OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT,

	Annual and Alexander and Alexa	N _t	ition, Oklahoma.
THIS INDENTURE OF LEASE	, Made and entered into in quadruplicate on	this 3 day of	of Existic Okoa. it part, hereinafter designated as lessor, and see, under and in pursuance of the provisions of the act
full blood of citizen of the	10 Cherokel	Nation, party of the fire	t part, hereinafter designated as lessor, and
matilges Oko	party of the second part, her	elnafter designated as les	see, under and in pursuance of the provisions of the act
1. The lessor, for and in cons	ideration of one dollar, the receipt whereof is	acknowledged, and of th	s royalles, covenants, subulations, and conditions defemal
e in or under the following describ	ad tract of land lying and boing within the C	ounty of Till	, lease, and let unto the lessee, for the term of five years fr is found in paying quantities, all the oil deposits and natu , and State of Oklahomu, to wit: 7
2 Etopniet and	Egnwegnwe		
section. J. town	ship T / range / /	, of the Indian Meridian	and containing & a lacres, more or less, with much only of the surface of said land as may reasonably all as a last the right to obtain from wells or other sources
id land, by means of pipe lines or	otherwise, a sufficient supply of water to carr	y on sald operations, and	also the right to use, free of cost, oil and natural gas as f
2. The lessee hereby agrees to	pay or cause to be paid to the United States	gain land, auch bayment	oncy, Muskogee, Okla., for the lessor, as royalty, the sum to be made at the time of sale or removal of the oil. And where the capacity is tested at three million cubic feet or l
r day of twenty-four hours, one hu	idred and lifty dollars per annum, and where t	ne capacity is more than to for domestic purposes in hi	arce million cubic leet per day, hity dollars for each additions residence on the leased premises, provided there he surplus
res. lessee shall hay a rental of hi	y dollars per annum in advance on each gas-p	roducing well, gas from wh	essee to use a gas-producing well, which can not profitably ining oil, but if the lessee desires to retain gas-producing pr ich is not marketed or not utilized otherwise than for operati
2 Iiniil a producing Well is co	become due and to be made within thirty day mpleted on said premises the lessee shall pay nually, in advance, for the first and second ye	or cause to be naid to the	rolly to gas. said agent for lessor, as advance annual royalty on this let per nanum, annually, in advance, for the third and fourth yea roed that said sums of money so paid shall be a credit on
ipulated royaities. 4. The lessee shall exercise di	ligance in sinking wells for hil and natural gr	s on land covered by this	lease, and drill at least one well thereon within twelve mon
anted to the lessee the right and p e interior by paying to the United	rivilege of delaying the drilling of said well for Stales Indian Agent, Union Agency, Muskoger	r not exceeding hive years. Okla, for the use and l	becomes null and void: Provided, however, there is reserved from the date of the approval of the lease by the Secretary enefit of the lessor (subject to the limitations and conditi-
reinafter contained), in addition to fore the end of each year; but less 5. The lessee shall carry on de	o said advance royalty, the sum of one dollar se may be required to drill and operate wells to evelopment and operations in a workmanlike m	per acre per annum for e onset paying wells on adj anner, commit no waste on	ich year the completion of such well is delayed, physille on olining tracts and within three hundred feet of the dividing it the said land and suffer none to be committed upon the port
his occupancy or use, take good co	tre of the same and promptly surrender and re	turn the premises upon the	e termination of this lease to lessor or to whomsoever shall
cepting the tools, derricks, boilers, sich shall remain the property of rmit any nuisance to be maintaine	boiler houses, pipe lines, pumping and drillin he lessee, and may be removed at any time d on the premises under lessee's control, nor	g outfits, tanks, engines, a prior to sixty days after the allow any intoxicating liqu	the owner of the land as a part of the consideration for this let and machinery, and the casing of all dry or exhausted we termination of the lease by forfeiture or otherwise; shall ours to be sold or given away for any purposes on such premis ling any well shall securely other the same as as offertuality
it off all water from the oil-bearing 6. The lessee shall keep an ac	stratum, or in the manner required by the law curate account of all oil-mining operations, sho	of the State of Oklahom wing the sales, prices, date	is, purchasers, and the whole amount of oil mined or remov
I all sums due as royalty shall be	a lien on all implements, tools, movable made	ilnery, and all other person ltv	al chattels used in operating said property, and upon all of in and the further sum of one dollar, surrender and cancel
se and be relieved from all furth	er obligations or liability hereunder: Provid	ed, it this lease has been :	ecorded, lessee shall execute a release and record the same emises, the lessee may surrender all the undeveloped por not affect the terms hereof as to each producing well and
res of said premises as nearly in a idered.	iquare form as possible next configuous to and	surrounding each of said	wells, and execute and record a cancellation of premises are made
rt and condition of this lease: Pr e rates of royalty or payments th	ovided, however, that no regulations made after ereunder, or the assignment of leases, shall c	er the the approval of this operate to affect the terms	lease, affecting either the length of term of oil and gas leas
led in paragraph 12 hereof) shall	have the right, at any time after thirty days	notice to the lessee specia	ying the terms or conditions violated, to declare this lease r
r the performance of this lease, w	hich bond chall be deposited and remain on fi any interest therein may be made with the	le in the Indian Office. approval of the Secretary	to the satisfaction of the Secretary of the Interior, condition of the Interior, it being understood that to secure such appro- ish a bond with responsible surety to the satisfaction of
cretary of the Interior, conditioned 12. In event restrictions on alle	I for the faithful performance of the covenant enation shall be removed from all the leasehol	s and conditions of this le d premises described abo	ase, /e, this lease shall be released from the supervision of
legated to the Secretary of the In lessor or the then owner of said l	terior as herein provided shall cease, and all	payments required to be in	ictions are removed, and thereupon the authority and po- ade to the United States Indian Agent shall thereafter be m e Interior applicable to oil and gas leases shall not apply
14. In witness whereof, the sal	covenant of this indenture shall extend to the parties have hereunto subscribed their name		rators, successors, and lawful assigns of the parties hereto. n the day and year first above mentioned.
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A. J. M. Jour	and the state of t		
o. mokoge	- ekla:		
i. Here insert full-blood, mixed-blood, intel 2. If a full-blood, insert "April 28, 1906, 34 S 716."	married, or freedman, as shown by the rolls of the Commis at, L., 187"; if a mixed-blood Greek or Greek freedman, ins	sion to the Five Civilized Tribes, ert "June 30, 1902, 32 Stat. L. 600"; a	ndif a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 52
nte of Oklahoma, Country	Dimestique Gount, ss.	o. Charles a.	Sololo To Re To la
and for said County and State, or	klac 18 day of Account	no, chances of	personally appeared.
- Salliz La	on. who executed the within and foregoing le	ase, and acknowledged to	me that ohe executed the same as her
nd voluntary act and deed for the	e uses and purposes therein set forth.	Q Z	arles to Dichola
(My commission expires.		United:	tales commissioner
tate of Oklahoma,	ord on the 4	N. P. 197	1 . nh. / o'clock 22 st.
			Ellalka, Reg. Or Dudo.
	Deputy.	(Real	S Jes