1	Received, alima as Jun 10:1409 much gan 10:1409 much garen No. 34489.	- Duplicated	COMPAN	the state of the s	Received any 3, suison agency Dep	t, 2007 .
orn	fa Said yat upper	med while we,			DURSEL PRADUCTORIANT	INIEF, TEXE
11/2	OIL AND GAS M	INING LEASE	UPON LANI	SELECTEI	FOR ALLOTM	1EN
200	tor vis		Of Son Spool	NT OLI-E		
133	THIS INDENTURE OF LEASE,	Made and entered into in quad	ruplicate on this 19th	day of Tenay	A. D. 1909, 1	by and be
	Cherokee citizen of the	ick Swirdian	Dof albert Kink, Natjon, part	y of the first part, hereing	lequal Chamber iter designated as lessor, and	General
Sei Sei	Rastern Oil Co.	upany, at corpo	mation of Buf	halo New you	d in pursuance of the provisions	of the
o O O	ongress approved May 27.	1908 (Refblic Sno. 1.)	Fa)	, witness		
((//the	e date of the approval hereof by the	ild, observed, and performed b Secretary of the Interior, and	y the lessee, does hereby does much longer thereafter a	emise, grant, lease, and le s oil or gas is found in p	t unto the lessee, for the term of aying quantities, all the oil depos	five years
121	s in or under the following described	and the S6/40f	116/4 of 116/4	of section &	and State of Oklahom	0.7/
1	range 13, least	range-	of the Indi	an Meridian, and containing	ig thirty (30) neres, more o	or less) wi
Jies.	cessary to carry on the work of pro- tid and, by means of pipe lines or of ar as necessary to the development /// 2. The lessee hereby agrees to ///per cent of the gros- ssee shall pay as royalty in advance.	ay or cause to be paid to the is s proceeds of all crude olyextra on each gas-producing welkutili	United States indian Agent, cted from the said land, suc- zed otherwise than as provid	Union Agency, Muskoge h payment to be made at led herein, where the cap	b. Okla., for the lessor, as royall the time of sale or removal of the acity is tested at three million ou	ty, the sole oil. And ble feet (
Kuni	illion cubic feet or major fraction there oduced on said premises over and al	eof. The lessor shall have the fr nove enough to fully operate the	ee use of gas for domestic pute same. Failure on the p	rposes in his residence on art of the lessee to use a	the leased premises, provided there gas-producing well, which can no	e be surpl of profital
leg	ilized at the rate herein prescribed, s ges, lessee shall pay a rental of fifty ider this lease, the first payment to be	hall not work a forfeiture of the dollars per annum in advance c scome due and to be made with	is lease so far as the same : on each gas-producing well, g in thirty days from the date	gas from which is not mar of the discovery of gas,	it the lessee desires to retain gas- keted or not utilized otherwise than	producing n for oper
nr.	3. Until a producing well is complete cents per acre per annum, annu de seventy-five cents per acre per annipulated royalties.	ally, in advance, for the first a	nd second years: thirty cent	ls per acre per annum, ani	aually, in advance, for the third an	d fourth
d tro	<ol> <li>The lessee/shall exercise dilig om the date of the approval of this le anted to the lessee the right and private.</li> </ol>	ase by the Secretary of the Inte	erior, and on fallure so to do f said well for not exceeding	this lease becomes null a five years from the date	of the approval of the lease by the	is reserve he Secret
the	e Interior by paying to the United St reinafter contained), in addition to s fore the end of each year; but lessee	ates Indian Agent, Union Agen- aid advance royalty, the sum of may be required to drill and on-	cy, Muskogee, Okla., for the of one dollar per acre per a erate wells to offset paying v	<ul> <li>use and benefit of the noum for each year the c</li> <li>wells on adjoining tracts a</li> </ul>	lessor (subject to the limitations ompletion of such well is delayed, nd within three hundred feet of th	and cond , payable ne dividin
in law	<ol><li>The lessee shall carry on deve his occupancy or use, take good care wfully entitled thereto, unavoidable c id lessee, but said buildings and impression.</li></ol>	lopment and operations in a wo of the same and promptly sur- asualties excepted; shall not re	rkmanlike manner, commit i render and return the premi emove therefrom any buildin	no waste on the said land ses upon the termination gs or permanent improven	and suffer none to be committed u of this lease to lessor or to whom nents erected thereon during the sa	pon the p soever sh aid term
oxe	nd lessee, but said buildings and impo- cepting the tools, derricks, boilers, b- pich shall remain the property of the ermit any nuisance to be maintained	oller houses, pipe lines, pumpin lessee, and may be removed a	g and drilling outlits, tanks at any time prior to sixty de	, engines, and machinery ays after the termination	, and the casing of all dry or ex of the lease by forfeiture or other	xhausted wise; sha
S shi	all not use such premises for any of aut off all water from the oil-bearing s 6. The lessee shall keep an accu-	ther purposes than those autho tratum, or in the manner require rate account of all oll-mining on	rized in this lease; and before the state of the State of the State of the State of the sales,	ore abandoping any well of Oklahoma. prices, dates, purchasers,	shall securely plug the same so a and the whole amount of oil mine	ed or ren
3 uns	d all sums due as royalty shall be a sold oil obtained from the land herein	lien on all implements, tools, no leased, as security for payment by paying to the Indian Agent	novable machinery, and all to t of said royalty.	other personal chattels use ovided herein and the fur	ed in operating said property, and ther sum of one dollar, surrender	upon all
the	ase and be relieved from all further e proper county recording office: Prerect, by paying the lessor all amounts	wided further, in eyent restric ats then due and the further si	tions are removed from all im of one dollar, which sur	leased premises, the learender shall not affect the	ssee may surrender all the under terms hereof as to each producin	veloped p ag well ai
ren	res of said premises as nearly in squ ndered. 8. This lease shall be subject to art and condition of this lease; Prov	the regulations of the Secretar	v of the Interior, now or her	reafter in force, relative to	such leases, all of which regulate	ons are n
j the	e rates of royalty or payments there	ounder, or the assignment of le	eases, shall operate to affect tions of this lease, the Secr	the terms and conditions that the terms and conditions	s of this lease. Iessor, in event restrictions are r	emoved a
and	d void, and the lessor shall then be 10. Before this lease shall be in for the performance of this lease, which	entitled and authorized to take orce and effect the lessee shall f th bond shall be deposited and	immediate possession of th urnish a bond with responsi remain on file in the India	e land. ble surety to the satisfac n Office.	tion of the Secretary of the Inter-	ior, condi
the Sec	11. Assignment of this lease or a e proposed assignee need only be queretary of the Interior, conditioned f 12. In event restrictions on allens	alified to hold such a lease un or the faithful performance of	der the rules and regulation the covenante and condition	is, and furnish a bond w is of this lease.	ith responsible surely to the sati	isfaction
del	ecretary of the Interior, such release legated to the Secretary of the Inter lessor or the then owner of said lan	to take effect without further for as herein provided shall ce	agreement, from the date ase, and all payments require	such restrictions are re red to be made to the Uni	moved, and thereupon the author ted States Indian Agent shall ther	rity and eafter be
	13. Each and every clause and co	venant of this indenture shall	extend to the heirs, executor	rs, administrators, success	ors, and lawful assigns of the pa	
	Howard Fan	nan Secretary	Conf	Tour X	link)	
	wo witnesses to execution by legsor:		eal)	Gurdinist a	Gert Hick Sainer!	/ 
₽.	o. Tahlequah	'. Off	-	Pastern C	thougany	استسيح
	o Tahlegua	h Oklas		-seorge s	bresider	D,
3 - 3 Tu	wo witnesses to execution by lessee:	recler				
} P.	0.312 Fidelity Build	ing Buffalo: no	J.			
200	2 312 Fidelity Builds	in Bulleto W.C.				
1	Here insert full-blood, mixed-blood, interms     If a full-blood, insert "April 25, 1996, 34 Stat." 716."	tried, or freedman, as shown by the roll. L., 137"; if a mixed-blood Creek or Cree	is of the Commission to the Fire Civi k freedman, lasert "June 30, 1902, 32	lized Tribes. Stat. L. 600"; and if a mixed-bloo	d Cherokee or Cherokee freedman, Insert *	July 1, 1902,
10	ate of Oklahoma, County	L'Elerokee County,				Exception Services Transport
n ag	and for said County and State, on t	his 19th, day of M	before me Mal	ary Lublic	personally appeared	ىدا ئادىلىلىلىدا. ئادىرد دەلىدات
	me known to be the identical person			wledged to me that	executed the same as	his
1 111	(My commission expires (My)			Sam J.	Hickolem	> ~~ (
= S:-	ate of Oklahoma,		- Decor	mente likilikit (nyan ar ing tigidan melap di minak turuh, dalam kepungan kenanan Kalamat menjadan yang menungan melap di di didak melap di di Kalamatan pendan pen	- Wolary T-	Hic
4	This Instrument was filed for Record	. / / /.	day of Sep	A.D. 1909 , at 4 45	o'clock I M.	
By.	Land of the second of the seco	Deputy.	SEAL	XITO Walk	vey reg of the	uve/ .e
dispersion for					Maria de la compansión de La compansión de la compa	
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		and the state of t				