(Received Jun 4. 1909 Enclosure 70-710. 33/66.)		Office of Inde	affere Received 2, 1909 Juli 20, 1909 (inion agency beft no. 18585)
rorm & Series 1908 approve	trapili 1 a 1906	ондай міскативникович до нем фаврацью закрава Авгана поружников на простава простава простава простава простав Зна в развадува при при принамента поступа в техня простава простава при простава простава простава простава п	DUISIT Printing Combany, Dallas, Jeras-
OIL AND GAS MIN	IING LEASE UPO	N LAND SELECT	ED FOR ALLOTMENT
	bh	erokee Nation, O	klahoma.
THIS INDENTURE OF LEASE, Mad	and entered into in quadruplicate of	this 19" day of 200	Leavensworth Kang
a full-Glood 1 citizen of the	Cherokee p	Nation, party of the first part, he	reinafter designated as lessor, and
Congress approved may 27 1908	(Dublic World)	ereinafter designated as lessee, unde	cr and in pursuance of the provisions of the actinesseth:
1. The lessor, for and in considerati	hormed and restamed by the level	a does hereby demise grant, lease a	nd let unto the lessee, for the term of five years
gas in or under the following-described trac	tof land, lying and being within the	County of Tulsa	(St and State of Oklahoma, to wit:
quarter (36) of the	southeast quarter	O, of the Indian Meridian, and con	and State of Oklahoma, to wit: () and State of Oklahoma, to wit: () and the southers taining ares, more or less, with all of the surface of osaid land as may reasonable.
necessary to carry on the work of prospect	ng for, extracting, piping, storing, and	removing such oil and natural gas, a	lso the right to obtain from wells or other source
The lessee hereby agrees to pay of the gross program is seen to the gross program is sessee shall pay as royalty in advance on each of the gross program is sessee shall pay as royalty in advance on each of the gross program is sessee shall pay as royalty in advance on each of the gross program is set to the development and the gross program is set to the development and the growing program is set to the development and the growth and the	ceeds of all crude oil extracted from t ch gas-producing well utilized otherwi	es Indian Agent, Union Agency, Mushe said land, such payment to be masse than as provided herein, where th	skogee, Okla, for the lessor, as royalty, the sur le at the time of sale or removal of the oil. And e capacity is tested at three million cubic feet or ion cubic feet per day, fifty dollars for each additi
produced on said premises over and above	enough to fully operate the same.	Fallure on the part of the lessee to	use a gas-producing well, which can not profitable
leges, lessee shall pay a rental of fifty dolls under this lease, the first payment to become	rs per annum in advance on each gave e due and to be made within thirty di	producing well, gas from which is not tys from the date of the discovery of the	gas. After the little of agent fixed the
and seventy-five cents per acre per annum, annually, and seventy-five cents per acre per annum, stipulated royalities.	in advance, for the first and second innually, in advance, for the fifth year	; it being understood and agreed that	said sums of money so paid shall be a credit on
from the date of the approval of this lease granted to the lessee the right and privileg	by the Secretary of the Interior, and of of delaying the drilling of said well	for not exceeding five years from the	date of the approval of the lease by the Secretar
before the end of each year; but lessee may 5. The lessee shall carry on develop	be required to drill and operate wells ent and operations in a workmanlike	manner, commit no waste on the sald	the completion of such well is delayed, payable of cts and within three hundred feet of the dividing land and suffer none to be committed upon the potion of this lease to lessor or to whomsoever sharpware executed thereon during the said term by
said lessee, but said buildings and improven	cuts shall remain a part of said land	and become the property of the owner ing outfits tanks engines and mach	of the land as a part of the consideration for this linery, and the casing of all dry or exhausted
which shall remain the property of the lest permit any nuisance to be maintained on shall not use such premises for any other than the offell water from the ell-hearing strait.	see, and may be removed at any ume he premises under lessee's control, n purposes than those authorized in th more in the manner required by the l	or allow any intoxicating liquors to be is lease; and before abandoning any	sold or given away for any purposes on such premi well shall securely plug the same so as effectuall
6. The lessee shall keep an accurate and all sums due as royalty shall be a lien	account of all oil-mining operations, so on all implements, tools, movable ma	nowing the sales, prices, dates, purchic chinery, and all other personal chatte	sers, and the whole amount of oil mined or remo is used in operating said property, and upon all of e further sum of one dollar, surrender and caucel
lease and be relieved from all further obline proper county recording office: Provide the proper county recording office:	gations or liability hereunder: Proved further, in event restrictions are about the further sum of one	emoyed from all leased premises, the dollar, which surrender shall not affer	lessee shall execute a release and record the same telessee may surrender all the undeveloped po to the terms bereof as to each producing well and
acres of said premises as nearly in square rendered.	form as possible next contiguous to a	ud surrounding each of said wells, at	d execute and record a cancellation of premises ive to such lenses, all of which regulations are ma acting either the length of term of oil and gas le
the rates of royalty or payments thereund 9. Upon the violation of any of the vided in paragraph 12 hereof, shall have	er, or the assignment of leases, shall substantial terms and conditions of the he right, at any time after thirty day	operate to affect the terms and cond is lease, the Secretary of the Interior s' notice to the lessee specifying the	itions of this lease. (or lessor, in event restrictions are removed as ferms or conditions violated, to declare this lease
and void, and the lessor shall then be enti 10. Before this lease shall be in force for the performance of this lease, which b	led and authorized to take immediate and effect the lessee shall furnish a b and shall be deposited and remain on the shall be deposited and remain on	possession of the land, and with responsible surety to the sa file in the Indian Office.	disfaction of the Secretary of the Interior, conditionally the second such as the second
the proposed assignee need only be qualifive secretary of the Interior, conditioned for the interior on allegation of the properties of the secretary of the se	ed to hold such a lease under the rul ne faithful performance of the covens shall be removed from all the leasel	es and regulations, and lurnish a bo nts and conditions of this lease. old premises described above, this l	ease shall be released from the supervision of
Secretary of the Interior, such release to delegated to the Secretary of the Interior to lessor or the then owner of said land; a	take effect without further agreement is herein provided shall cease, and a and changes in regulations thereafter i	t, from the date such restrictions a il payments required to be made to the nade by the Secretary of the Interio	re removed, and thereupon the authority and p e United States Indian Agent shall thereafter be r r applicable to oll and gas leases shall not appl
13. Each and every clause and coven 14. In witness whereof, the said part Attest:	ant of this indenture shall extend to the have hereunto subscribed their national subscribed the	he heirs, executors, administrators, sunes and affixed their seals on the day	accessors, and lawful assigns of the parties heret y and year first above mentioned.
Two witnesses to execution by lessor:	reman, Seartry .	must Enstern (Dil Company 18
P.O. Leavenworth	Sans:	Georgia	al Bosaman 18
Jalley	/, - //./.		Presdents
P. O., Leavenuolta, Two witnesses to execution by lessee:	hite.		
P. O. 312 Fridelity Ouila	ing Buffalow Wife		
Thomas M. Oile.	a a Malandi		
1. Here insert full-blood, mixed-blood, intermarried 2. If a full-blood, insert "April 25, 1906, 84 Stat. Lt., J	or freedman, as shown by the rolls of the Com.	nission to the Five Civilized Tribes. nsert "June 30, 1902, 32 Stat. L., 600"; and if a mixe	ed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 3:
State of Oklahoma, fansas Seases	watth County, ss.	21. K. P. 11	
in and for said County and State, on this	19" day of Turay	me, Mary Justin	, personally appeared Looney
to me known to be the identical person and voluntary act and deed for the eges	ho executed the within and foregoing and purposes therein set forth.	4	<i>a</i>
(My commission expires	1. 15th, 1910.	Seal) - Le	e Soud!
State of Oklahoma,	10	2411	4 o'alack 1 34
This Instrument was filed for Record on	the day of C	A.D. 19.09, nt.	Walkly Deg. of Bods!