TREATY SERIES, 1944 No. 16

EXCHANGE OF NOTES

(June 7, 1944)

BETWEEN

CANADA

AND

THE UNITED STATES OF AMERICA

RECORDING AN AGREEMENT

CONCERNING THE

DISCOVERY AND DEVELOPMENT OF OIL FIELDS

IN NORTHWESTERN CANADA

In Force June 7, 1944



OTTAWA
EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
KING'S PRINTER AND CONTROLLER OF STATIONERY
1948

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TREATY SERIES, 1944 No. 16

EXCHANGE OF NOTES

(June 7, 1944)

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- I. Note, dated June 7, 1944, from the United States Ambassador to Canada, to the Secretary of State for External Affairs

IN NORTHWESTERN CANADA

In Force June 7, 1944



EDMOND CLOTTIER, C.M.G., B.A. L.PR., KING'S PRINTER AND CONTROLLER OF STATIONERY

(a) 84. It is understood that nothing in charse (b) in paragraph 3 above pro CHANGE OF NOTES (JUNE 7, 1944) BETWEEN CANADA AND THE UNITED STATES OF AMERICA RECORDING AN AGREEMENT CONCERNING THE DISCOVERY AND DEVELOPMENT OF OIL FIELDS IN NORTHWESTERN CANADA conditions as the Canadian Covernment may consider it necessary to in order to safeguard the public intered." Finally, it is understood that (c) in paragraph 3 above does not limit the right of the Canadian Go

The United States Ambassador to Canada to the Secretary of State for External Affairs of Canada

EMBASSY OF THE UNITED STATES OF AMERICA

OTTAWA, CANADA, June 7, 1944.

have the honour to refer to previous correspondence and specifically, to exchanges of notes of June 27 and 29, 1942,* August 14 and 15, 1942,† and the control of the contr we taken place with officials of your Government, all with regard to the Canol

2. My Government, desiring to arrange for an early withdrawal from the Northwest Territories having to do with discovery and developof oil fields and at the same time to provide for an adequate supply of oil fields and at the same time to provide for an adequate supply of the needs proposes the following, namely, to oil fields and at the same time to provide for an adequate supply to oil fields and at the same time to provide for an adequate supply to oil fields and at the same time to provide for an adequate supply to the neet present and future military needs, proposes the following, namely, (a) terminate its contract with the Nobel Drilling Company for explorations: and, (b) modify its contract with work in the Northwest Territories; and, (b) modify its contract with the Northwest Territories and development of oil fields and the contract with the terms of the letter of intent dated oil Limited for the discovery and development of on heart dated by a coordance with the terms of the letter of intent dated bil 11, 1944, a copy of which is enclosed.

The Government of the United States asks the Canadian Government of the United States asks the C The Government of the United States asks the Canadian Government derect to the proposals set forth above and further to agree. (a) the proposals set forth above and further to agree. (b) the proposals set forth above and further to agree. (c) the proposals set forth above and further to agree. (d) the proposals set forth above and further to agree. (d) the proposals set forth above and further to agree. (d) the proposals set forth above and further to agree. of the August 14-15, 1942, exchange of notes as to the distribution of the August 14-15, 1942, exchange of notes as to the distribution to By the Skagway-Whitehorse pipeline will apply also to the gasoline distribution to By the By t Skagway-Whitehorse pipeline will apply also to the gasonne discovery to Watson Lake and Fairbanks; (b) that after the United States disposes watson Lake and Fairbanks; (b) that after the United States disposes in Watson Lake and Fairbanks; (b) that after the Chief as provided in works, installations and facilities of the Canol project as provided in the works, installations and facilities of the Canol project as provided in the works, installations and facilities of the Canol project as provided in the works, installations and facilities of the Canol project as provided in the works, installations and facilities of the Canol project as provided in the works, installations and facilities of the Canol project as provided in the canol project as project as provided in the canol project as project as works, installations and facilities of the Canol project as providing agreements, the owners and/or lessees thereof will be granted adequate are racing agreements, the owners and/or lessees thereof will be granted adequate agreements, the owners and/or lessees thereof will be granted adequate agreements, the owners and/or lessees thereof will be granted adequate agreement of the sites, rights of way, and riparian rights required for satisfactory and and that the Canadian Government or its assigns will permit the baseling works, installations, and facilities to be used, on equitable terms, for transport its assigns of crude petroleum purchased by the United transportation and refining of crude petroleum purchased by the United the Northwest Territories and for the distribution of such petroleum the Northwest Territories and without the boundaries of Canada; the Products thereof both within and without the boundaries of Canada; the products thereof both within and without the boundaries of Canada, that no export or other tax, or embargo affecting the United States Governance of this note. accordance with the terms of this note.

the text of the Notes of June 27 and 29, 1942, see Canada Treaty Series, 1942, No. 23. 1807 the text of the Notes of June 27 and 29, 1942, see Canada Treaty Series, 1942, No. 24.

1807 the text of the Notes of August 14 and 15, 1942, see Canada Treaty Series, 1942, No. 24.

1807 the text of the Notes of August 14 and 15, 1942, and January 13, 1943, see Canada Treaty the text of the Notes of June 21 and 25, 1942, see Canada Treaty Series, 1942, No. 21.

The the text of the Notes of August 14 and 15, 1942, see Canada Treaty Series, 1942, No. 21.

1943, No. 18.

4. It is understood that nothing in clause (b) in paragraph 3 above precluded from the clause (b) in paragraph 3 above precludes from the clause (b) in paragraph 3 above precludes from the clause (b) in paragraph 3 above precludes from the clause (b) in paragraph 3 above precludes from the clause (b) in paragraph 3 above precludes from the clause (b) in paragraph 3 above precludes from the clause (b) in paragraph 3 above precludes from the clause (b) in paragraph 3 above precludes from the clause (c) and the clause (c) are claused as the clause (c) and continue (c) are claused as the clause (c) are claused as the the Government of Canada from charging a fair and non-discriminatory refer the way of the line of the control o for the use of the lands referred to in any case in which works and facilities are acquired by private interest. are acquired by private interests. It is also understood that, as stated in note from the United States Ministry note from the United States Minister on June 27, 1942, "the pipeline and refine when operated for commercial when operated for commercial purposes will be subject to such regulations conditions as the Canadian Government may consider it necessary to import in order to safeguard the public interest." Finally, it is understood that class in paragraph 3 above does not limit the conditions of the class of the (c) in paragraph 3 above does not limit the right of the Canadian Government of the war to charge a fair and after the war to charge a fair and non-discriminatory royalty on oil production and purchased by the United State for and purchased by the United States.

Accept, Sir, the renewed assurances of my highest consideration.

RAY ATHERTON

ENCLOSURE

SPEAC

11 April, 19¹⁴

LETTER OF INTENT IN CONNECTION WITH CONTRACT No. W-412-ENG-52, AS AMENDED BY SUPPLEMENTAL AGREEMENTS Nos. 1, 2 AND 3

Imperial Oil Limited. 56 Church Street. Toronto (1), Canada.

Gentlemen:

You are advised that the Government will negotiate with you a supplement to your contract, described above with the supplement of the supplement to your contract, described above with the supplement of the supp agreement to your contract, described above, with the following provisions.

1. That Supplemental Agreement and the suppleme 1. That Supplemental Agreement No. 1 to above-mentioned contract shaped as being terminated and

be acknowledged as being terminated and cancelled.

2. That said Contract No. W-412-eng-52 and Supplemental Agreement 2 and 3 (all as amended pursuant bounds) Nos. 2 and 3 (all as amended pursuant hereto) shall hereafter and terminated remain in full force and a standard f terminated remain in full force and effect as to the proven area adjacent to Norman Wells, but shall not adjacent to Norman Wells, but shall not apply to or have force and as to any area outside said proven area and and area outside said proven area. as to any area outside said proven area; the said proven area at a adjacent to Norman Wells, shall be defined adjacent to Norman Wells, shall be defined as that area colored in the plan hereto annexed as Exhibit 1 and come as Annexed to the plan hereto annexed as Exhibit 1 and come as Annexed to the plan hereto annexed as Exhibit 1 and come as Annexed to the plan hereto annexed as Exhibit 1 and come as Annexed to the plan hereto annexed as Exhibit 1 and come as Annexed to the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as Exhibit 1 and come as the plan hereto annexed as the plan hereto ann the plan hereto annexed as Exhibit 1 and copies of said plan shall be attached as Appendix A to proposed supplemental

stations, etc.) intended for development and/or exploratory work route to Norman Wells shall be delivered at N route to Norman Wells shall be delivered at Norman Wells by the ment and installed by the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the contractor and such find the supplies shall be few in the supplies shall be few in the supplies shall be few in the supplies and such find the supplies shall be delivered at Norman Wells by the supplies shall be supplied to the supplies shall b ment and installed by the contractor and such further equipment work done and delivered at Norman Wells by the ment supplies shall be furnished and delivered at Norman Wells by the graph furnished at the graph furnished at the graph furnished a supplies shall be furnished and delivered at Norman Wells by the supplies shall be furnished and delivered at Norman Wells and such further equipment work done and completed at the proven area (ell under the life of soid Completed at the proven area (ell under the life of soid Completed at the proven area (ell under the life of soid Completed at the proven area (ell under the life of soid Completed at the proven area (ell under the life of soid Completed at the proven area) work done and completed at the proven area (all under the terms and ments as amended pursuant hereto) as may be represented by the proven area (all under the terms and pursuant hereto) as may be represented by the proven area (all under the terms and pursuant hereto) as may be represented by the proven area (all under the terms and pursuant hereto) as may be represented by the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and pursuant hereto) as may be the proven area (all under the terms and the terms are the ter ments as amended pursuant hereto) as may be necessary to render least 4,000 barrels of crude petroleum per day to the contractor shall be all the contractors are contractors. least 4,000 barrels of crude petroleum per day to the Government and area capable of delivering the same area. contractor shall be obligated, during the same period, to keep the unit this clause 3 shall area capable of delivering at least 4,000 harrole area capable of delivering at least 4,000 barrels per day. No action under this clause 3 shall prevent or impair the supplying of the requirement property of the control o this clause 3 shall prevent or impair the supplying of the local requirement of Canada for petroleum or petroleum products except with the consent of the Government of Canada.

To. No. 16 5

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4. That in lieu of the prices for crude oil mentioned in Sections 8(a) 10 of article I of the original contract, the Government, after May 1, and during the remaining life of said Contract No. W-412-eng-52 and supplemental agreements (all as amended pursuant hereto), will pay contractor for crude petroleum delivered from the field tank batteries delivered to the refinery storage for processing from wells drilled under last-named contract, 20 Cents Canadian currency per barrel. The Government will also continue to reimburse the contractor for all costs as Movided in said Contract No. W-412-eng-52 and its supplemental agreedents but the contractor will pay any royalty owed to private third parties.

- 5. The contractor is embarking on an extensive exploratory program the Northwest Territories and as conducive to efficiency, expedition and economy of operation for both parties, provision shall be made for exchanges, consolidations, joint usage and divisions of expenses relating production, general supervision, general office, utilization of employees, ablishments, tankage, facilities, and services and furnishing or sale of materials and supplies on hand as may be agreed upon by the Contracting Officer and the Contractor's Project Manager as being of mutual benefit.
- 6. That on the termination of said contract No. W-412-eng-52 (as amended pursuant hereto), the contractor will give to the Government of United States the continuing right to purchase for its own use but not on resale, at the wellhead or in the contractor's field tanks, crude petroteale, at the wellnead of in the contract which shall not exceed onefrom the said proven area to an amount in the proven area at the said of the recoverable reserves remaining in the proven area at the said contract termination last above mentioned or 30,000,000 barrels, whichever shall be the smaller, and in addition thereto the said Government shall be the smaller, and in addition thereof the sale but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for its own use but not for resale 10 the continuing right to purchase for resale 10 the continuing right ri per one continuing right to purchase for the petroleum found in each field petroleum found in ea hereafter successively discovered by drilling and developed by the contractor the Northwest Territories until there shall be a combined total of 0,000,000 barrels of crude petroleum from the proven area and the fields discovered and developed subject to the aforesaid continuing right to Durchase of the Government. The Government shall pay for the said crude the cost thereof to the contractor, including all direct and indirect expenses incurred in connection with finding, development and production but no thereof, with proper provisions for depreciation and depletion, but no depreciation, with proper provisions for depreciation to the buildings, depreciation or depletion shall be charged in relation to the buildings, he contractor on depletion shall be charged in Telation to the allations and equipment covered by clause 7 hereof or in relation to the contractor on explorathe monies expended by the Government through the contractor on explorawork and, in addition to the said cost, the Government shall pay to the contractor 20 Cents Canadian currency per barrel. The above right burchase of the Government shall be subject to the following conditions:

(1) To the prior and preferred supplying of all local requirements for

crude petroleum and petroleum products currently.

(2) The above right to purchase shall, from and after May 1, 1954, be exercised currently and the Government of the United States shall accordingly take delivery during each month of 20 per cent of the respective amounts of crude oil which the contractor produces for export during said month from the proven area and from each of the other areas in which the Government has its right to purchase crude oil until a total of 60,000,000 barrels of crude oil shall have been received by the said Government directly or by delivery to the contractor as hereinafter in this sub-clause (2) provided or partly by each of the said methods; in case the Government does not take all or a part of the said 20 per cent the termination of hostilities in the present War or at

as above set forth, the Government shall be deemed to have delivered the amount of said 20 per cent which it does not take delivery of during the month in question to the contractor for the latter's own use and the contractor shall pay to the Government all of the excess by which the average price received by the contractor for crude oil exported from the field in question during said month exceeds the price payable by the Government for said erude oil at the wellhead, namely, 20 Cents Canadian currency erude oil at the wellhead, namely, and contractor will use all reason.

(3) In case of war emergency, the contractor will use all reasonable endeavours to produce and deliver to the Government the crude oil which it has the right to purchase hereunder in the quantities and at the times desired by the Government. Except in case of war emergency the contractor shall not be asked to produce any of its fields inefficiently or to the injury of said fields.

of its fields inemcently of the contractor would normally

(4) Any costs in excess of those which the contractor would normally incur in the ordinary course of its business, if incurred at the incur in the ordinary course of the Government, shall be for account request, and for the benefit of the Government shall take of the Government and paid by it. The Government shall take delivery of the said crude oil currently as it purchases the same and the contractor shall not be obligated to furnish storage for the same.

the same.

7. That at the termination of said Contract No. W-412-eng-52
and the same agreements (all as amended pursuant hereto), the Governmental agreements (all as amended pursuant hereto). 7. That at the termination as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto), the Governits supplemental agreements (all as amended pursuant hereto). its supplemental agreements (all as at the contractor all the wells, buildings ment shall transfer to and vest in the contractor all the wells, buildings ment shall transfer to and vest in the contractor all the wells, buildings tanks, battery stations, drilling and other equipment (including call). ment shall transfer to and vest in dilling and other equipment (includings, installations, tanks, battery stations, drilling and other equipment (including all rights related to the control of the cont installations, tanks, battery status, installations, tanks, battery status, installations, tanks, battery status, including all rights relating ing spare parts) and materials and supplies including all rights relating ing spare parts) and materials and supplies including all rights relating ing spare parts) and materials and the Norman Area or en relating thereto which the Government then has in the Norman Area or en route thereto which the Government and/or exploratory work, including such moute thereto which the Government and/or exploratory work, including such marine thereto for development and/or exploratory work, including such marine thereto for development and construction equipment as is required to service and road transportation and construction equipment or supplies including and any other buildings, equipment or supplies including and road transportation and construction equipment or supplies including the same, and any other buildings, equipment or supplies including the same, and any other buildings required by the Government all the same, and any other buildings, equired by the Government all rights relating thereto which, not being required by the Government may rights relating thereto which, not being required by the Government may rights relating the contractor in his proposed exploratory and development rights relating thereto which, how proposed exploratory and development be of use to the contractor in his proposed exploratory and development be of use to the Government agrees not to remove permanently from the consent of the co be of use to the contractor in his pot to remove permanently from the program. The Government agrees not to remove permanently from the program. Area any of the above items without the consent of the contractor in his pot to remove permanently from the program. The Government agrees it without the consent of the contractor Norman Area any of the above items without the consent of the contractor all of such items as are not required to the proven area and the Norman Area any of the above rechange and the contractor all of such items as are not required and to now deliver to the contractor all of such items as are not required and to now deliver to the contractor of the proven area and the contractor of the contractor o and to now deliver to the contractors on the proven area and the contractor shall for the contractor's operations on the proven area and the contractor shall for the right to use the same from May 1, 1944, in his proposed explorate the right to use the same from a rental equivalent for the contractor's operations of May 1, 1944, in his proposed exploratory shall have the right to use the same from May 1, 1944, in his proposed exploratory have the right to use the same from May 1, 1944, in his proposed exploratory have the right to use the same from May 1, 1944, in his proposed exploratory have been proposed by the right to be contractor's operations of the contractor's operatio have the right to use the same from the therefor a rental equivalent to 5 Cents and development program, paying therefor a rental equivalent to 5 Cents and development program, paying therefor a rental equivalent to 5 Cents and development program, paying and development program, paying and development program, paying and development program, paying and development to 5 Cents Canadian currency per barrel for each barrel of oil purchased by the Government of the control of the cont Canadian currency per barrel for each such property as can now be itemized ment under Article 4 hereof. All such property as can now be itemized and listed shall be now itemized and listed and attached as Appendix B and listed shall be now itemized and listed and attached as Appendix B and listed shall be now itemized and listed shall be now itemized and listed and attached as Appendix B and listed shall be now itemized shall be now ite and listed shall be now itemized and Further items can be added to the proposed supplemental agreement. 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For the above property to be so transf Officer and the Project Manager and above property to be so transferred agreement as Appendix C. For the above property to be so transferred to and vested in the contractor, the contractor shall pay the Government to and vested in the contractor, the contractor, said sum to be payable only. to and vested in the contractor, the total sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency, said sum to be payable only out the sum of \$3,000,000 Canadian currency. the sum of \$3,000,000 Canadian turned to be delivered to the Government of the proceeds of oil delivered or deemed to be delivered to the Government of the proceeds of hereof at the rate of 5 Cents Canadian currency perment of the proceeds of oil delivered of 5 Cents Canadian currency per each barrel of oil so delivered or deemed to be delivered.

8. The original Contract No. W-412-eng-52 and the supplemental agreements Nos. 2 and 3 (all as amended pursuant hereto) shall terminate on the termination of hostilities in the present War or at the option of the

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Government at the expiry of such period not exceeding one year after the said termination of hostilities as the Government may desire, provided that in the latter case the Government shall give the contractor three months' prior written notice of such termination.

Except as may be modified by a supplemental agreement contemplated W-412-eng-52 and supplemental agreements Nos. 2 and 3 shall remain in full force and effect.

of Intent and return all executed copies to the Contracting Officer.

Very truly yours,

THE UNITED STATES OF AMERICA

TT

The Secretary of State for External Affairs of Canada to the United States Ambassador to Canada

DEPARTMENT OF EXTERNAL AFFAIRS

Оттаwа, June 7, 1944.

No. 58 Sir,

honour to inform you that the Government of Canada, having given consideration the desire of the Government of the United States to withdraw from activities oil fields, agrees to the proposals and understandings set forth in your Note.

I have the honour to be, Sir, Your obedient servant, W. L. MACKENZIE KING ment in the ordinary genera at Ma Susmess, if held services and the the heavilt of the Covernment, shall be