OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMEN. Property of the property of the first and the property of the	6	Will put 1 File 22057 Received mad. 22.1919. Received april. 1919. received agency. 1919. received agency. 1919. Received april. 191
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and in a street working of the control described point of the control of the cont	1/2	THIS INDENTURE OF LEASE, Made and entered into in quadruplicate on this Land day of Rierald, A. D. 1909, by and b
in a 'design find interface-described (rest of tank, jurge and poles of miles de location of the contribution, and contribution of the contributio	Arten	afull: Plord : citizen of the week will Such Kompany of the first part, hereinatter designated as lessor, and
in a "Manage this disconting-special and post-special and	ofthe	of Little Little Land party of the second part, hereinatter designated as lessee, under and in pursuance of the provisions of the Congress approved Audit 25, 45th and a conditions here the lesser, for and in confermation of one dollar, the receipt whereof is acknowledged, and of the royalties, covenants, stipulations, and conditions here contained, and hereby agreed to be maid observed, and nerformed by the lessee, does hereby denies, grant, lease, and let unto the lessee, for the term of five year
en et de le legles Negelines en	eretary.	July roothwest anarter (NW4) of the southeast anarter 167
1. The Sease heavely agrees to per or cause to be sed to the Utden Status Indian. Agent, Work Actor. Mandocae, Otta, for the Sease, as experiment of the Sease, as experim	etaret d	of section / 0, towathin / range or less, we exclusive r.j.l to pro. p.ct for, extract, pipe, store, and remove oil and natural gas, and to occupy and use so much only of the surface of said land as may reason necessary to carry on the work of prospecting for, extracting, piping, storing, and removing such oil and natural gas, also the right fo blottain from wells or other some said land, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and also the right to use, free of cost, oil and natural gas
the state of the state hereal presented, shall not worth interfective of this beans to dark at the beans presented and state of the sta	A asso	/2. The lessee hereby agrees to pay or cause to be paid to the United States Indian Agent, Union Agency, Muskogee, Okla, for the lessor, as royality, the per cent of the gross proceeds of all crude oil extracted from the said land, such payment to be made at the time of sale or removal of the oil. A lessee shall pay as royalty in advance on each gas-producing well utilized otherwise than as provided herein, where the capacity is tested at three million cubic feet per day, if the object of the contraction thereof. The lessor shall have the free use of gas for domestic purposes in his residence on the leased premises, provided there be surp
4. The lenses shall exercise diligence in simbling wells for oil and natural gas on lend covered by this lesses, and drill at least man well thereon with the volume of the property of the pr	af Jain	utilized at the rate herein prescribed, shall not work a forfeiture of this lease so far as the same relates to mining oil, but if the lessee desires to retain gas-producing leges, lessee shall pay a rental of fifty dollars per annum in advance on each gas-producing well, gas from which is not markeled or not utilized otherwise than for one under this lease, the first payment to become due and to be made within thirty days from the date of the discovery of gas from the date of the da
The lease and its cryon development and operations in a workness of the control of the season and control of the season an	Median	4. The lessee shall exercise diligence in sinking wells for oil and natural gas on land covered by this lease, and drill at least one well thereon within twelve from the date of the approval of this lease by the Secretary of the Interior, and on failure so to do this lease becomes null and void: Provided, however, there is reserved to the lessee the right and privilege of delaying the drilling of said well for not exceeding five years from the date of the approval of the lease by the Secretary by anyther to the Justed States Indian Again. Union Again, which has laterated by the Secretary by anyther to the Justed States Indian Again. Plane Again, which has laterated by the Secretary by anyther to the Justed States Indian Again. Plane Again, which are the Justed States Indian Again.
State of Oklahoma, Jessel Bases, and the received the control of the State of Chalanama, work that security plus the unions one sections and the state of Chalanama, work of the State of Chalanama, which was not to the state of the State of Chalanama, which was not to the state of the State of Chalanama, which was not to the state of the State of Chalanama, which was not been also as security for payment of said received and received the state of the State of Chalanama, which was not be related from all farsher obligations or healthy becomes and the related form all farsher obligations or the State of Chalanama, which was not be related from all farsher obligations or the State of Chalanama, which was not been received, lesses that previous chalanama and the related from all farsher obligations or the State of Chalanama, which was not been received, lesses that previous chalanama and the previous chalanama and the state of	is low	hereinafter contained), in addition to said advance royalty, the sum of one dollar per acre per annum for each year the completion of such well is delayed, payante before the end of each year; but lessee may be required to drill and operate wells to offset paying wells on adjoining tracts and within three hundred feet of the dividit 5. The lessee shall carry on development and operations in a workmanilke manner, commit no waste on the said land and suffer none to be committed upon the in his occupancy or use, take good care of the same and promptly surrender and return the premises upon the termination of this lesse to lessor or to whomsever is a language to the same and promptly surrender any hundridge or parameter the premises upon the termination of this lesse to lessor or to whomsever is
and all some does exposite shall be a lieu on all implements, tools, moreable machinery, and all other percent schilds used in operating said property, and upon all further and the first property in the influid Agent all amounts then does any provided herein and the further sum of one adolar, nurreader and came the came and be relieved from all further obligations or liability bereunder. Trovided, if this lesse has been recorded, lesses shall occure a release and record the an exposite property in the property of the lesses of the state of the s	elector.	shall not use such premises for any other purposes than those authorized in this lease; and before abandoning any well shall securely plug the same so as effects shut off all water from the oil-bearing stratum, or in the manner required by the laws of the State of Oklahoma.
acres of sidi preinises as nearly in square form as possible next contiguous to and surrounding each of sidd wells, and covered and execute and record a cancellation of premise residence. The issues shall be subject to the republications are in a facility of the part and condition of this leave. Provided, however, that no regulations made after the the approval of this leave, side of the part of the part of the control of the part of	future) eleutus	and all sums due as royalty shall be a lieu on all implements, tools, movable machinery, and all other personal chattels used in operating said property, and upon all unsold oil obtained from the land herein leased, as security for payment of said royalty. 7. The lessee may at any time, by paying to the Indian Agent all amounts then due as provided herein and the further sum of one dollar, surrender and can lessee and be relieved from all further obligations or liability hereunder: Provided, if this lesse has been recorded, lessee shall execute a release and record the state of the proper county recording office: Provided further, in every restrictions are removed from all leased premises, the lessee may surrender all the undeveloped
the Super like violation of any of the substantial terms and conditions of this leave, the Secretary of the Interior, for event restrictions are removed a mid-roll, and the leave shall be in force and effect the leave shall be in force and effect the leaves and the like the present of the land. 10. Before this leave shall be in force and effect the leaves shall turnish a bond with responsible surely to the satisfaction of the Secretary of the Interior, conditions for the leaves when he had been shall be in force and effect the leaves shall furnish a bond with responsible surely to the Interior, the Interior, conditions of the leaves of the Interior, conditions of the leaves of the Interior, conditions of the leaves of the Interior, conditions of the Interior, shall release the the Secretary of the Interior, conditions of the Interior, shall release the the Secretary of the Interior, such release to take effect without further agreement, from the date such restrictions are removed, and thereupon the authority and delegated to the Secretary of the Interior, and release to take effect without further agreement, from the date such restrictions are removed, and thereupon the authority and delegated to the Secretary of the Interior, and release to take effect without further agreement, from the date such restrictions are removed, and thereupon the such shall be a state of the Interior applicable to all and applicable to the Interior applicable to the Interior applicable to a state of the Interior applicable to its property of the Interior applicable to it	1. Q. M.	acres of said premises as nearly in square form as possible next contiguous to and surrounding each of said wells, and execute and record a cancellation of premisered. 8. 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 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 the contract of leaves, the contract of leaves, the contract of secretary and conditions of this lease.
the proposed assignee need only be qualified to hold such a lease under the rules and regulations, and furnish a bond with responsible survey to the satisfaction. Secretary of the interior, conditioned for the faithful profromance of the covenants and conditions of this lease. Secretary of the Interior, conditioned for the faithful profromance of the covenants and conditions of this lease. Secretary of the Interior, such release to take effect without further agreement, from the date such restrictions are removed, and thereupon the authority and delegated to the Secretary of the Interior as herein provided shall cases, and all payments required to made to the United States Indian Agont shall thereafter be to lessor or the then owner of said land; and changes in regulations thereafter made by the Secretary of the Interior applicable to oil and gas leases shall not applied to lessor or the theory clause and covenant of this indicative shall receive any the said parties have been under the conditions of the conditions of the said parties have been mentioned. 1. In witness whereof, the said parties have hereunto subscribed their names and affixed their easily on the day and year first above mentioned. 1. It was witnesses to execution by lessor: Two witnesses to execution by lessor:	Lorelan	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 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 leas and void, 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, confusion of the lesse. Which bond shall be deposited and remain on file in the Indian Office.
Two witnesses to execution by lessor: Two witnesses to execution by lessor: P. O., Tules While: State of Oklahoma, Lowerty of While: In and for said County and State on this. Description of Barrella, 1905, 38 Stat. Lo. 137-138 day of March 1905, 1905	12.10	the proposed assignee need only be qualified to hold such a lease under the rules and regulations, and furnish a bond with responsible surety to the satisfaction Secretary of the Interior, conditioned for the faithful performance of the covenants and conditions of this lease. 12. In event restrictions on allenation shall be removed from all the leasehold premises described above, this lease shall be released from the supervision Secretary of the Interior, such release to take effect without further agreement, from the date such restrictions are removed, and thereupon the authority and delegated to the Secretary of the Interior as herein provided shall cease, and all payments required to be made to the United States Indian Agont shall thereafter be to lessor or the then owner of said land; and changes in regulations thereafter made by the Secretary of the Interior applicable to oil and gas leases shall not a
Two witnesses to execution by lessor: P. O. Tulad Mala! P. O. Tulad	The	13. Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties here. 14. In witness whereof, the said parties have hereunto subscribed their names and affixed their seals on the day and year first above mentioned. Attest:
P. O. Tales Ikla. Discontinuo of freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. In a fall-blood, insert "April 26, 1905, 38 Stat. L., 130", if a mixed-blood Creek or Creek freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "June 30, 1902, 22 Stat. L., 600";		Two witnesses to execution by lessor: Ruguene ail 9 Gas Campany
Two witnesses to execution by lesses: W. Branko 21, Branko 22,	Comp.	P.O. Tulch Phla: by Truman Nigory.
P. O. Tales alka. P. O. Tales alka. 1. Here insert full-blood, mixed-blood. Informatied, or freedman, as shown by the rolls of the Commission to the Five Cirilized Tribes. 2. If a full-blood, insert "April 36, 1905, 34 Stat. L., 137"; if a mixed blood Creek or Creek freedman, insert "June 30, 1902, 32 Stat. L., 690"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902. L. 716." State of Oklahoma Landing Gradies. State of Oklahoma, Landing Gradies. (My commission expires. Out 3. 3. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10		P. O. Wekings Diesee: Durgneone Bil 9 Las Company,
P. O., Take Abla. 1. He're neert (uti-blood, internarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. 1. He're neert (uti-blood, internarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. 1. He're neert (uti-blood, internarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. 1. Jie'' a full-blood, internarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. 1. Jie'' a full-blood, internarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. State of Oklahoma, Journal of State, in 137", if a mixed-blood Cherokee freedman, insert "July I, 1902. State of Oklahoma, Journal of State, or this Journal of Commission explication of the uses and purposes therein set forth. (My commission explices. Out of the uses and purposes therein set forth. (My commission explices. Out of 13. July of the uses and purposes therein set forth. State of Oklahoma, County, ss. This Instrument was filed for Record on the. If County, ss. This Instrument was filed for Record on the. If County, ss. This Instrument was filed for Record on the. If County, ss.	, kr.,	To Call.
1. Here insert full-blood, mixed-blood, intermarried, or freedman, as shown by the rolls of the Commission to the Pive Civilized Tribes. 1. Here insert full-blood, mixed-blood intermarried, or freedman, as shown by the rolls of the Commission to the Pive Civilized Tribes. 1. The insert full-blood, mixed-blood intermarried, or freedman, as shown by the rolls of the Commission to the Pive Civilized Tribes. 1. The insert full-blood, mixed-blood intermarried or freedman, insert "July 1, 1902. State of Oklahoma Lematic Gullar Scott, and the State of Oklahoma Lematic Gullar Scott of March Scott of Danch Scott of Danch Scott of Danch Scott of Oklahoma, and the same as the contract of the same as the contract of the same as the contract of Oklahoma, and the same of th	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Grace maper - Con Sal
State of Oklahoma, Louding of Like Sounty, ss. before me, Least Mapes, a Notional Calladian in and for said County and State on this. L.M. day of March. 1991. to me known to be the identical person. who executed the within and foregoing lease, and acknowledged to me that the executed the same as the and voluntary act and deed for the uses and purposes therein set forth. (My commission expires. Oug 23. 1911. State of Oklahoma, County, ss. This Instrument was filed for Record on the 4 day of March. A.D. 19 19, at 4 o'clock? M. A.D. 19 19, at 4 o'clock? M. A.D. 19 10, at 4 o'clock? M.	Jan 1	
in and for said County and State on this. L.M. day of March, 'Il I'. personally appeared. to me known to be the identical person. who executed the within and foregoing lease, and acknowledged to me that the executed the same as first (My commission expires. Quy 23. 'A'.') State of Oklahoma, County, ss. This Instrument was filed for Record on the day of March. A.D. 19 2, at 4 o'clock? M. A.D. 19 2, at 4 o'clock? M. A.D. 19 2, at 4 o'clock? M. A.D. 19 3, at 4 o'clock? M.	of the state of	State of Oklahama a with of what German os
to me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that the executed the same as the and voluntary act and deed for the uses and purposes therein set forth. (My commission expires. Quy 23. 1911) State of Oklahoma, County, ss. This Instrument was filed for Record on the day of Parl A.D. 19 2, at 4 o'clock? M.	Sept 1	before me, Leach Mapes, a Votaris Lublis
(My commission expires. Quay 23. 1911). State of Oklahoma, County, ss. This Instrument was filed for Record on the 4 day of Part A.D. 19 19, at 4 0 o'clock? M. Head, A.D. 19 19, at 4 0 o'clock? M. Head, Head	action	Sampon Seles of Briston This.
State of Oklahoma, County, ss. This Instrument was filed for Record on the 4 day of Parl A.D. 19 10, at 4 o'clock? M. H. Walkley (Seq. of Beste)	200	and voluntary act and deed for the uses and purposes increin set form.
This Instrument was filed for Record on the 4 day of Mark A.D. 19 10, at 4 o'clock M.		State of Oklahama County ss.
By Deputy. [SEAL]	1	This Instrument was filed for Record on the day of Plaz, A.D. 19 J, at 4 o'clock M.
	2. K.	By Deputy. [SEAL]