adrupticatel 2.0493 . 4861	Received yux, 13, 1910 aurior agurey Dept. No. 21122.	Received snay; Linclosures To H	32166 Alterine 52716	of Andian off. Djun 28, 1910.	1.713	1
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mu de tal yar apprave	drupail va. 14ad	an a	na stran se	DORSET Printing Company,	DRIIRE, TEXES-10046	11 8
OIL AND GAS M	ININO I FASE III		SELECTED EC		AFNT	2.20
OIL AND GAS IVI						la ro
THE MORNTIPP OF LASS	Made and entered into in quadruplica	ate on this 18^{4}	day of <i>PHAM</i>	A. D. 19/2	hy and between	where
THIS INDENTURE OF LEASE, I Milley I Milley I Closed international Cittaburge, Pa. Ingress approved May 27. 19	ry la sa ki		ot Fra	, Okla		
12 Crost chized of high	m T. Braden	Nution, party (it ine first part, nereinatter des	gnated as ressor, and		nec.
mgress approved (may 27.19	, party of the second put (Public No. 140) , 2	art, hereinafter designat	d as lessee, under and in pu	suance of the provision	s of the act of	and a
1. The lessor, for and in considered to be particulated, and hereby agreed to be pare date of the approval hereof by the as in or under the following-described $m = \frac{4}{5} \frac{4}{5} \frac{1}{5}$	ration of one dollar, the receipt which id, observed, and performed by the Secretarry of the Interior, and as mu- tract of land, lying and being within $\mathcal{M}\mathcal{M}^{\mathcal{H}}$	ereof is acknowledged, a lessee, does hereby dem ich longer thereafter as o i the County of	nd of the royalites, covenants, ise, grant, lease, and let unto th oli or gas is found in paying qu leas	supplations, and condit the lessee, for the term of tantities, all the oil depo , and State of Oklahor	ions hereinafter five years from sits and natural na, to-wit: The	aponer.
section <u>36</u> , townshi	ip 18 7., range 1.3 /	of the Indian	Meridian, and containing 4	acres, more a	or less, with the y reasonably be	and and
ccessary to carry on the work of pros uld land, by means of pipe lines or of far as necessary to the development 2. The lessee hereby agrees to p 2. The lessee hereby agrees to p per cent of the gross ssee shall pay as royalty in advance of	berwise a sufficient supply of water	to corry on said operation	uns, and also the right to use.	free of cost, oil and nat	ural cas as fuel	N TIN
er day of twenty lour nours, one hund	of. The lessor shall have the free use	e of gas for domestic purp	is that three minion cubic feet	d premises, provided the	e be surplus gas	and a
roduced on said premises over and al hilzed at the rate herein prescribed, sl ges, lessee shall pay a rental of fifty ader this lease, the first payment to be 3. Until a producing well is comp	tail not work a forfeiture of this leas dollars per annum in advance on eac ecome due and to be made within this blefed on said premises the lesses and	se so far as the same rel ch gas-producing well, gas rty days from the date of all nay or cause to be pa	from which is not marketed or the discovery of gas.	see desires to retain gas not utilized otherwise tha H as advance annual royal	producing privi- n for operations	1 ACAL
ficen cents per acre per annum, annu nd seventy-five cents per acre per annu inulated rovalities.	ally, in advance, for the first and see im, annually, in advance, for the fifth	cond years; thirty cents i year; it being understoo	d and agreed that said sums o	advance, for the third a money so paid shall be	a credit on the	Ser 1
4. The lessee shall exercise dilig rom the date of the approval of this le ranted to the lessee the right and priv- ice interior by paying to the United St evelopeirs contenand in addition to s	des indian Agent, Union Agency, Mu ates Indian Agent, Union Agency, Mu aid advance royalty, the sum of one	and on failure so to do th well for not exceeding fu uskogee, Okla., for the u dollar per acre per and	is lease becomes null and void; ve years from the date of the is se and benefit of the lessor (i um for each year the completio	Provided, however, there approval of the lease by subject to the limitations n of such well is delayed	is reserved and the Secretary of and conditions have been on	a meso
his occupancy or use, take good care awfully entitled thereto, unavoidable c	lopment and operations in a workman of the same and promptly surrender asualties excepted; shall not remove	nlike manner, commit no r and return the premises therefrom any buildings	waste on the said land and sum opon the termination of this l or permanent improvements ere	ease to lessor or to whom ease to lessor or to whom ected thereon during the	upon the portion a nsoever shall be said term by the	-the
tid lessee, but said buildings and impro- scepting the tools, derricks, boilers, b hich shall remain the property of the	ovements shall remain a part of said otler houses, pipe lines, pumping and lessee, and may be removed at any	land and become the prop d drilling outfits, tanks, of time prior to sixty days	perty of the owner of the land as ngines, and machinery, and the after the termination of the la	a part of the consideration e casing of all dry or (ase by forfeiture or othe	on for this lease, exhausted wells, rwise; shall not	- All
ermit any nuisance to be maintained hall not use such premises for any of out off all water from the oll-bearing s	on the premises under lessee's contr her purposes than those authorized tratum, or in the mapper required by	rol, nor allow any inioxic in this lease; and before the laws of the State of	ating liquors to be sold or given a abandoning any well shall see Oklahoma.	away for any purposes or urely plug the same so	as effectually to	Ň
o. The lessee shall keep in accur ad all sums due as royalty shall be a usold oil obtained from the land hereir	lien on all implements, tools, movabl	le machinery, and all oth	er personal chattels used in ope	erating said property, and	upon all of the	
ase and be relieved from all further the proper county recording office: Proper county recording office: Property of the lesson all amount	obligations or liability hereunder; ovided further, in event restrictions ats then due and the further sum of	Provided, if this lease h are removed from all 1 one dollar, which surret	as been recorded, lessee shall (eased premises, the lessee ma der shall not affect the terms l	execute a release and rec y surrender all the und hereof as to each product	ord the same in eveloped portion	14 1
cres of said premises as nearly in squ endered. 8. This lease shall be subject to	are form as possible next contiguous the regulations of the Secretary of t	s to and surrounding eac he Interior, now or here:	1 of said wells, and execute ar fter in force, relative to such le	d record a cancellation ases, all of which regulat	of premises sur-	000
art and condition of this lease: Prov he rates of royalty or payments there 9. Upon the violation of any of ided in paragraph 12 hereof) shall ha nd vold, and the lessor shall then be	under, or the assignment of leases, the substantial terms and conditions we the right, at any time after thirt	shall operate to affect to of this lease, the Secret y days' notice to the less	te terms and conditions of this ary of the Interior (or lessor, i see specifying the terms or con-	lease. n event restrictions are	removed as pro-	- Aler
10. Before this lease shall be in for or the performance of this lease, which	proce and effect the lesses shall furnish th bond shall be deposited and remainy ny interest therein may be made wi alified to hold such a lease under th	h a bond with responsible in on file in the Indian lith the approval of the S ie rules and regulations,	a surety to the satisfaction of a Office. Secretary of the Interior, it being and furnish a bond with resp	understood that to secu	re such approval	
12. In event restrictions on aliena eccetary of the Interior, such release elegated to the Secretary of the Inter	tion shall be removed from all the l to take effect without further agre for as herein provided shall cease, a	leaschold premises descr. rement, from the date s and all payments required	bed above, this lease shall b uch restrictions are removed, t to be made to the United Stat	and thereupon the authors os Indian Agent shall the	rity and power reafter be made	
 b lessor or the then owner of said lan his lease. 13. Each and every clause and co 14. In witness whereof, the said ittest; 	d; and changes in regulations therea evenant of this indenture shall extend parties have hereunto subscribed the	d to the heirs, executors,	administrators, successors, and	lawful assigns of the p		1.
wo witnesses to execution by lessor:	l'el		Milly X J	ry.		
Jonn V.	ular 2		Illinn I. Use	aden	[Seal.]	
Roberts 7.	Bally commences and the second second		**************************************	anna a dhunna a dhannadh i dhun i ya a ga ma'ang bhairi dhafaran y	D	144
wo witherses to execution by ressee:	Oklai,			4.45 yr 1997 yr	inan	
J. Suman 21	ijon p				hulfe	0
Berthal Qda	Maan Whita		an ta sa		log A	1
?. 0,	ulsa Opla,			· · · ·	Elic	
1. Here insert full-blood, mixed-blood, internat 2. If a full-blood, insert "April 25, 1996, 84 Stat.	urfed, or freedman, as shown by the rolls of the L., 137"; if a mixed-blood Greek or Greek freed	e Commission to the Five Civiliz Iman, insert "June 80, 1902, 82 St	d Tribes. 15. L, 600"; and if a mixed-blood Cheroke	e or Cherokee freedman, insert	"July 1, 1902, 32 Stat	Par
tate of Oklahoma, Barnety	of Tules County, ss.				e e e e e e e e e e e e e e e e e e e	
n and for sald Gounty and State, on (Collahomat Ch	efore me, W. W. A	Hyannel al. S. B.	narconally anneared	al N	
o me known to be the identical porson						50
o me known to be the identical person and voluntary act and deed for the s	uses and purposes therein set forth	going lease, and acknowl	aged to me that serve	executed the same as 2	ree liree	
(My commission expires. <u>4861 - 320- 431 Oc</u> itate of Oklahoma,	adruplicate.) deed	De.S. 6	ominission	2.	COCC.
itate of Oklahoma,	County, ss.		D 10 (d at 3 2 data	P	>	
and anstrument was med for Accord	a on the day of	ang A	H.G. Walkle	y, Reg. al x	Detter,	Testa second
) y	Deputy.	[SEAL]	1		Clerk-	The second
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