red June 7. 1909 Received any CONTRACTO Enclosure Torie: 33824 99. an 22,1 32 File 48983. 1 rom u. Saiar 1915 approvede seferils 100-1918 OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT, Cherohee! Nation, Oklahoma. et May THIS INDENTURE OF LEASE, Made A. D. 1907, by and between and entered into day of... reply pors, mins, of I inardian of fullble - citizen of the Nation, party of the first part, hereinafter designated as lessor, and Eastern O new york nation Ų B of Biffale, New York parts of the second parts nerversely witheresters, witnesselh: Ougress approved may 27,1907 (Public Yo 140), witnesselh: 1. The lessor, for and in conditional 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, leaso, and let unto the lessee, for the term 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, all the oil deposits and natural the date of the approval hereof by the Secretary of land. lyinggaud being within the County of Turken and state of Oklahoma, to-wit: The l designated as lessee, under and in pursuance of 100 gas in or under the following-described tract of land, lying and being within the County of \mathcal{MB}^{4} Whet years of the balance is a to price on the prove of and natural gas, and to occup and use to much only of the saface of reld land as may reasonably to the saraface of reld land as may reasonably to the saraface of reld land as may reasonably to a far an accessary to the development and operation of saface of reld land as may reasonably to a far an accessary to the development and operation of saface of the saface of reld land as may reasonably to the saface of reld land as may reasonably to the saface of reld land as may reasonably to a soft as a necessary to the development and operation of safa dependence.
The lesses hereby agrees to pay or cause to be paid to the Une of the safd land, such and a soft to use, free of cost, oil and natural gas as how any as cryatly in davance on ech gas-porducing well will land. Such apparent to be made at the time of male or removal of the oil. And the safe of ot twenty-four hours, one hundred and fity dollars per annu, and where the capacity is more than there million cubic feet or major fraction thereof. The lessor shall have the free used gas for domestic pay in the safe and the safe and the safe of the lesser is a safe profile of the safe and and the safe and there be surplus gas produced on said premises over and above enough to fully operate the same. Failure on the part of the lesser is a safe profile dependent of the safe and there is an anotyme on the safe and the sa Ż the Ę. is that thereof, by paying the lessor all amounts then use intruer same to one what any series of said wells, and execute and record a cancellation of premises sur-rendered. S. This lease 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 a part 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, the 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 pro-vided in paragraph 12 hereof) shall have the right, at any time after thirty days notice to the lesses specifying the terms or conditions violated, to declare this lease null and vold, and the lessor shall then be entitled and authorized to take immediate possession of the land. 10. Before this lease shall be in force and effect the lessee shall furnish a bond with responsible surety to the satisfaction of the Secretary of the Interior, it being understood that to secure such approval the proposed assignee need only be qualified to hold such a lease under the rules and regulations, and furnish a bond with responsible surety of the Interior, it being understood that to secure such approval the proposed assignee need only be qualified to hold such a lease under the rules and regulations, and furnish a bond with responsible surety of the lease. 12. In event restrictions on allenation shall be removed from all the leasehold premises described above, this lease. 13. In event restrictions on allenation shall be removed from all the leasehold premises described above, this lease shall be released from the supervision of the Secretary of the Interior, such release to take effect without further agreement, from the Two witnesses to execution by lessor: termaie to emar uy ve, Ck President. đ es. M Wheele £ 312 Fidelity Be ilding , Ouffals, Y.M. Thomas M. Oill. Guff P. O. 312 Filelity Builden lo 1. Here insert full-blood, mized-blood, interni 2. Ha full-blood, lusert "April 26, 1906, 24 Stat I., 710." by the rolls of the Commission to the Fire Civilized Tribes. ek or Greek freedman, insert "June 50, 1992, 52 Stat. L, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1992, 52 Stat. d. or free 137": If P man, as sh nixed-1. Tax - State of Oklahoma, County of mayer County, ss. Mary 2<u>]</u>] before me, 1909 et in and for said County and State, on this 4 ephilosel, me Arre. W.B. Lunney- Hours Area m. who executed the within and foregoing lease, and ackr uses and purposes therein set forth. fle to me known to be the identical perso and voluntary act and deed for the wledged to Watte 21. notory Public. (My commission expires march 21-et 1913. State of Oklahoma, ... County, ss. Ú, This Instrument was flied for Record on the. 16 day of. Clorks (SEAL) Deputy.