OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT,

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Sekerokel Nation, Oklahoma.	Ser Ser
THIS INDENTURE OF LEASE, Made and entered into in quadruplicate on this 19th day of March A. D. 1909, by and between A.W. Matket, Luardian of Liggie Walklet, a name of the Research Nation, party of the first part, hereinafter designated as lessor, and the Boone Of Company, a corporation part, hereinafter designated as lessor, and the Boone Of Company, a corporation part, hereinafter designated as lessee, under and in pursuance of the provisions of the act of the provisions of	
full flood citizen of the Cherokel Nation, party of the first part, hereinafter designated as lessor, and	E Ca
The Boone Of Company, a corporation of the second part, hereinafter designated as lessee, under and in pursuance of the provisions of the act of	3 36
Congress approved may 24/90 (Quellic No. 140). 2. , witnesseth: 1. The lessor, for and in consideration of one dollar, the receipt whereof is acknowledged, and of the royalties, covenants, stipulations, and conditions hereinafter.	The st
contained, and hereby agreed to be paid, observed, and performed by the lessee, does hereby demise, grant, lease, and let unto the lessee, for the jerm of five years from the date of the approval hereof by the Secretary of the interior, and as much longer thereafter as oil or gas is found in paying quantities, and the oil deposits and naturally	A STA
1. The lessor, for and in consideration of one dollar, the receipt whereof is acknowledged, and of the royalties, covenants, stipulations, and conditions hereinafter contained, and hereby agreed to be paid, observed, and performed by the lessee, does hereby demise, grant, lease, and let unto the lessee, for the interior, and as much longer thereafter as oll or gas as found in paying diantities, and the foil deposits and naturally gas in or under the following described tract of land, lying and being within the county of the following described tract of land, lying and being within the county of the following described tract of land, lying and being within the county of the following described tract of land, lying and being within the county of the following described tract of land, lying and being within the county of the following described tract of land, lying and being within the county of the following described tract of land, lying and being within the county of the lessee, for the royalties, covenants, stipulations, and conditions hereinafter, and of the royalties, covenants, stipulations, and conditions hereinafter, and being the lessee, for the royalties, and let unto the lessee, for the paying the following described tract of land, lying and being within the county of the royalties, and of the royalties, and of the royalties, and of the royalties are royalties, and the royalties are royalties and royalties are royalties are royalties and royalties are royalties are royalties are royalties and royalties are royalties are royalties and royalties are royalties are royalties.	120 20
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ixclusive right to prospect for, extract, pipe, store, and remove oil and natural gas, and to occupy and use so much only of the surface of said hand as may reasonably selecessary to carry on the work of prospecting for, extracting, piping, storing, and removing such oil and natural gas, also the right to obtain from wells or other sources on.	
said land, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and also the right to use, free of cost, oil and natural gas as fuel to far as necessary to the development and operation of said property. The lessee hereby agrees to pay or cause to be paid to the United States Indian Agent, Union Agency, Muskogee, Okla., for the lessor, as royalty, the sum of the control of the gross proceeds of all crude oil extracted from the said land, such payment to be made at the time of sale or removal of the oil. And the seed shall pay as royalty in advance on each gas-producing well utilized otherwise than as provided herein, where the capacity is tested at three million cubic feet or less per day of twenty-four hours, one hundred and fifty dollars per annum, and where the capacity is more than three million cubic feet per day, fifty dollars for each additional include the compact of the lessor on the leased premises, provided there be surplus as produced on said premises over and above enough to fully operate the same. Failure on the part of the lessee to use a gas-producing well, which can not profitably be utilized at the rate herein prescribed, shall not work a forfeiture of this lease so far as the same relates to mining oil, but if the lessee desires to retain gas-producing privil ander this lease, the first payment to become due and to be made within thirty days from the date of the discovery of gas. 3. Until a producing well is completed on said premises the lessee shall pay or cause to be paid to the said agent for lessor, as advance, for the first and second years; thirty cents per acre per annum, annually, in advance, for the first and second years; thirty cents per acre per annum, annually, in advance, for the first and second years; the lenguage that said sums of money so paid shall be a credit on the sitululated royalities.	and the
dissection of the property of the description of the control of th	of light
produced on said premises over and above enough to fully operate the same. Failure on the part of the lessee to use a gas-producing well, which can not profitably be utilized at the rate herein prescribed, shall not work a forfeiture of this lease so far as the same relates to mining oil, but if the lessee desires to retain gas-producing privi-lease, lessee shall pay a rental of fifty dollars per annum in advance on each gas-producing well, gas from which is not marketed or not utilized otherwise than for operations, it	MB
ander this lease, the first payment to become due and to be made within thirty days from the date of the discovery of gas. 3. Until a producing well is completed on said premises the lessee shall pay or cause to be paid to the said agent for lessor, as advance manual royalty on this lease, if the cents per acre per annum, annually, in advance, for the first and second years; thirty cents per acre per annum, annually, in advance, for the third and fourth years;	
4 The lesses shall exercise diligence in sinking wells for all and natural gas on land covered by this lease, and drill at least one well thereon within twelve mouths	11 2.40 0.
The lessee shift earliest missing with Secretary of the Interior, and on failure so to do this lease becomes null and void: Provided, however, there is reserved and tranted to the lessee the right and privilege of delaying the drilling of said well for not exceeding five years from the date of the approval of the lease by the Secretary of the Interior, and on failure so to do this lease becomes null and void: Provided, however, there is reserved and tranted to the lessee (subject to the limitations and conditions he Interior by paying to the United States Indian Agent, Union Agency, Muskogee, Okia, for the use and benefit of the lessor (subject to the limitations and conditions tereinafter contained), in addition to said advance royalty, the sum of one dollar per acre per annum for each year the completion of such well is delayed, payable on or sefore the end of each year; but lessee may be required to drill and operate wells to offset paying wells on adjoining tracts and within three hundred feet of the dividing line. 5. The lessee shall carry on development and operations in a workmanlike manner, commit no wasto on the said land and suffer none to be committed upon the portion in his occupancy or use, take good care of the same and promptly surreader and return the premises upon the termination of this lease to lessor or to whomsoever shall be addlessee, but said buildings and improvements shall remain a part of said land and become the property of the owner of the land as a part of the consideration for this lease, excepting the tools, derricks, boilers, boiler houses, pipe lines, pumping and drilling outlits, tanks, engines, and machinery, and the casing of all dry or exhausted wells, which shall remain the property of the lessee, and may be removed at any time prior to sixty days after the termination of the lease by forfeiture or otherwise; shall not seen the property of the lessee, and may be removed at any time prior to sixty days after the termination of the lease by forfeiture or otherwise; shall not	Si b
ereinafter concained), in addition to said advance royalty, the sum of one dollar per acre per annum for each year the completion of such well is delayed, payable on or sefore the end of each year; but lessee may be required to drill and operate wells to offset paying wells on adjoining tracts and within three hundred feet of the dividing line. 5. The lessee shall carry on dayclooment and operations in a workmanlike manner, commit no wasto on the said land and suffer none to be committed upon the portion	101
i his occupancy or use, take good care of the same and promptly surrender and return the premises upon the termination of this lease to lessor or to whomsoever shall be awfully entitled thereto, unavoidable casualties excepted; shall not remove thereform any buildings or permanent improvements erected thereon during the said term by the aid lesses, but said buildings and improvements shall remain a part of said land and become the property of the owner of the land as a part of the consideration for this lease,	19/2
xcepting the tools, derricks, boilers, boiler houses, pipe lines, pumping and drilling outfits, tanks, engines, and machinery, and the casing of all dry or exhausted wells, which shall remain the property of the lesse, and may be removed at any time prior to sixty days after the termination of the lesse by forfeiture or otherwise; shall not sernit any incleance to be maintained on the premises under lessee's control, nor allow any intoxicating liquors to be sold or given away for any purposes on such premises;	836
hall not use such premises for any other purposes than those authorized in this lease; and before abandoning any well shall securely plug the same so as effectually to but of all water from the oil-bearing stratum, or in the manner required by the laws of the State of Oklahoma. 6. The lessee shall keep an accurate account of all oil-mining operations, showing the sales, prices, dates, purchasers, and the whole amount of oil mined or removed; and all sums due as royalty shall be a lien on all implements, tools, movable machinery, and all other personal chattels used in operating said property, and upon all of the	Die.
nd all sums due as royalty shall be a lien on all implements, tools, movable machinery, and all other personal chattels used in operating said property, and upon all of the usoid off officers of the lessee may at any time, by paying to the Indian Agent all amounts then due as provided herein and the further sum of one dollar, surrender and cancel this	18 28
7. The lessee may at any time, by paying to the Indian Agent all amounts then due as provided herein and the further sum of one dollar, surrender and cancel this case and be relieved from all further obligations or liability hereunder: Provided, if this clase has been recorded, lessee shall execute a release and record the same in the proper county recording office: Provided further, in event restrictions are removed from all lessed premises, the lessee may surrender all the undeveloped portion thereof, by paying the lessor all amounts then due and the further sum of one dollar, which surrender shall not affect the terms hereof as to each producing well and ten	E of
cres of said premises as nearly in square form as possible next configuous to and satisfacting each of said wells, and execute and record a cancellation of premises said endered. 2. This loops shall be subject to the regulations of the Secretary of the Interior, now or hereafter in force, relative to such leases all of which regulations are made at	
art and condition of this lease: Provided, however, that no regulations made after the the approval of this lease, affecting either the length of term of oil and gas leases, he rates of royalty or payments thereunder, or the assignment of leases, shall operate to affect the terms and conditions of this lease. 9. Upon the violation of any of the substantial terms and conditions of this lease, the Secretary of the Interior (or lessor, in event restrictions are removed as produced in paragraph 12 hereof) shall have the right, at any time after thirty days' notice to the lessee specifying the terms or conditions violated, to declare this lease null and void, and the lessor shall then be chilted and authorized to take immediate possession of the land.	The second
10. Delois this least battle be in force and encer the respect shall thritish a bond with responsible parents of the protection of the protection, conditioned	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
or the performance of this lease, which bond shall be deposited and remain on file in the Indian Office. 11. Assignment of this lease or any interest therein may be made with the approval of the Secretary of the Interior, it being understood that to secure such approval he proposed assignce need only be qualified to hold such a lease under the rules and regulations, and furnish a bond with responsible surety to the satisfaction of the	1 3
iccretary of the Interior, conditioned for the faithful performance of the covenants and conditions of this lease. 12. In event restrictions on alienation shall be removed from all the leasehold premises described above, this lease shall be released from the supervision of the jecretary of the Interior, such release to take effect without further agreement, from the date such restrictions are removed, and thereupon the authority and power	word,
elegated to the Secretary of the Interior as herein provided shall cease, and all payments required to be made to the United States Indian Agent shall thereafter be made o lessor or the then owner of said land; and changes in regulations thereafter made by the Secretary of the Interior applicable to oil and gas leases shall not apply to his lease.	13
13. Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties hereto. 14. In witness whereof, the said farties have hereunto subscribed their names and affixed their seals on the day and year first above mentioned.	The state of
(Wo witnesses to execution by legsor: (Gor, seal.)	and the
J. F. Charlesworth [Seal]	C CON S
Converded Ofhank. She waste Congrang. [Seal.]	Sal i
On Bluejacket alle	12.3
wo witnesses to execution by Jesse: 2.0. Described Swift July Chila! 2.0. Described Swift July County July 1.	Rost
on Tuka akla! approved Judge!	12 X 5
Dessell Swift That he County	1 30
1. Here insert full-blood, mixed-blood, intermarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. 2. If a full-blood, tusert "April 26, 1906, 34 Stat. L., 137"; if a mixed-blood Creek or Creek freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat. L. 600"; and if a mi	8 3 3
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thate of Oklahoma, County of Warreld County ss. before me, before me,	
in and for said County and State, on this 1966 day of flushow, 1967 (, personally appeared)	
to me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein set forth.	A
(My commission expires. (Gourt Court Court	
State of Oklahoma, County, ss.	
This Instrument was filed for Record on the Donald day of A.D. 1929, at 1 o'clock as 1.	Ø.
By Deputy. SEAL)	