to the total annual rental less the amount of royalties paid during the preceding year. If Paragraph 3 of this lease does not specify a delay rental amount, then for the purposes of this paragraph, the delay rental amount shall be one dollar (\$1.00) per acre.



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- 6. ROYALTY IN KIND. Notwithstanding any other provision in this lease, at any time or from time to time, the owner of the soil or the Commissioner of the General Land Office may, at the option of either, upon not less than sixty (60) days' notice to the holder of the lease, require that the payment of any royalties accruing to such royalty owner under this lease be made in kind. The owner of the soil's or the Commissioner of the General Land Office's right to take its royalty in kind shall not diminish or negate the owner of the soil's or the Commissioner of the General Land Office's rights or Lessee's obligations, whether express or implied, under this lease.
- 7. NO DEDUCTIONS. Lessee agrees that all royalties accruing under this lease (including those paid in kind) shall be without deduction for the cost of producing, gathering, storing, separating, treating, dehydrating, compressing, processing, transporting, and otherwise making the oil, gas and other products hereunder ready for sale or use. Lessee agrees to compute and pay royalties on the gross value received, including any reimbursements for severance taxes and production related costs.
- 8. PLANT FUEL AND RECYCLED GAS. No royalty shall be payable on any gas as may represent this lease's proportionate share of any fuel used to process gas produced hereunder in any processing plant. Notwithstanding any other provision of this lease, and subject to the written consent of the owner of the soil and the Commissioner of the General Land Office, Lessee may recycle gas for gas lift purposes on the leased premises or for injection into any oil or gas producing formation underlying the leased premises after the liquid hydrocarbons contained in the gas have been removed; no royalties shall be payable on the recycled gas until it is produced and sold or used by Lessee in a manner which entitles the royalty owners to a royalty under this lease.
- 9. ROYALTY PAYMENTS AND REPORTS. All royalties not taken in kind shall be paid to the Commissioner of the General Land Office at Austin, Texas, in the following manner:

Payment of royalty on production of oil and gas shall be as provided in the rules set forth in the Texas Register. Rules currently provide that royalty on oil is due and must be received in the General Land Office on or before the 5th day of the second month succeeding the month of production, and royalty on gas is due and must be received in the General Land Office on or before the 15th day of the second month succeeding the month of production, accompanied by the affidavit of the owner, manager or other authorized agent, completed in the form and manner prescribed by the General Land Office and showing the gross amount and disposition of all oil and gas produced and the market value of the oil and gas, together with a copy of all documents, records or reports confirming the gross production, disposition and market value including gas meter readings, pipeline receipts, gas line receipts and other checks or memoranda of amount produced and put into pipelines, tanks, or pools and gas lines or gas storage, and any other reports or records which the General Land Office may require to verify the gross production, disposition and market value. In all cases the authority of a manager or agent to act for the Lessee herein must be filed in the General Land Office. Each royalty payment shall be accompanied by a check stub, schedule, summary or other remittance advice showing by the assigned General Land Office lease number the amount of royalty being paid on each lease. If Lessee pays his royalty on or before thirty (30) days after the royalty payment was due, then Lessee owes a penalty of 5% on the royalty or \$25.00, whichever is greater. A royalty payment which is over thirty (30) days late shall accrue a penalty of 10% of the royalty due or \$25.00 whichever is greater. In addition to a penalty, royalties shall accrue interest at a rate of 12% per year; such interest will begin to accrue when the royalty is sixty (60) days overdue. Affidavits and supporting documents which are not filed when due shall incur a penalty in an amount set by the General Land Office administrative rule which is effective on the date when the affidavits or supporting documents were due. The Lessee shall bear all responsibility for paying or causing royalties to be paid as prescribed by the due date provided herein. Payment of the delinquency penalty shall in no way operate to prohibit the State's right of forfeiture as provided by law nor act to postpone the date on which royalties were originally due. The above penalty provisions shall not apply in cases of title dispute as to the State's portion of the royalty or to that portion of the royalty in dispute as to fair market value.

- 10. (A) RESERVES, CONTRACTS AND OTHER RECORDS. Lessee shall annually furnish the Commissioner of the General Land Office with its best possible estimate of oil and gas reserves underlying this lease or allocable to this lease and shall furnish said Commissioner with copies of all contracts under which gas is sold or processed and all subsequent agreements and amendments to such contracts within thirty (30) days after entering into or making such contracts, agreements or amendments. Such contracts and agreements when received by the General Land Office shall be held in confidence by the General Land Office unless otherwise authorized by Lessee. All other contracts and records pertaining to the production, transportation, sale and marketing of the oil and gas produced on said premises, including the books and accounts, receipts and discharges of all wells, tanks, pools, meters, and pipelines shall at all times be subject to inspection and examination by the Commissioner of the General Land Office, the Attorney General, the Governor, or the representative of any of them.
- (B) PERMITS, DRILLING RECORDS. Written notice of all operations on this lease shall be submitted to the Commissioner of the General Land Office by Lessee or operator five (5) days before spud date, workover, re-entry, temporary abandonment or plug and abandonment of any well or wells. Such written notice to the General Land Office shall include copies of Railroad Commission forms for application to drill. Copies of well tests, completion reports and plugging reports shall be supplied to the General Land Office at the time they are filed with the Texas Railroad Commission. All applications, permits, reports or other filings that reference this lease or any specific well on the leased premises and that are submitted to the Texas Railroad Commission or any other governmental agency shall include the word "State" in the title. Additionally, in accordance with Railroad Commission rules, any signage on the leased premises for the purpose of identifying wells, tank batteries or other associated improvements to the land must also include the word "State." Lessee shall supply the General Land Office with any records, memoranda, accounts, reports, cuttings and cores, or other information relative to the operation of the above-described premises, which may be requested by the General Land Office, in addition to those herein expressly provided for. Lessee shall have an electrical and/or radioactivity survey made on the bore-hole section, from the base of the surface casing to the total depth of well, of all wells drilled on the above described premises and shall transmit a true copy of the log of each survey on each well to the General Land Office within fifteen (15) days after the making of said survey.
- (C) PENALTIES. Lessee shall incur a penalty whenever reports, documents or other materials are not filed in the General Land Office when due. The penalty for late filing shall be set by the General Land Office administrative rule which is effective on the date when the materials were due in the General Land Office.
- 11. DRY HOLE/CESSATION OF PRODUCTION DURING PRIMARY TERM. If, during the primary term hereof and prior to discovery and production of oil or gas on said land, Lessee should drill a dry hole or holes thereon, or if during the primary term hereof and after the discovery and actual production of oil or gas from the leased premises such production thereof should cease from any cause, this lease shall not terminate if on or before the expiration of sixty (60) days from date of completion of said dry hole or cessation of production Lessee commences additional drilling or reworking operations thereon, or pays or tenders the next annual delay rental in the same manner as provided in this lease. If, during the last year of the primary term or within sixty (60) days prior thereto, a dry hole be completed and abandoned, or the production of oil or gas should cease for any cause, Lessee's rights shall remain in full force and effect without further operations until the expiration of the primary term; and if Lessee has not resumed production in paying quantities at the expiration of the primary term, Lessee may maintain this lease by conducting additional drilling or reworking



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operations pursuant to Paragraph 13, using the expiration of the primary term as the date of cessation of production under Paragraph 13. Should the first well or any subsequent well drilled on the above described land be completed as a shut-in oil or gas well within the primary term hereof, Lessee may resume payment of the annual rental in the same manner as provided herein on or before the rental paying date following the expiration of sixty (60) days from the date of completion of such shut-in oil or gas well and upon the failure to make such payment, this lease shall ipso facto terminate. If at the expiration of the primary term or any time thereafter a shut-in oil or gas well is located on the leased premises, payments may be made in accordance with the shut-in provisions hereof.

- 12. DRILLING AND REWORKING AT EXPIRATION OF PRIMARY TERM. If, at the expiration of the primary term, neither oil nor gas is being produced on said land, but Lessee is then engaged in drilling or reworking operations thereon, this lease shall remain in force so long as operations on said well or for drilling or reworking of any additional wells are prosecuted in good faith and in workmanlike manner without interruptions totaling more than sixty (60) days during any one such operation, and if they result in the production of oil and/or gas, so long thereafter as oil and/or gas is produced in paying quantities from said land, or payment of shut-in oil or gas well royalties or compensatory royalties is made as provided in this lease.
- 13. CESSATION, DRILLING, AND REWORKING. If, after the expiration of the primary term, production of oil or gas from the leased premises, after once obtained, should cease from any cause, this lease shall not terminate if Lessee commences additional drilling or reworking operations within sixty (60) days after such cessation, and this lease shall remain in full force and effect for so long as such operations continue in good faith and in workmanlike manner without interruptions totaling more than sixty (60) days. If such drilling or reworking operations result in the production of oil or gas, the lease shall remain in full force and effect for so long as oil or gas is produced from the leased premises in paying quantities or payment of shut-in oil or gas well royalties or payment of compensatory royalties is made as provided herein or as provided by law. If the drilling or reworking operations result in the completion of a well as a dry hole, the lease will not terminate if the Lessee commences additional drilling or reworking operations within sixty (60) days after the completion of the well as a dry hole, and this lease shall remain in effect so long as Lessee continues drilling or reworking operations in good faith and in a workmanlike manner without interruptions totaling more than sixty (60) days. Lessee shall give written notice to the General Land Office within thirty (30) days of any cessation of production.
- 14. SHUT-IN ROYALTIES. For purposes of this paragraph, "well" means any well that has been assigned a well number by the state agency having jurisdiction over the production of oil and gas. If, at any time after the expiration of the primary term of a lease that, until being shut in, was being maintained in force and effect, a well capable of producing oil or gas in paying quantities is located on the leased premises, but oil or gas is not being produced for lack of suitable production facilities or lack of a suitable market, then Lessee may pay as a shut-in oil or gas royalty an amount equal to double the annual rental provided in the lease, but not less than \$1,200 a year for each well capable of producing oil or gas in paying quantities. If Paragraph 3 of this lease does not specify a delay rental amount, then for the purposes of this paragraph, the delay rental amount shall be one dollar (\$1.00) per acre. To be effective, each initial shut-in oil or gas royalty must be paid on or before: (1) the expiration of the primary term, (2) 60 days after the Lessee ceases to produce oil or gas from the leased premises, or (3) 60 days after Lessee completes a drilling or reworking operation in accordance with the lease provisions; whichever date is latest. Such payment shall be made one-half (1/2) to the Commissioner of the General Land Office and one-half (1/2) to the owner of the soil. If the shut-in oil or gas royalty is paid, the lease shall be considered to be a producing lease and the payment shall extend the term of the lease for a period of one year from the end of the primary term, or from the first day of the month following the month in which production ceased, and, after that, if no suitable production facilities or suitable market for the oil or gas exists, Lessee may extend the lease for four more successive periods of one (1) year by paying the same amount each year on or before the expiration of each shut-in year.
- 15. COMPENSATORY ROYALTIES. If, during the period the lease is kept in effect by payment of the shut-in oil or gas royalty, oil or gas is sold and delivered in paying quantities from a well located within one thousand (1,000) feet of the leased premises and completed in the same producing reservoir, or in any case in which drainage is occurring, the right to continue to maintain the lease by paying the shut-in oil or gas royalty shall cease, but the lease shall remain effective for the remainder of the year for which the royalty has been paid. The Lessee may maintain the lease for four more successive years by Lessee paying compensatory royalty at the royalty rate provided in the lease of the market value of production from the well causing the drainage or which is completed in the same producing reservoir and within one thousand (1,000) feet of the leased premises. The compensatory royalty is to be paid monthly, one-half (1/2) to the Commissioner of the General Land Office and one-half (1/2) to the owner of the soil, beginning on or before the last day of the month following the month in which the oil or gas is produced from the well causing the drainage or that is completed in the same producing reservoir and located within one thousand (1,000) feet of the leased premises. If the compensatory royalty paid in any 12-month period is an amount less than the annual shut-in oil or gas royalty, Lessee shall pay an amount equal to the difference within thirty (30) days from the end of the 12-month period. Compensatory royalty payments which are not timely paid will accrue penalty and interest in accordance with Paragraph 9 of this lease. None of these provisions will relieve Lessee of the obligation of reasonable development nor the obligation to drill offset wells as provided in Texas Natural Resources Code 52.173; however, at the determination of the Commissioner, and with the Commissioner's written approval, the payment of compensatory royalties can satisfy the obligation to drill offset wells.
- 16. RETAINED ACREAGE. Notwithstanding any provision of this lease to the contrary, after a well producing or capable of producing oil or gas has been completed on the leased premises, Lessee shall exercise the diligence of a reasonably prudent operator in drilling such additional well or wells as may be reasonably necessary for the proper development of the leased premises and in marketing the production thereon.
- (A) VERTICAL. In the event this lease is in force and effect two (2) years after the expiration date of the primary or extended term it shall then terminate as to all of the leased premises, EXCEPT (1) 40 acres surrounding each oil well capable of producing in paying quantities and 320 acres surrounding each gas well capable of producing in paying quantities (including a shut-in oil or gas well as provided in Paragraph 14 hereof), or a well upon which Lessee is then engaged in continuous drilling or reworking operations, or (2) the number of acres included in a producing pooled unit pursuant to Texas Natural Resources Code 52.151-52.154, or (3) such greater or lesser number of acres as may then be allocated for production purposes to a proration unit for each such producing well under the rules and regulations of the Railroad Commission of Texas, or any successor agency, or other governmental authority having jurisdiction. If at any time after the effective date of the partial termination provisions hereof, the applicable field rules are changed or the well or wells located thereon are reclassified so that less acreage is thereafter allocated to said well or wells for production purposes, this lease shall thereupon terminate as to all acreage not thereafter allocated to said well or wells for production purposes. Notwithstanding the termination of this lease as to a portion of the lands covered hereby, Lessee shall nevertheless continue to have the right of ingress to and egress from the lands still subject to this lease for all purposes described in Paragraph 1 hereof, together with easements and rights-of-way for existing roads, existing pipelines and other existing facilities on, over and across all the lands described in Paragraph 1 hereof ("the retained lands"), for access to and from the retained lands and for the gathering or transportation of oil, gas and other minerals produced from the retained lands.



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(B) HORIZONTAL. In the event this lease is in force and effect two (2) years after the expiration date of the primary or extended term it shall further terminate as to all depths below 100 feet below the total depth drilled (hereinafter "deeper depths") in each well located on acreage retained in Paragraph 16 (A) above, unless on or before two (2) years after the primary or extended term Lessee pays an amount equal to one-half (1/2) of the bonus originally paid as consideration for this lease (as specified on page 1 hereof). If such amount is paid, this lease shall be in force and effect as to such deeper depths, and said termination shall be delayed for an additional period of two (2) years and so long thereafter as oil or gas is produced in paying quantities from such deeper depths covered by this lease.

(C) IDENTIFICATION AND FILING. The surface acreage retained hereunder as to each well shall, as nearly as practical, be in the form of a square with the well located in the center thereof, or such other shape as may be approved by the Commissioner of the General Land Office. Within thirty (30) days after partial termination of this lease as provided herein, Lessee shall execute and record a release or releases containing a satisfactory legal description of the acreage and/or depths not retained hereunder. The recorded release, or a certified copy of same, shall be filed in the General Land Office, accompanied by the filing fee prescribed by the General Land Office rules in effect on the date the release is filed. If Lessee fails or refuses to execute and record such release or releases within ninety (90) days after being requested to do so by the General Land Office, then the Commissioner at his sole discretion may designate by written instrument the acreage and/or depths to be released hereunder and record such instrument at Lessee's expense in the county or counties where the lease is located and in the official records of the General Land Office and such designation shall be binding upon Lessee for all purposes.

17. OFFSET WELLS. Neither the bonus, delay rentals, nor royalties paid, or to be paid, under this lease shall relieve Lessee of his obligation to protect the oil and gas under the above-described land from being drained. Lessee, sublessee, receiver or other agent in control of the leased premises shall drill as many wells as the facts may justify and shall use appropriate means and drill to a depth necessary to prevent undue drainage of oil and gas from the leased premises. In addition, if oil and/or gas should be produced in commercial quantities within 1,000 feet of the leased premises, or in any case where the leased premises is being drained by production of oil or gas, the Lessee, sublessee, receiver or other agent in control of the leased premises shall in good faith begin the drilling of a well or wells upon the leased premises within 100 days after the draining well or wells or the well or wells completed within 1,000 feet of the leased premises start producing in commercial quantities and shall prosecute such drilling with diligence. Failure to satisfy the statutory offset obligation may subject this lease and the owner of the soil's agency rights to forfeiture. Only upon the determination of the Commissioner of the General Land Office and with his written approval may the payment of compensatory royalty under applicable statutory parameters satisfy the obligation to drill an offset well or wells required under this paragraph.

18. FORCE MAJEURE. If, after a good faith effort, Lessee is prevented from complying with any express or implied covenant of this lease, from conducting drilling operations on the leased premises, or from producing oil or gas from the leased premises by reason of war, rebellion, riots, strikes, acts of God, or any valid order, rule or regulation of government authority, then while so prevented, Lessee's obligation to comply with such covenant shall be suspended and Lessee shall not be liable for damages for failure to comply with such covenants; additionally, this lease shall be extended while Lessee is prevented, by any such cause, from conducting drilling and reworking operations or from producing oil or gas from the leased premises. However, nothing in this paragraph shall suspend the payment of delay rentals in order to maintain this lease in effect during the primary term in the absence of such drilling or reworking operations or production of oil or gas.

19. LIMITED WARRANTY. The owner of the soil warrants and agrees to defend title to the leased premises against all parties claiming by, through, or under the owner of the soil, but not otherwise. If the owner of the soil defaults in payments owed on the leased premises, then Lessee may redeem the rights of the owner of the soil in the leased premises by paying any mortgage, taxes or other liens on the leased premises. If Lessee makes payments on behalf of the owner of the soil under this paragraph, Lessee may recover the cost of these payments from the rental and royalties due the owner of the soil.

20. (A) PROPORTIONATE REDUCTION CLAUSE. If the owner of the soil owns less than the entire undivided surface estate in the above described land, whether or not Lessee's interest is specified herein, then the royalties and rental herein provided to be paid to the owner of the soil shall be paid to him in the proportion which his interest bears to the entire undivided surface estate and the royalties and rental herein provided to be paid to the Commissioner of the General Land Office of the State of Texas shall be likewise proportionately reduced. However, before Lessee adjusts the royalty or rental due to the Commissioner of the General Land Office, Lessee or his authorized representative must submit to the Commissioner of the General Land Office a written statement which explains the discrepancy between the interest purportedly leased under this lease and the actual interest owned by the owner of the soil. The Commissioner of the General Land Office shall be paid the value of the whole production allocable to any undivided interest not covered by a lease, less the proportionate development and production cost allocable to such undivided interest. However, in no event shall the Commissioner of the General Land Office receive as a royalty on the gross production allocable to the undivided interest not leased an amount less than the value of one-sixteenth (1/16) of such gross production.

(B) REDUCTION OF PAYMENTS. If, during the primary term, a portion of the land covered by this lease is included within the boundaries of a pooled unit that has been approved by the School Land Board and the owner of the soil in accordance with Natural Resources Code Sections 52.151-52.154, or if, at any time after the expiration of the primary term or the extended term, this lease covers a lesser number of acres than the total amount described herein, payments that are made on a per acre basis hereunder shall be reduced according to the number of acres pooled, released, surrendered, or otherwise severed, so that payments determined on a per acre basis under the terms of this lease during the primary term shall be calculated based upon the number of acres outside the boundaries of a pooled unit, or, if after the expiration of the primary term, the number of acres actually retained and covered by this lease.

21. USE OF WATER. Lessee shall have the right to use water produced on said land necessary for operations under this lease except water from wells or tanks of the owner of the soil; provided, however, Lessee shall not use potable water or water suitable for livestock or irrigation purposes for waterflood operations without the prior consent of the owner of the soil.

22. AUTHORIZED DAMAGES. Lessee shall pay the owner of the soil for damages caused by its operations to all personal property, improvements, livestock and crops on said land.

23. PIPELINE DEPTH. When requested by the owner of the soil, Lessee shall bury its pipelines below plow depth.

24. WELL LOCATION LIMIT. No well shall be drilled nearer than two hundred (200) feet to any house or barn now on said premises without the written consent of the owner of the soil.



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26. REMOVAL OF EQUIPMENT. Subject to limitations in this paragraph, Lessee shall have the right to remove machinery and fixtures placed by Lessee on the leased premises, including the right to draw and remove casing, within one hundred twenty (120) days after the expiration or the termination of this lease unless the owner of the soil grants Lessee an extension of this 120-day period. However, Lessee may not remove casing from any well capable of producing oil and gas in paying quantities. Additionally, Lessee may not draw and remove casing until after thirty (30) days written notice to the Commissioner of the General Land Office and to the owner of the soil. The owner of the soil shall become the owner of any machinery, fixtures, or casing which are not timely removed by Lessee under the terms of this paragraph.

27. (A) ASSIGNMENTS. Under the conditions contained in this paragraph and Paragraph 29 of this lease, the rights and estates of either party to this lease may be assigned, in whole or in part, and the provisions of this lease shall extend to and be binding upon their heirs, devisees, legal representatives, successors and assigns. However, a change or division in ownership of the land, rentals, or royalties will not enlarge the obligations of Lessee, diminish the rights, privileges and estates of Lessee, impair the effectiveness of any payment made by Lessee or impair the effectiveness of any payment made by Lessee or impair the effectiveness of any payment made by Lessee or impair the effectiveness of any act performed by Lessee. And no change or division in ownership of the land, rentals, or royalties shall bind Lessee for any purpose until thirty (30) days after the owner of the soil (or his heirs, devisees, legal representatives or assigns) furnishes the Lessee with satisfactory written evidence of the change in ownership, including the original recorded muniments of title (or a certified copy of such original) when the ownership changed because of a conveyance. A total or partial assignment of this lease shall, to the extent of the interest assigned, relieve and discharge Lessee of all subsequent obligations under this lease. If this lease is assigned in its entirety as to only part of the acreage, the right and option to pay rentals shall be apportioned as between the several owners ratably, according to the area of each, and failure by one or more of them to pay his share of the rental shall not affect this lease on the part of the land upon which pro rata rentals are timely paid or tendered; however, if the assignor or assignee does not file a certified copy of such assignment in the General Land Office before the next rental paying date, the entire lease shall terminate for failure to pay the entire rental due under Paragraph 3. Every assignee shall succeed to all rights and be subject to all obligation

(B) ASSIGNMENT LIMITATION. Notwithstanding any provision in Paragraph 27(a), if the owner of the soil acquires this lease in whole or in part by assignment without the prior written approval of the Commissioner of the General Land Office, this lease is void as of the time of assignment and the agency power of the owner may be forfeited by the Commissioner. An assignment will be treated as if it were made to the owner of the soil if the assignee is:

(1) a nominee of the owner of the soil;

(2) a corporation or subsidiary in which the owner of the soil is a principal stockholder or is an employee of such a corporation or subsidiary;

(3) a partnership in which the owner of the soil is a partner or is an employee of such a partnership;

(4) a principal stockholder or employee of the corporation which is the owner of the soil;

(5) a partner or employee in a partnership which is the owner of the soil;

(6) a fiduciary for the owner of the soil; including but not limited to a guardian, trustee, executor, administrator, receiver, or conservator for the owner of the soil; or

(7) a family member of the owner of the soil or related to the owner of the soil by marriage, blood, or adoption.

28. RELEASES. Under the conditions contained in this paragraph and Paragraph 29, Lessee may at any time execute and deliver to the owner of the soil and place of record a release or releases covering any portion or portions of the leased premises, and thereby surrender this lease as to such portion or portions, and be relieved of all subsequent obligations as to acreage surrendered. If any part of this lease is properly surrendered, the delay rental due under this lease shall be reduced by the proportion that the surrendered acreage bears to the acreage which was covered by this lease immediately prior to such surrender; however, such release will not relieve Lessee of any liabilities which may have accrued under this lease prior to the surrender of such acreage.

29. FILING OF ASSIGNMENTS AND RELEASES. If all or any part of this lease is assigned or released, such assignment or release must be recorded in the county where the land is situated, and the recorded instrument, or a copy of the recorded instrument certified by the County Clerk of the county in which the instrument is recorded, must be filed in the General Land Office within 90 days of the last execution date accompanied by the prescribed filing fee. If any such assignment is not so filed, the rights acquired under this lease shall be subject to forfeiture at the option of the Commissioner of the General Land Office.

30. DISCLOSURE CLAUSE. All provisions pertaining to the lease of the above-described land have been included in this instrument, including the statement of the true consideration to be paid for the execution of this lease and the rights and duties of the parties. Any collateral agreements concerning the development of oil and gas from the leased premises which are not contained in this lease render this lease invalid.

31. FIDUCIARY DUTY. The owner of the soil owes the State a fiduciary duty and must fully disclose any facts affecting the State's interest in the leased premises. When the interests of the owner of the soil conflict with those of the State, the owner of the soil is obligated to put the State's interests before his personal interests.

32. FORFEITURE. If Lessee shall fail or refuse to make the payment of any sum within thirty days after it becomes due, or if Lessee or an authorized agent should knowingly make any false return or false report concerning production or drilling, or if Lessee shall fail or refuse to drill any offset well or wells in good faith as required by law and the rules and regulations adopted by the Commissioner of the General Land Office, or if Lessee should fail to file reports in the manner required by law or fail to comply with rules and regulations promulgated by the General Land Office, the School Land Board, or the Railroad Commission, or if Lessee should refuse the proper authority access to the records pertaining to operations, or if Lessee or an authorized agent should knowingly fail or refuse to give correct information to the proper authority, or knowingly fail or refuse to furnish the General Land Office a correct log of any well, or if Lessee shall knowingly violate any of the material provisions of this lease, or if this lease is assigned and the assignment is not filed in the General Land Office as required by law, the rights acquired under this lease shall be subject to forfeiture by the



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Commissioner, and he shall forfeit same when sufficiently informed of the facts which authorize a forfeiture, and when forfeited the area shall again be subject to lease under the terms of the Relinquishment Act. However, nothing herein shall be construed as waiving the automatic termination of this lease by operation of law or by reason of any special limitation arising hereunder. Forfeitures may be set aside and this lease and all rights thereunder reinstated before the rights of another intervene upon satisfactory evidence to the Commissioner of the General Land Office of future compliance with the provisions of the law and of this lease and the rules and regulations that may be adopted relative hereto.

33. LIEN. In accordance with Texas Natural Resources Code 52.136, the State shall have a first lien upon all oil and gas produced from the area covered by this lease to secure payment of all unpaid royalty and other sums of money that may become due under this lease. By acceptance of this lease, Lessee grants the State, in addition to the lien provided by Texas Natural Resources Code 52.136 and any other applicable statutory lien, an express contractual lien on and security interest in all leased minerals in and extracted from the leased premises, all proceeds which may accrue to Lessee from the sale of such leased minerals, whether such proceeds are held by Lessee or by a third party, and all fixtures on and improvements to the leased premises used in connection with the production or processing of such leased minerals in order to secure the payment of all royalties or other amounts due or to become due under this lease and to secure payment of any damages or loss that Lessor may suffer by reason of Lessee's breach of any covenant or condition of this lease, whether express or implied. This lien and security interest may be foreclosed with or without court proceedings in the manner provided in the Title 1, Chap. 9 of the Texas Business and Commerce Code. Lessee agrees that the Commissioner may require Lessee to execute and record such instruments as may be reasonably necessary to acknowledge, attach or perfect this lien. Lessee hereby represents that there are no prior or superior liens arising from and relating to Lessee's activities upon the above-described property or from Lessee's acquisition of this lease. Should the Commissioner at any time determine that this representation is not true, then the Commissioner may declare this lease forfeited as provided herein.

34. POOLING. Lessee is hereby granted the right to pool or unitize the royalty interest of the owner of the soil under this lease with any other leasehold or mineral interest for the exploration, development and production of oil or gas or either of them upon the same terms as shall be approved by the School Land Board and the Commissioner of the General Land Office for the pooling or unitizing of the interest of the State under this lease pursuant to Texas Natural Resources Code 52.151-52.154. The owner of the soil agrees that the inclusion of this provision in this lease satisfies the execution requirements stated in Texas Natural Resources Code 52.152.

35. INDEMNITY. Lessee hereby releases and discharges the State of Texas and the owner of the soil, their officers, employees, partners, agents, contractors, subcontractors, guests, invitees, and their respective successors and assigns, of and from all and any actions and causes of action of every nature, or other harm, including environmental harm, for which recovery of damages is sought, including, but not limited to, all losses and expenses which are caused by the activities of Lessee, its officers, employees, and agents arising out of, incidental to, or resulting from, the operations of or for Lessee on the leased premises hereunder, or that may arise out of or be occasioned by Lessee's breach of any of the terms or provisions of this Agreement, or by any other negligent or strictly liable act or omission of Lessee. Further, Lessee hereby agrees to be liable for, exonerate, indemnity, defend and hold harmless the State of Texas and the owner of the soil, their officers, employees and agents, their successors or assigns, against any and all claims, liabilities, losses, damages, actions, personal injury (including death), costs and expenses, or other harm for which recovery of damages is sought, under any theory including tort, contract, or strict liability, including attorneys' fees and other legal expenses, including those related to environmental hazards, on the leased premises or in any way related to Lessee's failure to comply with any and all environmental laws; those arising from or in any way related to Lessee's operations or any other of Lessee's breach of any of the terms or provisions of this Agreement or any other act or omission of Lessee, its directors, officers, employees, partners, agents, contractors, subcontractors, guests, invitees, and their respective successors and assigns. Each assignee of this Agreement, or an interest therein, agrees to be liable for, exonerate, indemnify, defend and hold harmless the State of Texas and the owner of the soil, their officers, employees, and agents in th

36. ENVIRONMENTAL HAZARDS. Lessee shall use the highest degree of care and all reasonable safeguards to prevent contamination or pollution of any environmental medium, including soil, surface waters, groundwater, sediments, and surface or subsurface strata, ambient air or any other environmental medium in, on, or under, the leased premises, by any waste, pollutant, or contaminant. Lessee shall not bring or permit to remain on the leased premises any asbestos containing materials, explosives, toxic materials, or substances regulated as hazardous wastes, hazardous materials, hazardous substances (as the term "Hazardous Substances" is defined in the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. Sections 9601, et seq.), or toxic substances under any federal, state, or local law or regulation ("Hazardous Materials"), except ordinary products commonly used in connection with oil and gas exploration and development operations and stored in the usual manner and quantities. LESSEE'S VIOLATION OF THE FOREGOING PROHIBITION SHALL CONSTITUTE A MATERIAL BREACH AND DEFAULT HEREUNDER AND LESSEE SHALL INDEMNIFY, HOLD HARMLESS AND DEFEND THE STATE OF TEXAS AND THE OWNER OF THE SOIL FROM AND AGAINST ANY CLAIMS, DAMAGES, JUDGMENTS, PENALTIES, LIABILITIES, AND COSTS (INCLUDING REASONABLE ATTORNEYS' FEES AND COURT COSTS) CAUSED BY OR ARISING OUT OF (1) A VIOLATION OF THE FOREGOING PROHIBITION OR (2) THE PRESENCE, RELEASE, OR DISPOSAL OF ANY HAZARDOUS MATERIALS ON, UNDER, OR ABOUT THE LEASED PREMISES DURING LESSEE'S OCCUPANCY OR CONTROL OF THE LEASED PREMISES. LESSEE SHALL CLEAN UP, REMOVE, REMEDY AND REPAIR ANY SOIL OR GROUND WATER CONTAMINATION AND DAMAGE CAUSED BY THE PRESENCE OR RELEASE OF ANY HAZARDOUS MATERIALS IN, ON, UNDER, OR ABOUT THE LEASED PREMISES DURING LESSEE'S OCCUPANCY OF THE LEASED PREMISES IN CONFORMANCE WITH THE REQUIREMENTS OF APPLICABLE LAW. THIS INDEMNIFICATION AND ASSUMPTION SHALL APPLY, BUT IS NOT LIMITED TO, LIABILITY FOR RESPONSE ACTIONS UNDERTAKEN PURSUANT TO CERC

37. APPLICABLE LAW. This lease is issued under the provisions of Texas Natural Resources Code 52.171 through 52.190, commonly known as the Relinquishment Act, and other applicable statutes and amendments thereto, and if any provision in this lease does not conform to these statutes, the statutes will prevail over any nonconforming lease provisions.



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38. EXECUTION. This oil and gas lease must be signed and acknowledged by the Lessee before it is filed of record in the county records and in the General Land Office of the State of Texas. Once the filing requirements found in Paragraph 39 of this lease have been satisfied, the effective date of this lease shall be the date found on Page 1.

39. LEASE FILING. Pursuant to Chapter 9 of the Texas Business and Commerce Code, this lease must be filed of record in the office of the County Clerk in any county in which all or any part of the leased premises is located, and certified copies thereof must be filed in the General Land Office. This lease is not effective until a certified copy of this lease (which is made and certified by the County Clerk from his records) is filed in the General Land Office in accordance with Texas Natural Resources Code 52.183. Additionally, this lease shall not be binding upon the State unless it recites the actual and true consideration paid or promised for execution of this lease. The bonus due the State and the prescribed filing fee shall accompany such certified copy to the General Land Office.

recites the actual and true consideration paid or promised for execution of this lease. The bonus d accompany such certified copy to the General Land Office.	lue the State and the prescribed filing fee shall
LESSEE: INDIGO INTERESTS, LLC	
BY:	
Title: PRESIDENY	
Date: 9- 16-2013	
BY: Susan J. Halbower, Trustee of the Rebecca A. Halbower Trust,	
the Susan J. Halbower Trust, and the Kathryn H. Johnson Trust	
as Trustee of said Trusts and as agent for the State of Texas	
Date: 09-13-13	
STATE OF TEXAS	
D h D - H \ ( ~	
Rebecca A. Halbower, Trustee of the Rebecca A. Halbower Trust,	
and the Susan J. Halbower Trust, and the Kathryn H. Johnson Trust	
as Trustee of said Trusts and as agent for the state of Texas.  Date:	
Date.	
STATE OF TEXAS	
1/ 1 1 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2	H. Johnson
STATE OF TEXAS  BY: Jam De Mour aka Kafyn  Kathryn H. Johnson, Trustee of the Rebecca A. Halbower Trust,	

the Susan J Halbower Trust, and the Kathryn H. Johnson Trust

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STATE OF Massachusetts COUNTY OF Nartick Pet

(INDIVIDUAL ACKNOWLEDGMENT)

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BEFORE ME, the undersigned authority, on this day personally appeared Son Halbower Known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office this the 13 day of 3eptember STATE OF Massachusetts COUNTY OF WONTOCKET BEFORE ME, the undersigned authority, on this day personally appeared Rebecca Ho Known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. P Given under my hand and seal of office this the 13 day of September G STATE OF Massachusetts 6 2 COUNTY OF WAYTUCK PS BEFORE ME, the undersigned authority, on this day personally appeared hathur 4 Known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office this the 13 day of September STATE OF TEXAS COUNTY OF MIDLAND BEFORE ME, the undersigned authority, on this day personally appeared Dan Gatewood known to me to be the person whose name is subscribed to the foregoing instruments as PRESIDENT of INDIGO INTERESTS, LLC and acknowledged to me that he executed The same for the purposes and consideration therein expressed, in the capacity stated, and as the act and deed of said Limited Liability Company. Given under my hand and seal of office this the 16th day of September . 2

Notary Public in and for

True and Correct

JANIS K JONES **NOTARY PUBLIC** State of Texas Comm. Exp. 07-07-2015

#### EXHIBIT "A"

To

Oil & Gas Lease dated September 10, 2013

By and between the State of Texas, acting by and through its agents, Susan J. Halbower, Rebecca A. Halbower and Kathryn H. Johnson as Trustees of Susan J Halbower Trusts, the Rebecca A. Halbower Trusts and the Kathryn H. Johnson Trust as Lessors and Indigo Interests, LLC, as Lessee

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LEGAL DESCRIPTION:

Tract 1: 640 acres of land, more or less, being all of section 5, Block 59 Public Schools Lands, A-4065, Reeves Co. Texas, being the same land described in Patent dated March 4, 1950 from the state of Texas to R L Umbenhour, recorded in Volume 6, Page 132 of the Reeves County Patent Records, being further described in that certain Deed dated December 1, 2003 from David Halbower, Jr. et ux to Susan J Halbower Trust et al recorded in Volume 674, Page 491 of the Reeves Co. Official Records.

Tract 2: 160 acres of land, more or less, being all of the N/4 of section 8, Block 59, Public School Lands, A-4064, Reeves County, Texas, being the same land described in Patent dated March 4, 1950 from the State of Texas to R. L. Umbenhour, recorded in Volume 6, Page 132 of the Reeves County Patent Records, being further described in that certain Deed dated December 1, 2003 from R. David Halbower, Jr. et ux to the Susan J. Halbower Trust et al, recorded in Volume 674, Page 491 of the Reeves County Official Records.

Tract 3: 160 acres of land, more or less, being all of the E/2 W/2 of section 18, Block 59, Public School Lands, A-4066, Reeves County, Texas, being the same land described in Patent dated March 4, 1950 from the State of Texas to R.L. Umbenhour, recorded in Volume 6, Page 132 of the Reeves County Patent Records, being further described in that certain Deed dated December 1, 2003 from R. David Halbower, Jr. et ux to the Susan J Halbower Trust et al, recorded in Volume 674, Page 491 of the Reeves County Official Records.

copy of Original filed in Reeves County Clerks Office

#### EXHIBIT "B"

- 40. With the understanding that any surface payments will be shared 50/50 with the State of Texas then with respect to actual operations conducted by Lessee on said lands, it is agreed by and between Lessor and Lessee as follows:
- (a) Prior to the commencement of any operations, Lessee shall give Lessor notice of Lessee's intentions to commence operations on said lands, or lands pooled therewith, the type of operations to be conducted, the approximate date of such commencement and the approximate location of same; such notice to be given within a reasonable time prior to the actual commencement of operations.
- (b) Lessee shall furnish Lessor with true copies of all applications and reports made by Lessor to the Railroad Commission of Texas and to any other governmental agency having jurisdiction, such copies to be furnished to Lessor upon written request.
  - (c) Lessee expressly consents and agrees to indemnify and hold Lessor harmless from any and all claims, damages and causes of action asserted by any person or persons for damages which are a result of Lessee's operations conducted under this lease.
- (d) Lessee shall install and maintain all equipment and conduct all operations in an environmentally sound manner, and in accordance with all federal, state and local environmental laws, regulations and ordinances, including those enforced by the Railroad Commission of Texas.
- (e) No well shall be drilled within 400 feet of any residence, house, barn, tank, water well or windmill located on said lands without first obtaining written permission from Lessor.
- (f) In the conduct of seismic exploratory operations under this lease, Lessee agrees that all operations will be kept a sufficient distance away from Lessor's water wells so as not to cause any damage to such water wells.
- (g) It is agreed and understood that promptly after the cessation of production, or upon the completion of drilling or reworking operations on each well on said lands, and within a reasonable time not to exceed ninety (90) days thereafter, Lessee shall level and cover all pits and dumps, remove all equipment and fixtures, brush and debris and put the surface of the land in substantially the same condition as it was before the commencement of such operations. Prior to constructing any roads on said lands, Lesser and Lessee will agree to the reasonable location of any such roads and Lessee agrees to build said roads in a manner to allow the natural drainage of the land. Once production is obtained, Lessee agrees to fence all production facilities and pits used on said lands and said fence will be of sufficient construction to turn all livestock.
  - (h) Lessee agrees at all times to use reasonable care in all Lessee's operations on said lands to prevent injury or damage to the cattle, livestock, buildings, or other property of Lessor, or of surface tenants, situated on the surface of said lands, or Lessor's water wells and tanks located thereon and Lessee agrees to pay Lessor for all damages to cattle, crops, buildings, livestock, fences, tanks, water wells and without limitation, all other property of Lessor situated on the surface of said lands resulting from Lessee's operations thereon; and Lessee further agrees to pay any surface tenant for all damages to cattle, livestock, grass and other property of the tenant situated on said lands and resulting from Lessee's operations thereon, if agreeable with Lessor.
- (i) Lessee agrees after cessation of its use of any water well drilled by Lessee on said lands, and prior to plugging or removing the casing therefrom, to tender such water well or wells to Lessor, and if Lessor shall elect to accept same, such water well shall be and become the property of Lessor upon payment to Lessee of the salvage value of the casing in the hole; provided, however that Lessee shall have the right to use such well or wells at any time during the continuance of this lease in connection with any of Lessee's operations on said lands, and provided further, that Lessor will thenceforth assume all risks and obligations



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attendant to Lessor's ownership and use of said water well or wells.

(j) It is provided, understood and agreed that this lease does not cover or include any right or privilege of hunting wildlife, fishing or engaging in other recreational activities on said lands, all such rights being expressly reserved by Lessor. Lessee shall not permit any guns or firearms of any nature or character to be carried in the vehicles or on the persons of any agent, employee, business invitee or independent contractor operating on the leased premises for the benefit of Lessee. Lessor reserves the right at any time and from time to time to inspect any vehicles located upon or coming on or off the leased premises for the benefit of Lessee's operations so as to insure that no guns or firearms are being carried. Violation of this covenant shall entitle Lessor to be paid liquidated damages by Lessee in the amount of \$500.00 for each such violation, plus attorney's fees in the event it is necessary to retain the services of a lawyer for the collection of such liquidated damages. Lessee shall not permit any agent, employee, business invitee or independent contractor operating on the leased premises for the benefit of Lessee to use the surface of said lands for any other than operational rights granted hereunder and all of such parties shall he restricted to operational areas and routes of ingress thereto and egress therefrom as designated by Lessee.

(k) It is understood and agreed that Lessee shall bury all pipelines, flow lines, if farming of the land is in current operation.

(I) Lessee shall remove from each well site, tank battery location, roads used by Lessee, pipeline rights-of-way and other operational sites all discarded materials and debris, trash, weeds and noxious vegetation as they accumulate. Lessee shall keep each well site, tank battery location, roads used by Lessee, and all other operational sites in a clean, neat and orderly condition throughout the term of this Lease. In addition, Lessee shall use reasonable diligence in maintaining operational areas so as to prevent damage or littering of adjoining lands.

(m) Lessee further agrees to notify Lessor of its plans to abandon said lands, and the approximate date of its cleanup operations in accordance with the foregoing paragraphs.

(n) Lessee expressly covenants and agrees to indemnify and hold Lessor harmless from any and all claims, damages and causes of action asserted by any other owner or tenant of the surface estate of said lands for performance of any obligation with respect to the surface estate, and/or for damages caused to the surface estate or improvements thereon as a result of Lessee's operations conducted under this lease.

STATE OF TEXAS

Susan J. Halbower, Trustee of the Rebecca A Halbower Trust, and the Susan J. Halbower Trust, and the Kathryn H. Johnson Trust as Trustee of said Trusts and as agent for the State of Texas

STATE OF TEXAS

Rebecca A. Halbower, Trustee of the Rebecca A Halbower Trust, and the Susan J. Halbower Trust, and the Kathryn H. Johnson Trust as Trustee of said Trusts and as agent for the State of Texas

STATE OF TEXAS

Kathryn H. Johnson, Trustee of the Rebecca A Halbower Trust, and the Susan J. Halbower Trust, and the Kathryn H. Johnson Trust as Trustee of said Trusts and as agent for the State of Texas

Inst No. 13-06768 DIANNE O. FLOREZ COUNTY CLERK 2013 Sep 19 at 09:04 AM 10

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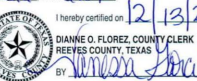
True and Correct
copy of
Original filed in
Reeves County

File No. 115832

Lease
Date Filed: 114/14
Jerry E. Patterson, Commissioner
By 644

# CERTIFIED TRUE AND CORRECT COPY CERTIFICATE STATE OF TEXAS COUNTY OF REEVES

The above and foregoing is a full, true and correct photographic copy of the original record now in my lawful custody and possession, as the same is filed/reporded in the public records of my office, found in VOL. DZ4. PAGE OLO., THRU Q.



CIMARE

1700 LINCOLN STREET
SUITE 1800
DENVER CO 80203-4518 (303) 295-3995

Check Number | 0001546243

Invoice #	Inv. Date	Description		scount Net Amount
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THIS CHECK IS VOID WITHOUT A BLUE & RED BACKGROUND AND AN ARTIFICIAL WATERMARK ON THE BACK - HOLD AT ANGLE TO VIEW



1700 LINCOLN STREET **SUITE 1800** DENVER CO 80203-4518 (303) 295-3995

Twenty Five Dollars and Zero Cents PAY

TO THE ORDER

STATE OF TEXAS . 1700 N CONGRESS AVE STE 840 AUSTIN TX 78701-1495

WELLS FARGO BANK NA

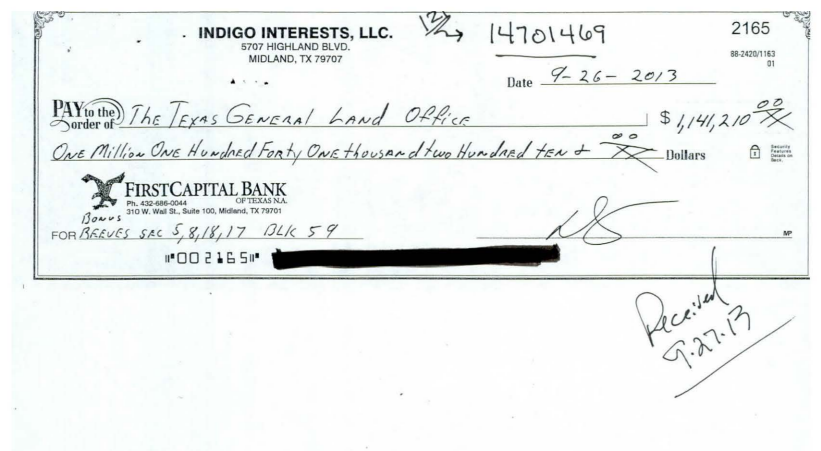
56-382/412

14706123

Present for payment within 180 days.

Vendor No.	Check No.	Check Date	Check Amount
023492	0001546243	01/09/2014	**********\$25.00

SIGNATURE HAS A COLORED BACKGROUND . BORDER CONTAINS MICROPRINTING



herse I - \$420,000. as Bonus 100. as Process 25. a P.1:ng

Lerse Z - \$720,000.00 Bonus \$960.00 Paid up Rental 100.00 Process 25.00 Poling

### INDIGO INTERESTS, LLC

214 W. Texas Ave. Suites 605 & 606 Midland, Texas 79701 office 432.218.7148 fax 432.689.8323 cell 432.853.9611



September 26, 2013

Mr. Drew Reid,

Re: Oil, Gas & Mineral Lease

Lease 1: E/2, SW/4, and S/2NW/4 Section 17, Block 59, PSL, Reeves County, Texas,

containing 560 acres more or less.

Lease 2: All of Section 5, N/4 of Section 8, and E/2W/2 of Section 18, Block 59, PSL,

Reeves County, Texas, containing 960 acres

Lease 1: \$1,500/ac Bonus, 1,500/ac 4th year rental, 5 year lease, 25% Royalty

Lease 2: \$1,500/ac Bonus, \$1.00 delay rental on years 2 and 3. 3 year lease, 25% royalty

#### Surface Owners:

LEASE 1:

John Zanca David Zanca

LEASE 2:

Susan J. Halbower, Trustee Rebecca A. Halbower, Trustee Kathryn Johnson, Trustee

The check included in this contains the total bonus, processing fee, & filing fee. Please feel free to contact me with any questions or concerns at (432) 853-9611 – Direct or by email at dangatewood@suddenlink.net

Sincerely,

Dan Gatewood

Indigo Interests, LLC 214 W. Texas Ave., Ste 605-606 Midland, TX 79701 Office# 432-218-7148 Cell# 432-853-9611

dangatewood@suddenlink.net

#### Drew Reid - Re: Sec. 17, 5, 8 & 18 in Blk. 59

From:

Drew Reid

To:

murphree, colt

**Subject:** Re: Sec. 17, 5, 8 & 18 in Blk. 59

Thanks Colt, you are approved, I had made changed to the work up's. Drew

>>> colt murphree <colt@wildhorseinterest.com> 9/9/2013 4:19 PM >>> Mr. Reid,

We are going to move forward on these two tracts:

- E/2, SW/4, & S/2NW/4 of Section 17 Blk 59 PSL

- Section 5, North 160 of Section 8, & E/2W/2 of Section 18 Blk 59 PSL

We will have to get one of these leases resigned but will try and expedite. Thank you.

Regards,

Colt Murphree

WildHorse Interest, LLC

214 W. Texas Ave. Suite 302

Midland, Texas 79701

Direct: 432 352 8883 Office: 432 695 4408

Fax: 432 218 7134

On Thu, Sep 5, 2013 at 11:51 AM, Drew Reid < <u>Drew.Reid@glo.texas.gov</u> > wrote:

The State will require \$1500.00 per ac. for these tracts in blk. 59. I have this price in Blk. 59 to the east of you in Sec. 22 & 23. To the north in Blk 56 and to the west in Blk 53. these are all new and when we talked I was not sure if the State had been paid, we have been paid so it makes the the \$1500.00 my going rate. Let me know if you are going to move forward. I can make the changes here and have these tracts approved.

Drew

9/9/2013 about:blank

File No. 115832

Lavar Leptor Blows & Jess

Date Filed: 1/14/14

By LH

By LH



### Drew Reid - 560 acres of Section 17, Block 58, PSL Reeves Co.

From:

colt murphree <colt@wildhorseinterest.com>

To:

Drew Reid <drew.reid@glo.state.tx.us>

Date:

9/3/2013 4:33 PM

Subject:

560 acres of Section 17, Block 58, PSL Reeves Co.

Attachments: 560 ac. Section 17 Blk 59.pdf

### Mr. Reid,

I have attached the lease that we discussed today regarding subject tract above. This lease has a \$1,250 bonus with delay rental of \$1,250 and 25% royalty. Indigo Interests which is the Lessee on this lease has Section 5, N/160 of Section 8, and E/2W/2 of Section 18, also in Block 59, PSL agreed at \$1,250 and is awaiting the return of the executed lease. Let me know if you need any other information. Thank you. Regards,

Colt Murphree

#### WildHorse Interest, LLC

214 W. Texas Ave. Suite 302

Midland, Texas 79701

Direct: 432 352 8883 Office: 432 695 4408

Fax: 432 218 7134

F-m	all re	(ease	execo	tie
Date Filed:	0/2/	1,7		injusting.



### GENERAL LAND OFFICE

JERRY PATTERSON, COMMISSIONER

January 7, 2014

Dan Gatewood Indigo Interests, LLC 214 W. Texas Ave., Suite 605-606 Midland, Texas 79701

Re: State Lease MF 115832

RAL Lease dated September 10, 2013 recorded in File 13-06768, covering 960 ac., Sec. 5, 8, 18, Blk. 59, PSL Survey, Reeves Co., TX, Susan J. Halbower Trust, et al, agent for State of TX, Lessor

Dear Mr. Gatewood:

The certified copy of the Relinquishment Act lease covering the above referenced tract has been approved and filed in our records under Mineral File numbers MF-115832. Please refer to this lease number when making payments to the State and in all future correspondence concerning the lease. Failure to include the mineral file number may delay processing of any payments towards the lease.

There are several contractual and statutory responsibilities for the Lessee which are material provisions of the lease as outlined in the agreement such as Section 10(B) which requires submission of written notice for all drilling, production and related activities. When forms are filed with the Texas Railroad Commission, they are required to be submitted to the General Land Office as well. Examples are W-1, Application to Drill; W-2, Oil Well Completion Report and Log; G-1, Gas Well Completion Report and Log; W-3, Plugging Report; G-5, Gas Well Classification Report; G-10, Gas Well Status Report; W-10, Oil Well Status Report; W-12, Inclination Report; electric logs; directional surveys.

Chapter 52 of the Texas Natural Resources Codes specifies that the surface owner's right to receive a portion of the revenues generated by the lease shall be in lieu of all damages to the soil. Therefore, any payments made for surface use or damages other than the authorized damages set out in the lease form must be shared equally with the state.

Your remittance of \$720,000.00 has been applied to the State's portion of the cash bonus. In addition, we are in receipt of your processing and filing fees.

Sincerely yours,

Deborah A. Cantu

Mineral Leasing, Energy Resources

Deborah a; Canta

(512) 305-8598

deborah.cantu@glo.texas.gov

File No	(15832
	11
Hua	1 CENTEL
Date Filed:	1/7/14
Jerry E. P	atterson, Commissioner
RVSH	



### GENERAL LAND OFFICE

JERRY PATTERSON, COMMISSIONER

July 25, 2014

David M. Rader Double Eagle 1401 Ballinger Street, Suite 200 Fort Worth, Texas 76102

RE: GLO Assignment ID # 9040

Dear Mr. Rader,

The General Land Office received the following instrument(s) and has filed them in the appropriate files.

Assignment of Oil and Gas Leases is effective September 30, 2013 from Indigo Interests, L.L.C., as assignor, to Double Eagle Delaware Basin L.L.C., as assignee. As filed for record in Reeves County, in volume 1027, page 638.

Please see attached "Exhibit A" for reference. Filing fees of \$50.00 were received in connection with the above assignment. Please feel free to contact me if you have any questions.

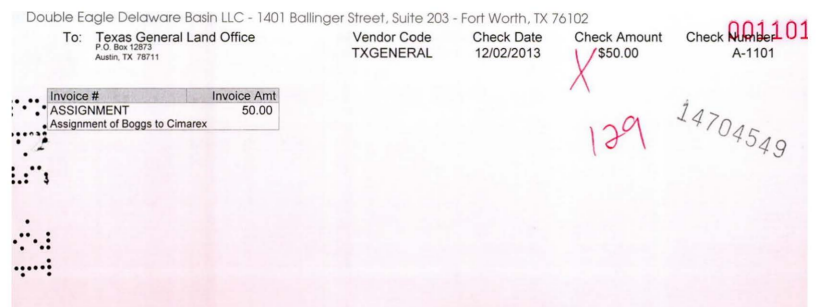
Best Regards,

Alberto Amesquita Mineral Leasing

Energy Resources

-			00 4	
Ex	nıi	) <i>If</i>	"A	,,,

GLO ID		County	Lease	
9040	Reeves		MF115832	_
9040	Reeves		MF115833	









November 27, 2013

Drew Reid Texas General Land Office P.O. Box 12873 Austin, Texas 7871-2873

Re:

Notification of Assignment Reeves County, Texas

Dear Mr. Reid:

Pursuant to Paragraph 29 of the State of Texas Relinquishment Act Lease Form, the Texas General Land Office shall be notified of any assignments of oil and gas leases and be provided with a certified copy thereof. Double Eagle Delaware Basin LLC hereby notifies the Texas General Land Office of the assignment of Oil and Gas Leases by and between Indigo Interests, LLC, as assignor, and Double Eagle Delaware Basin LLC, as assignee. A certified copy of the assignment describing the oil and gas leases assigned is enclosed herein as well as the prescribed filing fee.

Sincerely

David M. Rader

**Enclosures** 

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

> 13-07214 FILED FOR RECORD REEVES COUNTY, TEXAS Oct 04, 2013 at 01:22:00 PM

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THE STATE OF TEXAS

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**COUNTY OF REEVES** 

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#### ASSIGNMENT OF OIL AND GAS LEASES

NOW, THEREFORE, for and in consideration of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt of which are hereby acknowledged, and subject to the reservations, terms and conditions hereinafter contained, Indigo Interests, L.L.C., whose address is 214 W. Texas Ave. Suite 605, Midland, Texas, 79701 (hereinafter referred to as "Assignor", does hereby transfer and assign unto Double Eagle Delaware Basin LLC., hereinafter referred to as "Assignee", all right, title and interest (subject to the reservation made herein by Assignor) in and to the certain oil and gas leases more fully described in Exhibit "A" attached hereto and made a part hereof, to have and to hold the same unto Assignee, Assignee's successors and assigns forever.

Assignor excepts from this Assignment and reserves to (himself, herself, itself) an overriding royalty interest, if any, payable out of all oil, gas, and associated hydrocarbons produced, saved, and sold from the Lands and Leases equal to the difference between 25%, and all lease and leasehold estate burdens affecting or burdening Assignor's interest in the Leases as of the Effective Date of this Assignment. The overriding royalty Interest reserved by Assignor shall be subject to proportionate reduction if it is determined that the Leases cover less than 100% of the oil and gas mineral estate in the Lands, or Assignor owns less than all interest in the Leases. Should the lease be renewed, extended, or amended as to all or a part of the Land, the Override shall be effective as to the renewed or extended Lease.

This Assignment is further made and accepted subject to all of the teams, conditions, covenants and obligations contained in said leases.

The said Assignor will only warrant and forever defend the right and title to the assigned property unto Assignee against the claims of those persons claiming by, through or under Assignor, but not otherwise.

IN WITNESS WHEREOF, this instrument is executed the date of each party's acknowledgment, but to be effective for all purposes as of the 30th day of September, 2013.

ASSIGNOR:

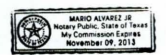
Dan Gatewood, President Indigo Interests, L.L.C.

STATE OF TEXAS

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COUNTY OF MIDLAND

This instrument was acknowledged before me on this 30 day of September , 2013, by Dan Gatewood as President, on behalf of Indigo Interests, LLC a Texas Limited Liability Company.



Notary Public, Stanof Texas



### **EXHIBIT A**

0 Attached to and made a part of that certain Assignment of Oil and Gas Leases dated effective September 26, 2013, by and between Indigo Interests, L.L.C., as Assignor, and Double Eagle Delaware Basin LLC., 1 as Assignee 0 2 The following lands are located in Reeves County, Texas State of Texas, acting by and through its agent, John Zanca and David Zanca Lessor: Lessee: Indigo Interests, LLC Date: 08/09/2013 Recorded: Description: Tract 1: E/2, SW/4, and S/2 of NW/4 of section 17, Block 59, PSL Survey, containing 560 G acres, more or less 0 Lessor: State of Texas, acting by and through its agent, Susan J. Halbower, Rebecca A. Halbower, Kathryn H. Johnson as trustees of the Susan J. Halbower Trust, the Rebecca

A. Halbower Trust and the Kathryn H. Johnson Trust Lessee: Indigo Interests, LLC

09/10/2013

Recorded:

Date:

Description: Tract 1: 640 acres of land, more or less, being all of section 5, Block 59 Public Schools Lands, A-4065, Reeves Co. Texas, being the same land described in Patent dated March 4, 1950 from the state of Texas to R L Umbenhour, recorded in Volume 6, Page 132 of the Reeves County Patent Records, being further described in that certain Deed dated December 1, 2003 from David Halbower, Jr. et ux to Susan J Halbower Trust et al

recorded in Volume 674, Page 491 of the Reeves Co. Official Records.

Tract 2: 160 acres of land, more or less, being all of the N/4 of section 8, Block 59, Public School Lands, A-4064, Reeves County, Texas, being the same land described in Patent dated March 4, 1950 from the State of Texas to R. L. Umbenhour, recorded in Volume 6, Page 132 of the Reeves County Patent Records, being further described in that certain Deed dated December 1, 2003 from R. David Halbower, Jr. et ux to the Susan J. Halbower Trust et al, recorded in Volume 674, Page 491 of the Reeves County Official Records.

Tract 3: 160 acres of land, more or less, being all of the E/2 W/2 of section 18, Block 59, Public School Lands, A-4066, Reeves County, Texas , being the same land described in Patent dated March 4, 1950 from the State of Texas to R.L. Umbenhour, recorded in Volume 6, Page 132 of the Reeves County Patent Records, being further described in that certain Deed dated December 1, 2003 from R. David Halbower, Jr. et ux to the Susan J Halbower Trust et al, recorded in Volume 674, Page 491 of the Reeves County Official Records.

> Inst No. 13-07214 DIANNE O. FLOREZ COUNTY CLERK 2013 Oct 04 at 01:22 PM PEEVES COUNTY, TEXAS By: VG\_



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# CERTIFIED TRUE AND CORRECT COPY CERTIFICATE STATE OF TEXAS COUNTY OF REEVES

The above and foregoing is a full, true and correct photographic copy of the original record now in my lawful custody and possession, as the same is filed/recorded in the oublic records of my office, found in VOL. 1027, PAGE 138., THRU 1039



DIANNE O. FLOREZ, COUNTY CLERK
REEVES GOUNTY, TEXAS
BY LIVE TO TO THE TEXT OF THE TEXT OF

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#### RELEASE OF OIL AND GAS LEASES

**CIMAREX ENERGY CO.**, a Delaware Corporation, with an address of 202 S. Cheyenne Ave., Suite 1000, Tulsa, Oklahoma 74103-3001, does hereby release, remise, relinquish, quitclaim and surrender unto the Lessors named therein or their successors in interest, all of its right, title and interest in and to the Oil and Gas Leases located in Reeves County, Texas, described on Exhibit "A" attached hereto and made a part hereof, and the estates created thereby.

IN WITNESS WHEREOF, the party hereto has executed this instrument on the dates reflected in its acknowledgement, but it shall be effective as it respects individual Oil and Gas Leases as indicated by the Release Date reflected on Exhibit "A".

CIMAREX ENERGY CO.

Roger G. Alexander, Attorney-in-fact

STATE OF TEXAS

COUNTY OF MIDLAND

The foregoing instrument was acknowledged before me this 21st day of February, 2017, by Roger G. Alexander, as Attorney-in-fact for CIMAREX ENERGY CO., a Delaware corporation, on behalf of such corporation.

Witness my hand and official seal.

My Commission Expires:

3/24/2019

Kaimi Brownlu
Notary Public

KAIMI BROWNLEE
Notary Public, State of Texas
Comm. Expires 03-26-2019
Notary ID 126052368

True & Correct Copy of a document on file at Reeves County Texas,
Dianne O. Florez, County Clerk
Page of

### Exhibit A

Lease	Lessor	Lessee	Lease Date	State	County	Book	Page	Registry	Release Dat
TX420192013873009	THE STATE OF TEXAS, ACTING BY AND THROUGH ITS AGENT, BLAKE OIL & GAS CORPORATION	CIMAREX ENERGY CO.	11/03/2013	TX	Reeves	1043	0057	13-09232	11/3/2016
TX420192013932001	ST LEASE NO. MF 116092 AOG MINERAL PARTNERS, LTD, A TEXAS LIMITED PARTNERSHIP	CIMAREX ENERGY CO.	09/27/2013	TX	Reeves	1032	414	13-07930	9/27/2016
TX420192013932002	WADE P. KOEHL	CIMAREX ENERGY CO.	09/27/2013	TX	Reeves	1032	420	13-07931	9/27/2016
TX420192013966001	THE STATE OF TEXAS, ACTING BY AND THROUGH ITS AGENT, MIDLAND AOG PARTNERS, LTD ST LEASE NO. MF115970A	CIMAREX ENERGY CO.	09/21/2013	TX	Reeves	1037	572	13-08594	9/21/2016
TX420192013966002	THE STATE OF TEXAS, ACTING BY AND THROUGH ITS AGENT, WADE P. KOEHL ST LEASE NO. MF115970C	CIMAREX ENERGY CO.	09/21/2013	TX	Reeves	1037	599	13-08597	9/21/2016
TX420192013967001	THE STATE OF TEXAS, ACTING BY AND THROUGH ITS AGENT, WADE P. KOEHL ST LEASE NO. MF115969C	CIMAREX ENERGY CO.	09/21/2013	TX	Reeves	1037	617	13-08599	9/21/2016
TX420192013967002	THE STATE OF TEXAS, ACTING BY AND THROUGH ITS AGENT, MIDLAND AOG PARTNERS, LTD	CIMAREX ENERGY CO.	09/21/2013	TX	Reeves	1037	590	13-08596	9/21/2016
TX420192013968001	ST LEASE NO. MF115969A THE STATE OF TEXAS, ACTING BY AND THROUGH ITS AGENT, WADE P. KOEHL - ST LEASE # MF115971C	CIMAREX ENERGY CO.	09/21/2013	TX	Reeves	1037	608	13-08598	9/21/2016
Tr.420192013968002	THE STATE OF TEXAS, ACTING BY AND THROUGH ITS AGENT, MIDLAND AOG PARTNERS, LTD ST LEASE # MF115971A	CIMAREX ENERGY CO.	09/21/2013	TX	Reeves	1037	581	13-08595	9/21/2016
on file at	JIM SAM CAMP, TRUSTEE FOR THE JUDY CAMP SAUER TRUST UNDER A TRUST AGREEMENT DATED 8/13/1971, EXECUTED BY KEITH CAMP & WIFE LUCILE CAMP	CIMAREX ENERGY CO.	10/28/2013	TX	Reeves	1037	0417	13-08568	10/28/2016
of	BI REITH CANN & WILL EGGILE CANIF								
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Page 1 of 3

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### Exhibit A

Lease	Lessor	Lessee	Lease Date	State	County	Book	Page	Registry	Release Date
TX420192013986002	JIM SAM CAMP, TRUSTEE FOR THE JEAN	CIMAREX ENERGY CO.	10/28/2013	TX	Reeves	1037	0409	13-08566	10/28/2016
	CAMP ROBILLARD TRUST UNDER A TRUST								
	AGREEMENT DATED 8/13/1971, EXECUTED								
	BY KEITH CAMP & WIFE LUCILE CAMP								
TX420192013986003	JIM SAM CAMP, TRUSTEE FOR THE JIM SAM	CIMAREX ENERGY CO.	10/28/2013	TX	Reeves	1037	0413	13-08567	10/28/2016
	CAMP TRUST UNDER A TRUST AGREEMENT								
	DATED 8/13/1971, EXECUTED BY KEITH								
	CAMP & WIFE LUCILE CAMP								*
TX420192013987006	JULIAN WADE MEEKER AND JAMES L.	CIMAREX ENERGY CO.	10/21/2013	TX	Reeves	1047	0283	14-00142	10/21/2016
	MEEKER, CO-TRUSTEES UWO J. R. MEEKER								
	FOR LIFETIME BENEFIT OF L. H. MEEKER								
TX420192013987007	AWP 1983 TRUST, WINDI GRIMES, TRUSTEE	CIMAREX ENERGY CO.	10/21/2013	TX	Reeves	1047	0271	14-00140	10/21/2016
TX420192013987008	MEEKER INVESTMENTS, INC.	CIMAREX ENERGY CO.	10/21/2013	TX	Reeves	1056	0137	14-01432	10/21/2016
TX420192013987009	CHARLES R MEEKER TRUST, BANK OF	CIMAREX ENERGY CO.	01/23/2014	TX	Reeves	1087	0666	14-05966	1/23/2017
	AMERICA N.A., TRUSTEE								
TX420192014053001	BAPTIST FOUNDATION OF TEXAS	CIMAREX ENERGY CO.	11/19/2013	TX	Reeves	1043	0735	13-09316	11/19/2016
TX420192014063001	THE STATE OF TEXAS, ACTING BY AND	INDIGO INTERESTS, LLC	09/10/2013	TX	Reeves		13-0676	8	9/10/2016
	THROUGH ITS AGENT, SUSAN J.	• 7-							
	HALBOWER, REBECCA A. HALBOWER, ,, S	632							
	KATHRYN H. JOHNSON, TRUSTEES OF								
	SUSAN J. HALBOWER TRUST, REBECCA A.								
	HALBOWER TRUST & KATHRYN H.								
	JOHNSON TRUST								
TX420192014074001	SCOTT ARMSTRONG, JR.	CIMAREX ENERGY CO.	10/28/2013	TX	Reeves	1049	195	14-00472	10/28/2016
TX420192014081001	THE STATE OF TEXAS, ACTING BY AND	CIMAREX ENERGY CO.	11/14/2013	TX	Reeves	1049	0025	14-00433	11/14/2016
80	THROUGH ITS AGENT, STEVE F.								
	ARMSTRONG								
0	ST LEASE NO. MF 116332	,							
TX420192014082001	THE STATE OF TEXAS, ACTING BY AND	CIMAREX ENERGY CO.	11/14/2013	TX	Reeves	1049	0043	14-00435	11/14/2016
3 5	THROUGH ITS AGENT, STEVE F.								
	ARMSTRONG								
ору	STATE LSE- MF 116323								
OH,									
\$50									

Page 2 of 3

Reeves County Texas,
Dianne O. Florez, County Clerk
Page of 4

### Exhibit A

Lease		Lessor	Lessee	Lease Date	State	County	Book	Page	Registry	Release Date
TX4201920	14090001	JULIAN WADE MEEKER AND JAMES L. MEEKER, CO-TRUSTEES UWO J. R. ME	CIMAREX ENERGY CO.	11/08/2013	TX	Reeves	1047	0289	14-00143	11/8/2016
TX4201920	14090002	FOR LIFETIME BENEFIT OF L. H. MEEK THE AWP 1983 TRUST, WINDI GRIMES TRUSTEE	CIMAREX ENERGY CO.	11/08/2013	TX	Reeves	1047	0277	14-00141	11/8/2016
TX4201920	14090003	MEEKER INVESTMENTS, INC. [[4	CIMAREX ENERGY CO.	11/08/2013	TX	Reeves	1056	0143	14-01433	11/8/2016
TX4201920	14093001	THE STATE OF TEXAS, ACTING BY ANI	CIMAREX ENERGY CO.	10/31/2013	TX	Reeves	1047	210	14-00129	10/31/2016
		THROUGH ITS AGENT, PAUL STRIEF				(Amendment)	1107	0749	14-08973	
TX4201920	14093002	THE STATE OF TEXAS, ACTING BY AND		10/31/2013	TX	Reeves	1047	239	14-00132	10/31/2016
True & C		THROUGH ITS AGENT, ROBERT E. STE JR., GRETCHEN ANN STRIEF HENRY, REBECCA HORAN STRIEF BAIN, AND PATRICIA RABDAU STRIEF WILSHUSEI	114.			(Amendment)	1124	0184	14-10839	
TX42019201	14151001	BLAKE OIL & GAS CORPORATION	CIMAREX ENERGY CO	11/04/2013	TX	Reeves	1043	0018	13-09227	11/4/2016
rrect Copy of a on file at			END OF EX	HIBIT "A"						

Reeves County Texas,
Dianne O. Florez, County Clerk
Page of U

By: MS

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File No. 115832

County

Release

Date Filed: 04/27/17

George P. Bush, Commissioner

By

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