peried Seb. 13 1909. ion Figurey, pt. 200: 4-22. 1366 ind Dec. 26 1908.028.30 mion aginey, 20: 68404	( affiel of India Riceind Jan. 31 File 5557.	1709. plicate,	DORSET Printing COMMAN	18377.
OIL AND GAS MIN	ING LEASE UPON I	AND SELECTEI	D FOR ALLOT	MENT,
THIS INDENTURE OF LEASE, Made a pice Closed i citizen of the - <i>Utilifor D</i> Oil Court of Dural Deces Congress approved <u>Mary 27</u> 1. The lessor, for and is consideration contained, and heroby agreed to be paid, of the date of the approval hereof by the Secre gas in or under the following-described tract	Cherokae N. A. Carporalion A. party of the second part, hereina 1908 Chubliger No. 140 to to one dollar, the receipt whereof is ack secred, and performed by the lessee, doe tary of the Interior, and as much longer if of land, lying and being within the Counts	allon, party of the first part, herein ther designated as lessee, under an 2.)	after designated as lessor, and, d in pursuance of the provisi eth: vyenants, stipulations, and con t unio the lessee, for the term aying quantities, all the oil de	ous of the act of ditions hereinafter of Nye years from posits and natural homa, to wit: The
1. The lessor, for and in consideration contained, and hereby agreed to be paid, of the date of the approval hereof by the Secre gas in or under the following-described tract Control of the approval hereof by the Secre gas in or under the following-described tract Control of the approval hereof by the Secre and section. I have a secret of the secre seclusive right to prospect for, extract, pipe, necessary to carry on the work of prospectin said land, by means of pipe lines or otherwin so far as necessary to the development and 2. The lessee hereby agrees to pay of lessee shall pay as royally in advance on eac per day of twenty-four hours, one hundred an million cubic feet or major fraction thereof. The produced on said premises over and above of utilized at the rate herein prescribed, shall in	cause to be paid to the United States Ind eads of all crude oil extracted from the safe h gas-producing well utilized otherwise that d fifty dollars per annum, and where the c the lessor shall have the free use of gas for d mough to fully operate the same. Failur of works of forderway of the lessors of mass	ian Agent, Union Agener, Muekoge 1 land, such payment to be made at a gs-provided herein, where the car ipacity is more than three million c iomestic purposes in Ails residence on a on the part of the lessee to use a the same relates to melone of but	e. Okla., for the lessor, as to the time of sale or removal of acity is tested at three million ubic feet per day, fifty dollars : the lessed promises, provided the sas-producing well, which can if the lesse desires to retain a	yaliy, the sum of t the oil. And the cubic feet or less for each additional here be surplus gas 1 not profitably be resoundeding nuclei
leges, lessee shall pay a rental of fifty dollar- under this lease, the first payment to become 3. Until a producing well is completed fifteen cents per acre per annum, annually, J and seventy-five cents per acre per annum, at stipulated royalites. 4. The lessee shall exercise diligence from the date of the approval of this lease by granted to the lessee the right and privilege the Interior by paying to the United States J hereinafter contained), in addition to said a before the end of each year; but lessee may 1 5. The lessee shall carry on developmen in his occupancy or use, take good care of th havfully entitled therein, unavoidable casuali	s per annum in advance on each gasprodu due and to be made within thirty days fro- on said premises the lessee shall pay or c a advance, for the first and second years; nually, in advance, for the fifth year; it he in sinking wells for oil and natural gas on r the Secretary of the Interior, and on failu of delaying the drilling of said well for no ndian agent. Hinon Agency, Muskogee, Ok lyance royalty, the sum of one dollar per per required to drill and operate wells to offs at and operations in a workmanike manne e asance and promptly surrender and return is excerted; shall not remove thereform	ing well gas room which is not mar- ing the date of the discovery of gas. use to be paid to the said agent fo thirty cents per acre per annum, an ing understood and agreed that said land covered by this lease, and dri re so to do this lease becomes null a t exceeding five years from the date in, for the use and henefit of the acre per annum for each year the 4 et paying wells on adjoining tracts a c, commit no waste on the said land the premises upon the termination.	Refer or not utilized otherwise in r lessor, as advance annual roy nually, in advance, for the third sums of money so paid shall il at least one well thereon with nd void: Provided, however, th of the approval of the lease a lessor (subject to the limitath completion of such well is dela nd within three hundred feet o and suffer none to ba committe of this lense to lessor or to wh nents crected thereon during th	than for operations raity on this lease, c l and fourth years; be a credit on the fin twelve mouths ere is reserved and by the Secretary of ons and conditions yed, payable on or if the dividing line. d upon the portion nomscever shall be the said term by the
said lessee, but said buildings and improveme excepting the tools, derricks, bollers, boller i which shall remain the property of the lesse permit any nuisance to be maintained on the shall not use such premises for any other p shut off all water from the oll-bearing stratum 6. The lessee shall keep an accurate a and all sums due as royalty shall be a llen c unsoid oll obtained from the land herein lesse	nts shall remain a part of said land and be nouses, pipe lines, pumping and drilling ou e, and may be removed at any time prior e premises under lessee's coutrol, nor allo urposes than those authorized in this leas 1, or in the manner required by the laws of ccount of all oil-mining operations, showing an all implements, tools, movable machiner, id, as security for payment of said royalty. Jung to the Indian Agent all amounts then allons or liability hereunder: Provided, if a further, he event restrictions are remove en due and the further sum of one dollar,	come the property of the owner of the fifts, tanks, engines, and machinery to sixty days after the termination wany intoxicating liquors to be sold e; and before abaudoning any well the State of Oklahoma. The sales, prices, dates, purchabers, r, and all other personal chattels us due as provided herein aud the fun- this lense has been recorded, lesse d from all lensed premises, the le- which surrender shall not affect the	e land as a part of the consider , and the casing of all dry o of the lease by forfeiture or of or given away for any purposes shall securely plug the same s and the whole amount of oil ad in operating said property, a ther sum of one dollar, surrein e shall execute a release and r ssee may surrender all the n i terms hereof as to each prod	ation for this lease, r exhausted wells, therwise; shall not on such premises; is as effectually to mincd or removed; and upon all of the ler and cancel this record the same in ndereloped portion uchar well and ten
rendered. 8. This lease shall be subject to the r part and condition of this lease: Provided, the rates of royalty or payments thereunden 9. Upon the violation of any of the su- vided in paragraph 12 hereof) shall have th- and vold, and the lessor shall then be entiti- 10. Before this lease shall be in force a for the performance of this lease, which bon 11. Assignment of this lease or any in the proposed assignce need only be qualified for the perform of the lease or any in	sgulations of the Secretary of the Interior, however, that no regulations made after the c, or the assignment of leases, shall opera becaulat terms and conditions of this leas s right, at any time after thirty days' not de and authorized to take immediate posse at effect the lessee shall furnish a bond wi d shall be deposited nid remain on file in terest therein may be made with the appr 1 to hold such a lease under the rules and a fulfing performance of the covenants an beat back back of the covenants an beat back of the state of the covenants an beat back of the state of the state of the state of the back of the state of the state of the covenants an beat back of the state of the sta	now or hereafter in force, relative t a the approval of this lease, affective the to affact the terms and condition e, the Secretary of the Interior (or ca to the leases specifying the term silon of the land. the indian Office. oval of the Secretary of the interior orgulations, and furnish a bond v d conditions of this lease. mules described above this lease	a such leases, all of which regu g either the length of term of s of this lease. lessor, in event restrictions an s or conditions violated, to dec iton of the Secretary of the $\hat{\mu}$ , it being understood that to se ith responsible surety to the shell he valensed from the	dations are made a oil and gas leases, re removed as pro- lare this lease null hierior, conditioned cure such approval satisfaction of the supervision of the
to lessor or the then owner of said land; and this lease.	d changes in regulations thereafter made h it of this indenture shall extend to the bell s have hereunto subscribed their names an	y the Secretary of the Interior ap	plicable to oil and gas leases sors, and lawful assigns of the 1 year first above mentioned.	shall not apply to
P. O. Chielt Oklar Two witnesses to execution by lessee: 20 Martin P. O. minstoger Oklar Samuel E. Lidney P. O. Muskoger, Oklar		By Ro	d Clif Comp ot Sordan B	any recident:
1. Here insert tult-blood, mixed-blood, intermatried, c 2. If a fail-blood, insert April 26, 1906, 34 Stat. L., 187 	o executed the within and foregoing lease, and purposes therein set forth.	Notary, Pub	od Cherokee or Cherokee freedman, inse e = 1, personally appeared = 2000000000000000000000000000000000000	
State of Oklahoma, CLASS This Instrument was filed for Record on t By	County, ss.		To'clock P. M. Key, Reg. og S Dez	tede in ,

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