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ngress approved 1. The lessor, ntained, and hereb e date of the appro-	for and in consi y agreed to be y val hereof by th	Made and entered into in quad <i>Willee Winter</i> e. <i>Winter</i> <i>agriculation</i> <i>bigguessies</i> <i>arry of the sec</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i> <i>bigguessies</i>	will "A Law Qo ond part, hereinafter de A L- 246 fille H- 190 pt whereof is acknowled y the lessee, does herei as much longer thereaft	signated as lessee, under , wit iged, and of the royalties of demise, grant, lease, an er as oil or gas is found	and in pursuance nesseth: , covenants, stipul d let unto the less In paying quantitie	of the provisions ations, and condition 20, for the term of fi 23, all the oil deposit	of the act of ns hereinafter ve years from is and natural
s in or under the f	allowing-describe The -1	d tract of land, lying and being west ornel shalf (M	within the County of	rethineet que	ter (AM +)	d State of Oklahoma	, to-wit: The
clusive right to pro cessary to carry on	spect for, extraction the work of pro-	hip	I natural gas, and to us storing, and removing si	cupy and use so much on uch oil and natural gas, al	ly of the surface of so the right to obta	of said land an may ain from wells or oth	reasonably be her sources on
lized at the rate he lized at the rate he ics, lesses shall pay der this lease, the 3. Until a prod icen cents per acre d seventy-five cents pulated royalties,	arein prescribed, y a rental of fifty first payment to ucing well is con- per annum, ann s per acre per an	shall not work a forfeiture of the y dollars per annum in advance- become due and to be made with poletei on said premises the less uually, in advance, for the first s num, annually, in advance, for the	is lease so far as the so on each gas-producing w in thirty days from the see shall pay or cause to and second years; thirty e fifth year; it being un	the relates to mining oil, i ell, gas from which is not date of the discovery of g o be paid to the said agene cents per acre per annum derstood and agreed that	Annually, in advants	sires to retain gas-pullized otherwise than the annual royalty ince, for the third and y so paid shall be a	on units lense, for operations on units lense, fourth years; credit on the
m the date of the : inited to the lessee a Interior by paying reinafter contained fore the end of eaci 5. The lessee s his occupancy or u viully entitled ther d lessee, but said i	approval of this the right and pr g to the United i), in addition to h year; but lesse shall carry on devise, take good ca: eto, unavoidable oulddings and imu	igence in sinking wells for oil a lease by the Secretary of the lat ivilege of delaying the drilling o States Indian Agent, Union Agen said advance royally, the sum of e may be required to drill and op relopment and operations in a w re of the same and promptly sur casualities excepted; shall not r rovements shall remain a part o	erior, and on failure so t f said well for not exce- cy, Muskogee, Okla., foo of one dollar per acre p erate wells to offset pay yorkmanike manner, com render and return the p emore therefrom any bu said land and become t	o do this lease becomes n caling five years from the r the use and benefit of i er annum for each year t ing wells on adjoiring trac mit no waste on the said 1 remises upon the terminat lidings or permanent impr he property of the owner o	all and void: Provid date of the approva- he lessor (subject te completion of si- ts and within three and and suffer none- tion of this lease to ovements erected th f the land as a part	led, however, there h al of the lease by th to the limitations s uch well is delayed, a hundred feet of the to be committed up b lessor or to whoms hereon during the sal to f the consideration	s reserved and e Secretary of and conditions payable on or b dividing line. on the portion oever shall be id term by the for this lease.
ich shall remain ti rmit any nuisance all not use such pr it off all water fror 6. The lessee s i all sums due as sold oil obtained fr 7. The lessee i	he property of the remises for any n the oil-bearing shall keep an accoroyality shall be om the land here may at any time	boiler houses, pipe lines, numpi he lessee, and may be removed a of the premises under lessee's other purposes than those authe stratum, or in the manner requir urate account of all oll-mining on a lien on all implements, tools, j in leased, as security for paymen , by paying to the Indian Agent er obligations or Hability hereur	at any time prior to six s control, nor allow any rized in this lease; and ed by the laws of the Si herations, showing the s movable machinery, and t of said royalty. all amounts then due a	ty days after the terminat intoxicating liquors to be s before abaudoning any w ate of Oklahoma. ales, prices, dates, purchas all other personal chattels is provided herein and the	ion of the lense by old or given away f cell shall securely j ers, and the whole used in operating further sum of on	forfeiture or otherw for any purposes on a plug the same so as amount of oil mine- said property, and u e dollar, surrender a	vise; shall not such premises; effectually to d or removed; upon all of the and cancel this
a) proper county re- ereof, by paying the res of said premise indered. S. This lease s rt and condition of a rates of royalty 9, Upon the vi led in paragraph 1	cording office:) te lessor all amo is as nearly in so hall be subject t this lease: Pro or payments the olation of any of 2 hereof) shall 1	Provided further, in event restri- unts them due and the further s unare form as possible next cout o the regulations of the Secretan vided, however, that no regulati reunder, or the assignment of 1 the substantial terms and cond have the right, at any time after 9 entitled and authorized to takk	tions are removed from um of one dollar, which iguous to and surround! y of the Interior, now o ons made after the the eases, shall operate to z litions of this lease, the r thirty days' notice to z	all leased premises, this surrender shall not affect ong each of said wells, and r hereafter in force, relativ approval of this lease, affect the terms and condi Secretary of the Interior the lessee specifying the t	 lessee may surre the terms hereof: l execute and reco e to such leases, a cting either the lease tions of this lease. (or lessor, in even 	ander all the undev as to each producing rd a cancellation of all of which regulation ngth of term of oil a at restrictions are re	eloped portion g well and ten premises sur- uns are made a and gas leases, moved as pro-
10. Before this let the performance of the performance of the line	lease shall be in of this lease, wh of this lease or r e need only be o rior, conditioned jurictions on aller rior, such release retary of the Inti- owner of said la	force and effect the lessee shall ich bond shall be deposited and any interest therein may be mu ualified to hold such a lease un for the faithful performance of nation shall be removed from all se to take effect without furthe erior as herein provided shall co nd; and changes in regulations	turnish a bond with resp remain on file in the I ade with the approval of der the rules and regul the covenants and cond the leasehold premises r agreement, from the ease, and all payments r thereafter made by the	nonsible survey to the sati ndian Office. I the Secretary of the Inte ations, and furnish a bon distribution of this lease. described above, this le date such restrictions ar equired to be made to the Secretary of the Interior	tior, it being under d with responsible ase shall be relea e removed, and th United States Indi applicable to oil a	stood that to secure surety to the sails used from the super ercupon the authori an Agent shall there and gas leases shall	such approval faction of the rvision of the ty and power affer be made not apply to
	whereof, the said	covenant of this indenture shall parties have hereunto subscribe	ed their names and affix	ed their seals on the day			[Seal.]
0	MCClau Tuleal) 100. R. St	ey eklar tint!	hlug	by J. Trund	s Broup	any 1	[Seal.]
O., vo witnesses to ex	Contin by lesses	peci	- Du	queene ail 7 49 Ehar	bas ton	upany.	Landar Har
o	Mb lu Tu	ney: ney: tha/iDelai.					1- Second
716."	a, mixed-blood, intern Deril 28, 1906, 31 Sta	narried, or freedman, as shown by the rol k. L., 157"; If a mixed-blood Greek or Cree fuller Country,	ss.	1	- <u>1997 - 1997 - 1997 - 1997 - 1997 - 1997</u> 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	okeo freedman, insert "Ju	11y 1, 1902, 32 Stat
id voluntary act a	he identical person nd dccd for the	this <u>u</u> <u>th</u> day of <u>a</u> <u>willer</u> <u>whatter</u> m who executed the within and uses and purposes therein set	ter for foregoing lease, and ac forth.	sknowledged to me that	, person	ed the same as	1/24
(My commission ate of Oklahoma This Instrument w	3,	Quige 2 3, 1 711, County, rd on the	.55.	A.D. 10.10, at 4			
		Deputy.	[SEAL]	11×6,71	alkley (kteg. of the	Cherter M
2011 - 1 10 1 173 - 1040 Automater 2 193 19	un för stande i Stander att förstande att för som	and Million and an an angle of the second defendance and t	nan fan fan skrief fan de skrief fan fan fan fan fan fan fan fan fan fa	an a	anarra 19. manara ang sang sang sang sang sang sang sang	จะสุดที่ที่เหลือเสียงให้การเกิดจากสาวสาวที่ 20 มีเขตสีสู้จะไปไปได้ไ	na an a