1906 - yeprood April 10-1918.

OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT,

	Cherokee			lahoma.
THIS INDENTURE OF LEASE, Made and entered into in	quadruplicate on this	8 th day	or stell	A. D. 19// , by and between
a 2.B. A dittion of the	office 1 X	atton party of th	o first part her	einafter designated as lessor and
The Sandysky Cil and	Las Com	ysands.		
of Section, Chilaterfra party of the Congress approved Hay 27-1208 (Cittle	ic, 200 150 1	/ designated E	wit	and in pursuance of the provisions of the act of nesseth:
1. The lessor, for and in consideration of one dollar, the contained, and hereby agreed to be paid, observed, and perfor the date of the approval hereof by the Secretary of the interior	med by the lessee, does	s hereby demise, p	grant, lease, an	d let unto the lessee, for the term of five years from
gas in or under the following-described tract of land, lying and	being within the County	Syly Sec	fant	nd State of Oklahoma, to-wit: The n/2 of 116 14 Sec 8
of section 24, township, ran oxeinsive right to prospect for, extract, pipe, store, and remove a necessary to carry on the work of prospecting for, extracting, pl said land, by means of pipe lines or otherwise, a sufficient supp				
so far as necessary to the development and operation of said present and operation of said present pays or cause to be paid to the process of all crude of lessee shall pay as royalty in advance on each gas-producing we per day of twenty-four hours, one hundred and fifty dollars per a million cubic feet or major fraction thereof. The lesser shall have produced on said premises over and above enough to fully ope	o the United States Indi l extracted from the said il utilized otherwise that unnum, and where the co the free use of gus for d rate the same. Failure	l land, such paym n as provided her apacity is more tl lomestic purposes o on the part of	ent to be made ein, where the ian three millio In his residence the lessee to u	e at the time of sale or removal of the oil. And the capacity is tested at three million cubic feet or less n cubic feet per day, fifty dollars for each additional on the leased premises, provided there be surplus gas as a gas-producing well, which can not profitably be
utilized at the rate herein prescribed, shall not work a forfelture leges, lessee shall pay a rental of fifty dollars per annum in advunder this lease, the first payment to become due and to be mad 3. Until a producing well is completed on said premises tilfteen cents per acre per annum, annually, in advance, for the and seventy-live cents per acre per annum, annually, in advance,	vance on each gas-produce within thirty days from the lessee shall pay or cafirst and second years;	cing well, gas from m the date of the ause to be paid to thirty cents per a	n which is not : discovery of g: the said agen acre per annum	marketed or not utilized otherwise than for operations us. It for lessor, as advance annual royalty on this lease, annually, in advance, for the third and fourth years;
stipulated royalties. 4. The Jessee shall exercise diligence in sinking wells for from the date of the approval of this lease by the Secretary of the granted to the Jessee the right and privilege of delaying the dri	oil and natural gas on he Interior, and on failu- ling of said well for no	land covered by re so to do this le t exceeding five y	this lease, and ease becomes nu ears from the	drill at least one well thereon within twelve months all and void: Provided, however, there is reserved and date of the approval of the lease by the Secretary of
the Interior by paying to the United States Indian Agent, Union hereinafter contained), in addition to said advance royalty, the before the end of each year; but lessee may be required to drill a 5. The lessee shall carry on development and operations is	Agency, Muskogce, Ok sum of one dollar per t and operate wells to offst n a workmanlike manuel	la., for the use a acre per nunum f et paying wells or r, commit no wast	and benefit of to for each year the adjoining trace to on the said h	he lessor (subject to the limitations and conditions are completion of such well is delayed, payable on or to and within three hundred feet of the dividing line, and and suffer none to be committed upon the portion
in his occupancy or use, take good care of the same and prompt lawfully entitled therete, unavoidable casualties excepted; shall said lessee, but said buildings and improvements shall remain a excepting the tools, derricks, boilers, boller houses, pipe liues, I which shall remain the property of the lessee, and may be rem permit any nuisance to be maintained on the premises under I shall not use such premises for any other purposes than those	not remove therefrom a part of said land and be jumping and drilling ou loved at any time prior essee's control, nor allo	any buildings or p come the property thts, tanks, engin to sixty days afte w any intoxicating	ermanent impro of the owner of les, and machiner or the terminat I liquors to be s	prements erected thereon during the said term by the fig. land as a part of the consideration for this lease, ary, and the casing of all dry or exhausted wells, ion of the lease by forfeiture or otherwise; shall not old or given away for any purposes on such premises;
shut off all water from the oil-bearing stratum, or in the manner 6. The lessee shall keep an accurate account of all oil-min and all sums due as royalty shall be a lien on all implements, tunsoid oil obtained from the land herein leased, as security for be	required by the laws of ling operations, showing cols, movable machiner; ayment of said royalty.	the State of Okla the sales, prices, y, and all other p	homa. , dates, purchas erzonal chattels	ers, and the whole amount of oil mined or removed; used in operating said property, and upon all of the
7. The lessee may at any time, by paying to the Indian lease and be relieved from all further obligations or liability in the proper county recording office: Provided further, in event thereof, by paying the lessor all amounts then due and the fur acres of said premises as nearly in square form as possible nex	hereunder: Provided, if restrictions are remove ther sum of one dollar,	this lease has b d from all lease which surrender	een recorded, l d premises, the shall not affect	pesce shall execute a release and record the same in a lessee may surrender all the undeveloped portion the terms hereof as to each producing well and ten
rendered. 8. This lease shall be subject to the regulations of the Sc part and condition of this lease: Provided, however, that no re the rates of royalty or payments thereunder, or the assignmen 9. Upon the yiolation of any of the substantial terms and	gulations made after the t of leases, shall opera	e the approval of te to affect the te	this lease, affe	cting either the length of term of oil and gas leases, tions of this lease.
vided in paragraph 12 hereof) shall have the right, at any time and void, and the lessor shall then be entitled and authorized to 10. Before this lease shall be in force and effect the lessee for the performance of this lease, which bond shall be deposite	e after thirty days' noti o take immediate posses shall furnish a bond wit d and remain on file in	ce to the lesseo s ssion of the land. th responsible sur the Indian Offic	rety to the sati e.	erms or conditions violated, to declare this lease null sfaction of the Secretary of the Interior, conditioned
11. Assignment of this lease or any interest therein may the proposed assignee need only be qualified to hold such a let Secretary of the Interior, conditioned for the faithful performan 12. In event restrictions on alienation shall be removed in Secretary of the Interior, such release to take effect without delegated to the Secretary of the Interior as herein provided sto lessor or the then owner of said land; and changes in regula	ase under the rules and ace of the covenants and om all the leasehold pro- further agreement, from hall cease, and all pays	regulations, and d conditions of the emises described the date such tents required to	furnish a bon is lease. above, this le restrictions are be made to the	d with responsible surety to the satisfaction of the ase shall be released from the supervision of the removed, and thereupon the authority and power United States Indian Agent shall thereafter be made
this lease. 13. Each and every clause and covenant of this indenture 14. In witness whereof, the said parties have hereunto sul Attest:	shall extend to the heli bscribed their names an	rs, executors, adu d affixed their se	inistrators, suc als on the day	cessors, and lawful assigns of the parties hereto. and year first above mentioned.
Two witnesses to execution by Jessoy: Learge Cifton	(Carp.	la d	Matti	Cary much [Seal.]
P.O. Sula Olla	gays and all an artifique gat.	U) The	Saardees By	My Cist Las Europany [Sent.]
P. O. Oulea Ma Two witnesses to execution by lessee; Handle Arnabottom	and party and other many		0	President (beal)
P.O. H. Rethman	Poule selficities de cel			
P. O., U.C.a. U.L.C.a. 1. Here insert full-blond, mixed-blood, intermarried, or freedman, as shown, by a full-blood, insert. April 26, 1806, 34 Stat. Lr., 137°; if a mixed-blood Greek	y the rolls of the Commission to	n the Five Civilized Tri	bes. 600": and if a mixed	.blood Cherokee or Cherokee freedman, Insert "July 1, 1902, 32, Stat
State of Oklahoma, Bounty of Washing	771. Ss.	The second secon		
in and for said County and State, on this 5 th day of	before me,		forary	personally appeared
to me known to be the ideptical person, who executed the within and foregoing lease, and acknowledged to me that she executed the same as here, free and voluntary act and deed for the uses and purposes therein set forth.				
(My commission expires Ccl 5-191	3 Lea		erlatha	Notary Service
State of Oklahoma, Quella Co	unty, ss.) day of Q4.60	A.D. 1	19.// , nto?'	2.5 o'clock? M.
Ву Depu	ty. [SEAI	<u></u>		· Walkley Olerk.