2	Office of S.	adres plis	atel 20689. 1) Received ang 27.1110. 69189	Received Sept 3. 1910 acrient a prusy Dept. no. 21618	Restived June by, 1910. The Restourd To. no. 38675
	mar lever		ad april 2	and a surface of the second	DORSET Triming Company, Dallak, Texas-4
		4.1		SE UPON LA	ND SELECTED FOR ALLOTMENT,
	CONIFAM			-	Nation, Oklahoma.
	THIS INDEN	TURE OF LEAS	E, Made and entered into in	quadruplicate on this 18	the day of Jettle g
a.	full bloc.	<i>Hetti</i> L ³ citizen of	el Walkey		party of the first part, hereinafter designated as lossor, and
o	Buffalo	new You	Castern Ocl. Cos	me second wirt, hereinatter d	and the second s
ec	1. The lesson ontained, and here	r, før and in con ebv agreed to be	cideration of one dollar, the bald, observed, and perform	receipt whereof is acknowled acd by the lessee, does here	liged, and of the royalties, covenants, supulations, and conditions hereinan by demise, grant, lease, and let unto the lessee, for the term of five years fro
		ortheas	t quarter (1/4)	· ·	ter as oli or gas is found in paying quantities, all the oil deposits and natu Luclean and State of Oklahoma, to-wit: T
or ox no	clusive r.31 to p cessary to carry	, tow rospect for, extra on the work of p	nchip 18 200 ctth, ran let, pipe, clove, and remove o prospecting for, extracting, pi otherwise, a sufficient suppo	ge <u>13</u> each, of the il and natural gas, and to oc ping, storing, and removing s	Indian Meridian, and containing 160 acres, more or less, with the support of the surface of said land as may reasonably uch oil and natural gas, also the right to obtain from wells or other sources one of the substant from the sources one of the source of cost. oil and natural gas as is the source of cost. oil and natural gas as for the source of cost.
i m	illion cubic leet of	г тајог ггасион і	acreor. The lessor shall have	me tree use of gas for domest	gent, Union Agency, Muskogee, Okla., for the lessor, as royalty, the sum , such payment to be made at the time of sale or removal of the oll. And to provided herein, where the capacity is tested at three million cubic feet or h y is more than three million cubic feet per day, fifty dollars for each additio ic purposes in his residence on the lensed premises, provided there be surplus; the part of the lessee to use a gas-producing well, which can not profitably mme relates to mining oil, but if the lessee desires to retain gas-producing pr rell, gas from which is not marketed or multized otherwise than for operate
ur fii	nder this lease, th 3. Until a pr Iteen cents per ac nd seventy-five cen	e first payment t oducing well is c cre per annum, a ats per acre per s	o become due and to be mad- ompleted on said premises the nnually, in advance, for the annum, annually, in advance.	e within thirty days from the ne lessee shall pay or cause t first and second years; thirty for the fifth year; it being un	the part of the lessee to use a gas-producing well, which can not prolitably ame relates to mining oil, but if the lessee desires to retain gas-producing pr rell, gas from which is not marketed or not utilized otherwise than for operation date of the discovery of gas. If the base of the discovery of gas. If the base of the lessor, as advance annual royalty on this lear cents per acre per annum, annually, in advance, for the third and fourth year iderstood and agreed that said sums of money so paid shall be a credit on the
fr gi th	4. The lesser om the date of th ranted to the less the Interior by pay	e shall exercise (the approval of this ee the right and ing to the United	liligence in sinking wells for s lease by the Secretary of th privilege of delaying the dril i States Indian Agent, Union	oil and natural gas on land he Interior, and on failure so ling of said well for not exce Agency, Muskogee, Okla., fo	covered by this lease, and drill at least one well thereon within twelves mon to do this lease becomes null and void: Provided, however, there is reserved a eding five years from the date of the approval of the lease by the Secretary r the use and benefit of the lessor (subject to the limitations and condition for each war the completion of such well is delayed, anywhe on
be In Ia Su ex	efore the end of a 5. The lesses this occupancy or twfully entitled th aid lessee, but said kcepting the tools.	ach year; but les a shall carry on d r use, take good d lereto, unavoldab d buildings and in , derricks, boiler	see may be required to drill a levelopment and operations in eare of the same and prompt le casualties excepted; shall aprovements shall remain a 1 5, boiler houses, pipe lines, p	nd operate weils to offset pay a workmanike manner, com by surrender and return the p not remove therefrom any bu nart of said hand and become i umping and drilling outfits, i word at our time paier to sho	ing wens on adjoining tracts and while three multicle relet of the dividing in mit no waste on the stall and and suffer none to be committed upon the port remises upon the termination of this lease to lessor or to whomsoever shall illdings or permanent improvements erected thereon during the said term by the property of the owner of the land as a part of the consideration for this lea- tanks, engines, and machivery, and the casing of all dry or exhausted we be days after the termination of the lease by forfeiture or otherwise; shall
po sh sh an	ermit any nuisand hall not use such hut off all water fr 6. The lessed nd all sums due a	to be maintain premises for any rom the oil-bearing a shall keep an a s royalty shall b	y other purposes than those y stratum, or in the manner courate account of all oil-min e a lien on all implements, to	authorized in this lease; and required by the laws of the S ing operations, showing the s cools, movable machinery, and	l before abandoning any well shall securely plug the same so as effectually
th	ease and be relieved the proper county	recording office:	her obligations or liability 1 Provided further, in event	nereunder: Provided, if this restrictions are removed from her sum of one dollar, which	lease has been recorded, lessee shall execute a release and record the same m all leased premises, the lessee may surrender all the undeveloped port is surrender shall not affect the terms hereof as to each producing well and ing each of said wells, and execute and record a cancellation of premises s
re pa th vi	endered. S. This lease art and condition ne rates of royalt 9. Upon the ided in paragraph	shall be subject of this lease: F y or payments t violation of any 12 hereof) shall	to the regulations of the Se rovided, however, that no re hereunder, or the assignmen of the substantial terms and have the right, at any time	cretary of the Interior, now of gulations made after the the t of leases, shall operate to a conditions of this lease, the a after thirty days' notice to	or hereafter in force, relative to such leases, all of which regulations are mad approval of this lease, affecting either the length of term of oil and gas leas affect the terms and conditions of this lease. Secretary of the Interior (or lessor, in event restrictions are removed as p the lessee specifying the terms or conditions violated, to declare this lease a
aı fo	nd void, and the l 10. Before this or the performanc 11. Assignment he proposed assign	lessor shall then is lease shall be i be of this lease, y nt of this lease on nee need only be	be entitled and authorized to n force and effect the lessee which bond shall be deposite or any interest therein may qualified to hold such a lea for the feither a performan	o take immediate possession shall furnish a bond with res d and remain on file in the be made with the approval o ise under the rules and regu	of the fand. possible survery to the satisfaction of the Secretary of the Interior, condition Indian Office. I the Secretary of the Interior, it being understood that to secure such appro- lations, and furnish a bond with responsible survey to the satisfaction of ditions of this lease.
S de to	12. In event a ecretary of the In elegated to the Sci	restrictions on al nterior, such rele eccetary of the T	ienation shall be removed fre ase to take effect without i pterior as herein provided si	om all the leasehold premises wither agreement, from the nall cease, and all payments	is described above, this lease shall be released from the supervision of date such restrictions are removed, and thereupon the authority and por required to be made to the United States Indian Agent shall thereafter be m Secretary of the Interior applicable to oil and gas leases shall not apply
	13 Each and	every clause and s whereof, the sa	l covenant of this indenture id parties have hereunto sub	shall extend to the heirs, exe scribed their names and affin	secutors, administrators, successors, and lawful assigns of the parties hereto. Ked their scals on the day and year first above mentioned.
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	. 0.,	J. stoner Trice	N. Oklat.	n and - p ()	Ana Forman, Jise
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	wo witifesses to	execution by less	nica, URla.		and.
P	.0 312 -	Fidelity Bu	ilding, Ouffalo. 2	1. <i>Y</i> .	
	Thomas "	M. Dill	Quilding Buffale)	- 	المراجع المراجع المراجع
P	1. Here insert full-bl 2. If a full-blood. ins	ood, mixed-blood, int sert "April 26, 1996, 34	\sim \sim \sim	the rolls of the Commission to the Fi or Creek freedman, insert "June 80, 1	ve Civilized Tribes. 302, 32 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 32 f
11 -	tate of Oklaho	27	12	wity, ss.	
iı	n and for said Co	unty and State, o	on this	11 1/1910	med Shaved, personally appeared
ti a	ind voluntary act	and deed for t	Malkin rson	in set fortu.	cknowledged to me that ship executed the same as her t
10	ann agus a salainn. Aisin ann Airin a Chaile an Salainn an Airinn an Airinn an Airinn an Airinn an Airinn an Ai		Con	an a	notay Publici
0	This Instrumen	t was filed for Re	cord on the 15	day of Clark	A.D. 1910, nt 3th o'clock P. M. MG. Walkley Reg. of Dente
в	ly		Deput	ly. [SEAL]	. Oter
and the second s	1、11、1、20、11、11、11、11、11、11、11、11、11、11、11、11、11	and the second statement	- Long management of the second se	an a shaanka toon ya mara shaan a Maraka a too a Baraka iyo a sa	ی در معالی می از می از می از می
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