and the state of t				and Salaha Salah Berling Salah Salah Salah Salah Berling	o de la company de la comp	en en som bestern andre kontr
ce of Andian Affairst inch ang 31. 1910. 708 55		Received any 12 Ruclosure Po. no	V. 1910. - 4594]	Received Sex union agency	17. 1910 . Deftero. 2.678.	_ 1
State of state of seconds the	Ohlahoma bound	ty of Tulsa, Before	ne me J. H. V remaile app ed to me the	fuel, a notary is used b. b. Barry to at he exercised to	prediction and	the identity
ct and deld for the "	ser and furfacest applications	therein will forthlow	med comm	in mortage De	Public in and of the same as the fire Charles Conversely The Blic Conversely The	HE. Texas=15:10
					OR ALLOTM	16 1
A SA		Sherokee		Nation, Oklahoma.		TO AMERICAN CONTRACTOR OF THE PROPERTY OF THE
THIS INDENTURE OF	LEASE, Made and entered	t into in quadruplicate on the	in bth do	y of anguer	the Call larving land designated as lessor, and	and between
U	izen of the de herek	y Lypry-ail bon	Nation, party of t	he first part, hereinafter	pursuance of the provisions	
Congress approved 2002	in consideration of one to	file y 200	han haphalwandan	of the royaltles covers	uts, stipulations, and condition	s hereinafter
contained, and nereby agree	id to be paid, observed, and	i performen by the lessee, c	des nereus dentise,	an area to found to norther	anastition all the cal deposit	7 200
northeast of	quarter of the	e southeast ou	carter, an	d the wort	, and State of Oklahoma React guartin acres, more or surface of said land as may thit to obtain from wells or oth	of the
exclusive right to prospect for necessary to carry on the w	or, extract, pipe, store, and took of prospecting for, extra	remove oil and natural gas, a cting, piping, storing, and re	of the Indian Me	ridian, and containing use so much only of the i natural gas, also the right to m	acres, more or surface of said land as may the to obtain from wells or other, free of cost, oil and natura	less, with the reasonably be is cer sources on
so far as necessary to the d 2. The lessee hereby per cent	evelopment and operation of agrees to pay or cause to be of the gross proceeds of all	f said property. E paid to the United States I crude oil extracted from the s	Indian Agent, Unio	n Agency, Muskogee, Ok ment to be made at the t	la., for the lessor, as royalty ime of sale or removal of the	, the sum of
per day of twenty-four hours million cubic feet or major fr	, one hundred and fifty dollar action thereof. The lessor sl over and above enough to fi	urs per annum, and where the nall have the free use of gas foully operate the same. Fail	e capacity is more or domestic purpose fure on the part of	than three million cubic f s in his residence on the le the lessee to use a gas-	is tested at three million cubi eet per day, fifty dollars for er assed premises, provided there producing well, which can not	be surplus gas
leges, lessee shall pay a ren under this lease, the first pa 3. Until a producing v	tal of fifty dollars per annur yment to become due and to yell is completed on said pre	n in advance on each gas-pro be made within thirty days mises the lessee shall pay or	ducing well, gas from the date of the r cause to be paid	on which is not marketed e discovery of gas. to the said agent for less	lessee desires to retain gas-pr or not utilized otherwise than or, as advance annual royalty	on this lease.
and seventy-five cents per ac stipulated royalties.	re per annum, annually, in processe diligence in sinking a	dvance, for the fifth year; it	being understood a	and agreed that said sum: this lease, and drill at l	, in advance, for the third and s of money so paid shall be a east one well thereon within t	welve months
					id: Provided, however, there is e approval of the lease by the c (subject to the limitations a stion of such well is delayed, thin three hundred feet of the	
in his occupancy or use, tak lawfully entitled thereto, un	rry on development and oper e good care of the same and avoidable casualtics excepte	rations in a workmannike mail promptly surrender and retude: d: shall not remove therefro	inger, commit no wa arn the promises u m any buildings or	on the termination of the permanent improvements	s lease to lessor or to whomse erected thereon during the sai	d term by the
excepting the tools, derricks	, bollers, boller houses, pipe	lines, pumping and drilling	outfits, tanks, eng	ines, and machinery, and ter the termination of the	I as a part of the consideration the casing of all dry or ext e lease by forfeiture or otherw on away for any purposes on a securely plug the same so as	iausted wells, XIII
shut off all water from the o 6. The lessee shall ke	il-bearing stratum, or in the ep an accurate account of al	manner required by the laws il oil-mining operations, show	of the State of Ok- ing the sales, price	ahoma. s, dates, purchasers, and	the whole amount of oil mine	or removed;
7. The lessee may at lease and be relieved from	any time, by paying to the all further obligations or li	Indian Agent all amounts the inbility hereunder: Provided in overstreeting are are restrictions.	y. hen due as provided t if this lease has eved from all leas	l herein and the further : been recorded, lessee sha ed premises, the lessee	sum of one dollar, surrender a ll execute a release and recor- may sucrender all the under-	nd cancel this
thereof, by paying the lesso acres of said premises as no rendered.	r all amounts then are and early in square form as poss	the further sum of one doi: ible next configuous to and s of the Secretary of the Interio	ar, which surrender surrounding each o or, now or hereafte	f said wells, and execute	and record a cancellation of leases, all of which regulation	premises sur-
9. Upon the violation vided in paragraph 12 hered	ments thereunder, or the as of any of the substantial te	signment of leases, shall operms and conditions of this lease time after thirty days' I	erate to affect the ease, the Secretary notice to the lessee	of the Interior (or lesso specifying the terms or o	ner the length of term of oil a his lease. r, in event restrictions are re- conditions violated, to declare	Warra se barom
10. Before this lease sl	iall be in force and effect th		with responsible s	rety to the satisfaction	of the Secretary of the Interior	
steer tary of the Interior, con 12. In event restriction Secretary of the Interior, s	only be qualined to hold subditioned for the faithful possion allonation shall be reputch release to take effect.	or a lease under the rules a erformance of the covenants coved from all the leasehold without further agreement, for	and conditions of premises describe rom the date such	this lease. I above, this lease shall restrictions are remove	be released from the surer d, and thereupon the authori states Indian Agent shall there	vision of the
to lessor or the then owner this lease.	of said land; and changes i	n regulations thereafter made denture shall extend to the l	e by the Secretary beirs, executors, ad	ministrators, successors,	te to oil and gas leases snait and lawful assigns of the par	not upply to 3
Attest:		unto subscribed their names	and amxed their	liant Dic	k (new Ellick)	(Seal.)
Two witnesses to execution	rman	A.,	l. hu M	Lillie Dic	41	[Seal.]
P. O.,	Drake	a y yadan jali serdi yadigaphina yayipiphinakajib	All A	, leb. Barry	1 Vice Besiden	~
P. O., Two witnesses to execution	ita Welas by lessee: rison Tulen	Jakla	attes	P Janenoi	thy Cor	
PO, On Oll	ned virginis via prosessed, qui es c'illi l'asse e e e e e e e e e e e e e e e e e e	The second desiration of the second		assistan	Leoretay.	May !
P. O.,	n. Tulca Okla	hours.				
M, 110,		s shown by the rolls of the Commission of Creek or Creek freedman, insert	on to the Five Civilized T "June 39, 1992, 32 Stat. I	ribes. , 600'; and if a mixed-blood Ches	okee or Cherokee freedman, insert "J	aly 1, 1902, 32 Stat
State of Oktanoma,	touty of braig	County, ss.	1 0	Rue	The state of the same of the state of the st	
in and for said County and	(nee Ellich)	and Millie Me the within and foregoing leas	ick, her-	husband;	cxccuted the same as	aiv free
(My commission expir	d for the uses and purpose	es therein set forth.	21 P. 1	W.B. Del	all min	261
State of Oklahoma,	And the committee of th		M.S.G. Cal	onamicationer	en Deat le	ala/_
	I for Record on the		<i>LCJ</i> 1	SHE Wall	Eley: Reg. of	ander
Ву		Deputy.	EALI			Clark.

0

V TITY

S'AFETY

AK

00

K