received april 2. 1910 relocure Fo. No. 20286	Quadruplicate 201601	Received Jun	Vardens aff.	and 50150	1807 Recei	ed Jul. 5,19 4
	COMPAR				e Marion	eps no.
om a. Low in the appear	dapril 20, 1908	eforklossokiikkoolikii puhiisooloolooloolooloolooloolooloolooloolool	<u> Daado</u>	uplicated	TORSKY Pribling Company	Danas, Texas—65516
OH AND CAS M	" UNIDIO I FACE	' LIDONI L'A	INITA CELLI	COTED FO	D ALLOT	A A DA IT
OIL AND GAS M		0 0,			K ALLUT	MENI,
this indenture of lease,			Nati	on, Oklahoma.	A. D. 19	by and between
THIS INDENTURE OF LEASE, I fully. Gua full blood - there to the full blood - the funct of the full of the funct of the full of the full of	urdigwoftholumbu	S Freeman, "	n. party of the first	Pack Mo- 1642 part, hereinafter desig	of Kellywill	L. Oklahon
or Tulsal Oklahoma	Viland Gas Home	facy, a co	reporation designated as less	se, under and in puri	suance of the provisio	ns of the act of
Congress approved. That 27.19. 1. The lessor, for and in conside contained, and hereby agreed to be partially and the contained.	oration of one dollar, the receip	pt whereof is acknowl	ledged, and of the	witnesseth:	stipulations, and cond	itions hereinafter
as in or under the following-described	tract of land, lying and being	within the County of	after as off or gas is	Is found in paying qua	antities, all the oil dep , and State of Oklaho	osits and natural 2.0 oma, to-wit: The
north	west quarter of	172岁)				
of section	p. siftlen M., range to pipe, store, and remove oll and pecting for, extracting, piping,	natural gas, and to c storing, and removing	e Indian Meridian, a accupy and use so such oil and nature	much only of the surfit gas, also the right t	2 acres, more ace of said land as m o obtain from wells or	or less, with the ay reasonably be other sources on
said land, by means of pipe lines or of so far as necessary to the development. The lessee hereby agrees to present of the gross lessee shall pay as royalty in advance of per day of twenty-four hours, one hund million cubic feet or major fraction there	nerwise, a sufficient supply of and operation of said property, ay or cause to be paid to the i	vater to carry on samu United States Indian I	Agent, Union Agent and navent to	cy, Muskogee, Okla.,	for the lessor, as roy	ural gas as fuel alty, the sum of
per cent of the gross essee shall pay as royalty in advance of per day of twenty-four hours, one hund- million cubic feet or major traction there	n each gas-producing well utilized and fifty dollars per annum, of. The lessor shall have the fr	ted from the than as ted otherwise than as and where the capacitree use of gas for dome.	provided herein, whity is more than the stic purposes in his	he made at the rere the capacity is te ee million cubic feet presidence on the lease	sted at three million coper day, fifty dollars for premises, provided the	ubic feet or less r each additional are be surplus gas
produced on said premises over and at utilized at the rate herein prescribed, sl leges, lessee shall pay a rental of fifty	pove enough to fully operate th hall not work a forfeiture of thi dollars per annum in advance o	he same. Failure on this lease so far as the son each sas-producing v	the part of the less same relates to min- well, gas from which	isee to use a gas-produ ling oil, but if the less th is not marketed or no	ucing well, which can see desires to retain gas of utilized otherwise th	not profitably be s-producing privi-
under this lease, the first payment to be 3. Until a producing well is comp lifteen cents per acre per annum, annu and seventy-five cents per acre per annu- stimulated royalities.	ally, in advance, for the first ar	and second years: thirty	ty cents per acre per	r annum, annualiy, in r	advance, for the third a	and fourth venes. 12
stipulated royalities. 4. The lessee shall exercise dilig from the date of the approval of this legranted to the lessee the right and privalents.	ase by the Secretary of the Inte	erior, and on failure so f said well for not exce	o to do this lease bec	comes null and void: F	Provided, however, there	e is reserved and
the Interior by paying to the United St hereinafter contained), in addition to s before the end of each year; but lessee 5. The lessee shall carry on dove	ates Indian Agent, Union Agenc aid advance royalty, the sum of may be required to drill and ope	ey, Muskogee, Okla., for of one dollar per acre per erate wells to offset pay	for the use and ben per annum for each aying wells on adjoin	nefit of the lessor (sul h year the completion ning tracts and within he said land and suffer	of such well is delayed three hundred feet of	is and conditions ed, payable on or the dividing line.
n his occupancy or use, take good care awfully entitled thereto, unavoidable ci- said lessee, but said buildings and impro- accepting the looks develops ballers by	of the same and promptly surrassattles excepted; shall not represents shall remain a part of	render and return the person and become its and land and become	premises upon the t buildings or permane a the property of the	termination of this lea ent improvements erect owner of the land as a	ase to lessor or to who ted thereon during the a part of the considerati	msoever shall be said term by the lon for this lease,
which shall remain the property of the permit any nuisance to be maintained shall not use such premises for any of	on the premises under lessee's the premises under lessee's ther purposes than those author	at any time prior to six s control, nor allow any crized in this lease; and	sixty days after the f ny intoxicating liquors and before abandoning	termination of the leases to be sold or given and any well shall secur	se by forfeiture or other way for any purposes of trely plug the same so	erwise; shall not son such premises; as effectually to
shut off all water from the oil-bearing st 6. The lessee shall keep an accur and all sums due as royalty shall be a insold oil obtained from the land herein	tratum, or in the manner require rate account of all oil-mining ope llen on all implements, tools, m leased, as security for nayment	ed by the laws of the S perations, showing the r novable machinery, and t of said royalty.	State of Oklahoma. sales, prices, dates, id all other personal	purchasers, and the w	whole amount of oil mi ating said property, and	ined or removed;
 The lessee may at any time, it lesse and be relieved from all further the proper county recording office: Pr 	by paying to the Indian Agent : obligations or liability hereund ovided further, in event restrict	all amounts then due a der: Provided, if this ctions are removed from	s lease has been rec om all leased premi	corded, lessee shall exc sises, the lessee may	ecute a release and rec	cord the same in
thereof, by paying the lessor all amount acres of said premises as nearly in squ- endered. 8. This lease shall be subject to	its then due and the further su are form as possible next contig the regulations of the Secretary	um of one dollar, which iguous to and surroundi y of the Interior, now o	ch surrender shall no ding each of said w or hereafter in force	tot affect the terms here vells, and execute and the relative to such least	reof as to each produc record a cancellation ses, all of which regula	of premises sur-
part and condition of this lease: Provi the rates of royalty or payments there 9. Upon the violation of any of t yided in paragraph 12 hereof) shall have	ded, however, that no regulation nunder, or the assignment of le- the substantial terms and condition we the right, at any time after	ons made after the the cases, shall operate to itions of this lease, the thirty days' notice to	e approval of this less affect the terms and se Secretary of the I the lesses specifying	ease, affecting either th ad conditions of this le Interior (or lessor, in	he length of term of oi easc. event restrictions are	il and gas leases,
and void, and the lessor shall then be a 10. Before this lease shall be in for the performance of this lease, which	entitled and authorized to take orce and effect the lessee shall fu h bond shall be deposited and r	immediate possession urnish a bond with res remain on file in the	of the land. spousible surety to Indian Office.	the satisfaction of the	e Secretary of the Inte	erior, conditioned
11. Assignment of this lease or and the proposed assignee need only be que secretary of the interior conditioned to	my interest therein may be mad alified to hold such a lease und or the faithful performance of t	de with the approval of der the rules and regulate coverants and cover-	of the Secretary of tuations, and furnish	h a bond with respons	isible surety to the sa	disfaction of the
12. In event restrictions on aliena Secretary of the Interior, such release lelegated to the Secretary of the Interi- co lessor or the then owner of said land his lease.	ior as herein provided shall cea i; and changes in regulations th	ase, and all payments i hereafter made by the	required to be made e Secretary of the	le to the United States Interior applicable to	Indian Agent shall the oil and gas leases sh	ereafter be made and not apply to
his lease. 13. Each and every clause and could be said partiest:	venant of this indenture shall e	extend to the heirs, exe	xecutors, administrat	tors, successors, and la	lawful assigns of the n	121
Two witnesses to execution by lessor:			16.	Kelly.	lumbus 130	[Seal.]
: 6. Japulpar (kliza a managana	- annex	V Oil ? Ga	s Compan	y. Toelle rieder	[Seal.]
Vieta L'Mil	en e			ry let. strong	tvelle presder	ct.
P. O. Market to execution by Usee:	J.	-1	lear such	•		H. de
on Julia	l Oklahima)	•		en e		The water
e. o. Tulsa	v. Oklahoma!	· .		e est est est est est est est est est es		tulia
1. Here insert full-blood, mixed-blood, intermar 2. If a full-blood, insert "April 28, 1996, 31 Stat. I 716."	ried, or freedman, as shown by the rolls L., 137"; If a mixed-blood Greek or Greek	s of the Commission to the Fix k freedman, insert "June 80, 10	ive Civilized Tribes. 1902, 32 Stat. L. 600"; and	lf a mixed-blood Cherokee o	r Cherokee freedman, insert	"July 1, 1902, 32 5th
state of Oklahoma, County	of Breek County s	ss. before me,2		Public	The state of the s	Eine .
n and for said County and State, on the	de 22 21d day of 2	March 1	Sur Fra	emans, pe	ersonally appeared.	200
to me known to be the identical person, and voluntary act and deed for the u	who executed the within and sees and purposes therein set i	foregoing lease, and actoria.	cknowledged to me	that he ex	ecuted the same as Z	zzel treof
(My commission expires 5 200	24/19/3	2 Dest,		2. 111. Mes	lenn. Tay Publi	
State of Oklahoma,	County, s	ss. 🔿	A.D. 1920	, at / 30 o'clock.	A. M.	
4801 2.82	Deputy.	[SEAL]	Sto	ENDELLE	g Reg of d	Clock Of
		 .			Ø.	47