1435 Q	radrylierte)	1	of Indian office.		(Supplement)
4/17	1. aktronom m	till moral		DOUSET Printing Com	any. Danas, rexus=4524
runs wegen behicheladet School Signed bab	- Jaguara Librar Laf	ri kariyan kulkun diladi ekarley fi yiladi fi wiladi kaharasini masaran sanasa sasara	en terretak erretak er	endement auch eine gemeine gemeinte das eine der der der der der der der der der de	R
IL AND G	AS MINING L	EASE UPON LA	ND SELECTE	D FOR ALLO	TMENT,
		Cheroke	Nation, Oklad	ioma.	
THIS INDENTURE OF	LEASE, Made and entered	into in quadruplicate on this Di	day of Off	Estrictie Oke	by and between
will blood of	izen of the Olier	Thee Nation	n, party of the first part, herein	nafter designated as lessor, and	la l
muskagle (Oklas Outlie	y of the second part, hereinafter	designated as lessee, under a	nd in pursuance of the provi seth;	sions of the act of
1. The lessor, for and ined, and hereby agree	in consideration of one dolls do be paid, observed, and	ar, the receipt whereof is acknowledge. The performed by the lessee, does herefor, and as much longer theres.	edged, and of the royalties, or reby demise, grant, lease, and l	eyenants, stipulations, and co et unto the lessee, for the terr paying quantities, all the oll	nditions hereinafter n of five years from deposits and natural
or under the following	g-described tract of land, lying	and being within the County of	Tulsa IB	and State of Okl	alloma to wit: The
tion H	township 2	range / 4 of the	ne Indian Meridian, and contain	ing 70 acres, m	ore or less, with the
sive right to prospect to sary to carry on the wo land, by means of pipe	or, extract, pipe, store, and re- ork of prospecting for, extract lines or otherwise, a sufficien	nove oil and natural gas, and to a ling, piping, storing, and removing t supply of water to carry on sale	occupy and use so much only such oil and natural gas, also I operations, and also the righ	of the curface of said land as the right to obtain from wells t to use, free of cost, oil and	may reasonably be or other sources on natural gas as fuel
2. The lessee hereby	agrees to pay or cause to be	paid to the United States Indian ude oil extracted from the said lan	Agent, Union Agency, Muskog d. such payment to be made a	ee, Okla., for the lessor, as the time of sale or removal	royalty, the sum of
ay of twenty-four hours on cubic feet or major fr ced on said premises o	, one hundred and fifty dollars action thereof. The lessor sha over and above enough to full	ng well utilized otherwise than as a per annum, and where the capaci Il have the free use of gas for dome ly operate the same. Failure on	stic purposes in his residence of the part of the lesses to use	cubic feet per day, fifty dollars a the leased premises, provided a gas-producing well, which c	there be surplus gas an not profitably be
ad at the mate housin no	conmitted about not more a for	feiture of this lease so far as the in advance on each gas-producing se made within thirty days from the tises the lessee shall pay or cause or the first and second years; thir	come related to mining off but	if the lesses desires to retain	gas-producing print, fit \
eventy-flye cents per ac	re per annum, annually, in ad	vance, for the nith year; it being	understood and agreed that sai	u sums or money so paid shar	it he at credit on the
4. The lessee shall ex the date of the approva ed to the lessee the ris	of this lease by the Secretar Thi and privilege of delaying t	ells for oil and natural gas on land by of the Interior, and on failure so the drilling of said well for not exc	to do this lease becomes hun beeding five years from the dai	e of the approval of the lease	by the Secretary of
nterior by paying to the nafter contained), in ac e the end of each year;	e United States Indian Agent, idition to said advance royalt but lessee may be required to	Union Agency, Muskogee, Okla., ; y, the sum of one dollar per acre drill and operate wells to offset per tone in a workmanlike manner. co	for the use and benefit of the per annum for each year the aying wells on adjoining tracts muit no waste on the said land	lessor (subject to the limita completion of such well is de and within three hundred feet and suffer none to be commit	tions and conditions layed, payable on or life of the dividing line ted upon the portion
occupancy or use, take lly entitled thereto, un lessee but said building	e good care of the same and p avoidable casualties excepted; a and improvements shall rem	promptly surrender and return the shall not remove therefrom any ain a part of said land and become	premises upon the termination buildings or permanent improve a the property of the owner of t	ments crected thereon during the land as a part of the conside	whomsoever shall be the the said term by the said term by the said term by the said term to this lease.
ting the tools, derricks a shall remain the prop it any pulsance to be a	i, boilers, boiler houses, pipe l perty of the lessee, and may l maintained on the premises u	lines, pumping and drilling outnis, be removed at any time prior to s nder lessee's control, nor allow an	tanks, engines, and machiner fixty days after the termination by intoxicating liquors to be sold	y, and the casing of all dry of the lease by forfeiture or l or given away for any purnos	otherwise; shall not see on such premises;
off all water from the o	il-bearing stratum, or in the m	those authorized in this lease; a nanner required by the laws of the oil mining operations, showing the ents, tools, movable machinery, an	State of Oklahoma.	s, and the whole amount of oil	mined or removed:
d oil obtained from the 7. The lessee may at and he relieved from	and herein leased, as security any time, by paying to the I all further obligations or lia	of lor payment of said royalty, ndlan Agent all amounts then due bility hereunder: Provided, if this	e as provided herein and the fu s lease has been recorded, less	rther sum of one dollar, surre	nder and cancel this
of by paying the lesso	r all amounts then due and t	event restrictions are removed fr he further sum of one dollar, whi de next contiguous to and surroun	ch surrender shall not affect th	ie terms hereof as to each pro	oducing well and ten
8. This lease shall be and condition of this le rates of royalty or nav	ase: Provided, however, that	the Secretary of the Interior, now no regulations made after the th gnment of leases, shall operate to	e approval of this lease, affecti affect the terms and condition	ng either the length of term one of this lease.	of oil and gas leases,
in paragraph 12 herec	of) shall have the right, at an	ns and conditions of this lease, the sy time after thirty days' notice to rized to take immediate possession lessee shall furnish a bond with re-	o the lessee specifying the term of the land.	ns or conditions violated, to de	eclare this lease null
he performance of this 11. Assignment of this proposed assignee need	lease, which bond shall be do lease or any interest therein only be qualified to hold suc-	eposited and remain on file in the n may be made with the approval h a lease under the rules and res	o Indian Office. of the Secretary of the Interio culations, and furnish a bond	r. it being understood that to	secure such approval
12. In event restriction	is on alienation shall be remo uch release to take effect wi	formance of the covenants and coved from all the leasehold premis thout further agreement, from thided shall cease, and all payments	es described above, this leas e date such restrictions are	emoved, and thereupon the a	suthority and power lies
ssor or the then owner lease.	of said land; and changes in	regulations thereafter made by the	e Secretary of the Interior ap	oplicable to oil and gas lease	s shall not apply to
14. In witness whereof	the said parties have hereun	nto subscribed their names and af	fixed their seals on the day as	nd year first above mentioned.	[Seal.]
witnesses to execution	by lessy Laughy	J. Con Seal,			[Seal.]
- West	ille akla!	Annual control and a state of the state of t	Wilford C	if Compan	[Seal.]
	ristic aklar	MI	eg woon	president.	- la
witnesses to execution	by lessee:	- James and a state of the stat			
11 d	nuskogel Ok	a			
we will	hogee Okla	r savariahan militariahan			
Here insert full-blood, mixed- if a full-blood, insert "April 2	blood, intermarried, or freedman, as 8 6, 1996, 34 Stat. L., 187"; If a mixed-bloo	thown by the rolls of the Commission to the od Creek or Creek freedman, insert "June 80	Five Civilized Tribes, I, 1902, 82 Stat. L., 600"; and if a mlxed-bl	ood Cherokee or Cherokee freedman, li	nsert "July 1, 1902, 82 Stat
e of Oklahoma, E	41/01/21	County, ss.	notary Put	lil	Paris Paris
nd for said County and	State, on this	day of Sept 1908		, personally appeared	
e known to be the iden voluntary act and dee	tical person, who executed the dor the uses and purposes	ne within and foregoing lease, and therein set forth.	acknowledged to me that	executed the same	as Lieu tree
(My commission expir	0 6 11	1-1911 ofte	ali) - Wio	Jeliase!	Jublic!
,	3 for December 2	County, ss.	1 10009.10	o'clock A M.	
	d for Record on the		1.0.19/ nt 6	alpley, Deg.	of Reed
<u></u>	or #1 Projection of the Control of t	Deputy. (SEAL)	•	1	-Glarb-