UNITED STATES DEPARTMENT OF THE INTERIOR

BUREAU OF INDIAN AFFAIRS

NATIONWIDE OIL AND GAS LEASE BOND

KNOW A	ALL MEN BY THESE PRESENTS	S, That we,	
		of	
principal	, and		, as of
one hundred and which, well and to	fifty thousand dollars (\$150,000 ruly to be made, we bind ourselv	nly bound unto the United States of Ar o), lawful money of the United States, the es and each of us, our and each of oud d severally, firmly by these presents.	for the payment of
Sealed w	vith our seals and dated this	day of	, 20
hereafter enter agreement(s) of v in trust for indivi without the conso or mineral agree	into or otherwise acquire a various dates and periods of dura dual Indians, or bands or tribes ent of the Secretary of the Interior ments have been or may hereafted representative, and the identification	nat whereas the said principal, has an interest in oil and gas lease ation covering lands or interests held less of Indians, or subject to restriction or, or his authorized representative, were be granted or approved by the Secation of which herein is expressly wait	(s)/permit(s)/mineral by the United States s against alienation hich leases, permits retary of the Interior,
include all extens	sions and renewals of the leases	_agree that the coverage of this bond s, permits and mineral agreements cons due to the expiration of the terms s	overed by this bond,
lease, permit or performance, by tization agreeme	mineral agreement, or obligation commitment of such lease/ perm	e any right to notice of any modion thereunder whether effected by enit/ mineral agreement to unit, cooperange in rental, by minimum royalty paystanding.	xtension of time for ative, or communi-
under this bond i condition, or agre	n enforcing the payment of any reement of any such lease/permit	agree that the neglect or forbear rental or royalty or the performance of /mineral agreement or Federal regulater of them, from any liability under this	any other covenant, tions shall not in any
lease, permit or r	mineral agreement, the obligee r	agree that in the event of any defmay prosecute any claim, suit, action, r of them, without the necessity of join	or other proceeding
	lease(s), permit(s) or mineral ag	n shall faithfully carry out and observ greement(s) to which	
all the laws of the		s now or may hereafter become a part made, or which shall be made thereun	

government of trade and Intercourse with Indian tribes, and all rules and regulations that have been or shall hereafter be lawfully prescribed by the Secretary of the Interior relative to such lease(s), permit(s) and mineral agreement(s), and shall In all particulars comply with the provisions ad such leases, permits, mineral agreements, rules, and regulations, then the obligation shall be null and void: otherwise, to remain In full force and effect. No bond liability shall be terminated without written approval of the Bureau of Indian Affairs.

The rate of premium charged on this bond is \$; total premium paid is \$				
Signed and sealed in the presence of –				
WITNESSES:*)			
P.O)		_[SEAL]	
P.O))			
P.O)		[SEAL]	
P.O)))			
P.O)) _) as to _		_[SEAL]	
P.O)			
P.O))) as to		_[SEAL]	
P.O*Two witnesses to all signatures)))	Bureau of Indian Affairs Office of Trust Services 1849 C St., NW MS-4620-MIB Washington, DC 20240		
Approved: Deputy Bureau Director, Office of Trust Services			Date	

Paperwork Reduction Act (PRA) Statement: This information is collected to meet reporting requirements and is subject to the PRA. An agency may not request nor sponsor, and a person need not answer a request for information that does not display a valid OMB control no. A response to this request is required to obtain a benefit. The public reporting burden for this form is estimated to average 30 minutes, including the time for reviewing the instructions, gathering and maintaining data, and completing and reviewing the form. Send comments on the burden estimate or any other aspect of this form to Information Collection Clearance Officer–Indian Affairs, 1849 C Street, NW, MS-3642, Washington, DC 20240.