Quadruplicated  Received Jan. 21. 1911. 19812  Ruclocure! Town 5807	Received Union agence Jan. 8.1910 office of Bestrie agent District No. 3 be pulps. Oklahoson	Tols A	8.1710/ affaire of dominal affaire Received Mary 15.1910. 2.1551.
vom a Since 1908 approved april 20, 1908		6-9-64 DORSE PRINTING COM	DANY, DAULES, TEXAS DE CO
OIL AND GAS MINING LEA	J 2	LECTED FOR ALLO	TMENT,
THIS INDENTURE OF LEASE, Many and entered into in	quadruplicate on this. 37d day	of January A. D. 19/	by and between
a. Greek: citizen of the Greek	Nation, party of the	f., of Mediana, and aslam. Arst part, hereinafter designated as lessor, an	d de sak
THIS INDENTURE OF LEASE, Made and entered into in  A Creek: citizen of the Carek  ot. Muskagely Oklahoma , party of ti  Congress approved.	Leller designated as	lessee, under and in pursuance of the prov	isions of the act of
1. The lessor, for and in consideration of one dollar, the contained, and hereby agreed to be paid, observed, and perform	receipt whereof is acknowledged, and of	the royalties, covenants, supmations, and c	onditions hereinalter ( ) (
gas in or under the following-described tract of land, lying and Size of Willy a and Size of Willy and Size of Willy and Size of Willy and Size of the land will of last	ides/2 M/2 of NW/4 of NB	14 and 8/2 11/2 of 11/2 of 11	M of Wall I have
exclusive right to prospect for, extract, pipe, store, and remove concessary to carry on the work of prospecting for, extracting, pl	il and natural gas, and to occupy and use ping, storing, and removing such oil and n	a so much only of the surface of said land a latural gas, also the right to obtain from wells	s may reasonably be
said land, by means of pipe lines or otherwise, a sufficient suppose far as necessary to the development and operation of said process. The lessee hereby agrees to pay or cause to be paid to the post of the gross proceeds of all crude of the gross proceeds and the gross producing we per day of twenty four hours, one hundred and difty dollars per a constant of the gross process.	anastu.		
iessce shall pay as royalty in advance on each gas-producing we per day of twenty-four hours, one hundred and fitty dollars per a million cubic feet or major fraction thereof. The lessor shall have produced on said premises over and above enough to fully oper	the free use of gas for domestic purposes if	i his residence on the leased premises, provided	there de surdius gas it " 2 7" 2
utilized at the rate herein prescribed, shall not work a forfeiture leges, lessee shall pay a rental of fifty dollars per annum in advunder this lease, the first payment to become due and to be mad	of this lease so far as the same relates t ance on each gas-producing well, gas from a within thirty days from the date of the d	o mining oil, but if the lessee desires to retain which is not marketed or not utilized otherwis discovery of gas.	e than for operations
<ol> <li>Until a producing well is completed on said premises the diffeen cents per acre per annum, annually, in advance, for the and seventy-five cents per acre per annum, annually, in advance, stipulated royalities.</li> </ol>	first and second years; thirty cents per ac	re per annum, annually, in advance, for the th	ird and fourth years: . ! - CV
4. The lessee shall exercise diligence in sinking wells for from the date of the approval of this lesse by the Secretary of ti- granted to the lessee the right and privilege of delaying the dril	te interior, and on failure so to do this lea ling of said well for not exceeding five ye	se becomes null and void: Provided, however, ars from the date of the approval of the lease	there is reserved and
the Interior by paying to the United States Indian Agent, Union hereinafter contained), in addition to said advance royalty, the before the end of each year; but lessee may be required to defit at 5. The lessee shall carry on development and operations is	sum of one dollar per acre per annum fo nd operate wells to offset paying wells on a workmanlike manner, commit no waste	r each year the completion of such well is de adjoining tracts and within three hundred feel on the said land and suffer none to be commi	elayed, payable on or the control of the dividing line.
In his occupancy or use, take good care of the same and prompt lawfully entitled thereto, unavoidable casualties excepted; shall said lessee, but said buildings and improvements shall remain a excepting the tools, derricks, bollers, boller houses, pipe lines, 1	y surrender and return the premises upon not remove therefrom any buildings or pe part of said land and become the property (	the termination of this lease to lessor or to rmanent improvements erected thereon during of the owner of the land as a part of the consid	whomsoever shall be the said term by the eration for this lease.
which shall remain the property of the lessee, and may be rem permit any nuisance to be maintained on the premises under he shall not use such premises for any other purposes than those	oved at any time prior to sixty days after essee's control, nor allow any intoxicating authorized in this lease; and before abau	the termination of the lease by forteithre or liquors to be sold or given away for any purpos doving any well shall securely plug the same	es on such premises:
shut off all water from the oil-bearing stratum, or in the manner 6. The lessee shall keep an accurate account of all oil-mir and all sums due as royalty shall be a lien on all implements, tunsold oil obtained from the land herein leased, as security for programments.	ing operations, showing the sales, prices, pols, movable machinery, and all other per	dates, purchasers, and the whole amount of o	l mined or removed;
7. The lessee may at any time, by paying to the Indian lease and be relieved from all further obligations or liability in the proper county recording office: Provided further, in event thereof, by paying the lessor all amounts then due and the fur	Agent all amounts then due as provided be provided, if this lease has be	en recorded, lessee shall execute a release an	d record the same in
acres of said premises as nearly in square form as possible nex rendered.  2. This leave shall be subject to the regulations of the Se	contiguous to and surrounding each of scretary of the Interior, now or kereafter b	aid wells, and execute and record a cancella n force, relative to such leases, all of which re	gulations are made a
part and condition of this lease: Provided, however, that no re the rates of royalty or payments thereunder, or the assignmen 9. Upon the violation of any of the substantial terms and vided in paragraph 12 hereof) shall have the right, at any time	gulations made after the the approval of t t of leases, shall operate to affect the ter conditions of this lease, the Secretary of	this lease, affecting either the length of term ms and conditions of this lease. I the Interior (or lessor, in event restrictions	of oil and gas leases,
and void, and the lessor shall then be entitled and authorized t 10. Before this lease shall be in force and effect the lessee for the performance of this lease, which bond shall be deposite	o take immediate possession of the land. shall furnish a bond with responsible sure I and remain on file in the Indian Office.	ty to the satisfaction of the Secretary of the	Interior, conditioned
11. Assignment of this lease or any interest therein may the proposed assignee need only be qualified to hold such a let Secretary of the Interior, conditioned for the faithful performation.  12. In event restrictions on allenation shall be removed from	se under the rules and regulations, and : ce of the covenants and conditions of this	furnish a bond with responsible surety to the	e satisfaction of the
Secretary of the Interior, such release to take effect without delegated to the Secretary of the Interior as herein provided si to lessor or the then owner of said land; and changes in regula	urther agreement, from the date such reall cease, and all payments required to be	estrictions are removed, and thereupon the made to the United States Indian Agent sha	authority and power
this lease.  13. Each and every clause and covenant of this indenture  14. In with whereof, the said parties have hereunto sui	shall extend to the heirs, executors, admiscribed their names and affixed their sea	nistrators, successors, and lawful assigns of the on the day and year first above mentioned	he parties hereto.
Two witnesses to execution by lessor:		Carle 7: Miller	[Seal]
P.O., Sapulpa Ohla!	Accounts proposed		[Seal.]
m. I.m. Elien	***************************************		
P. O. Carling is lesses: Two witnesses to exception is lesses:	a receive des superior de la superio		1 has he
P. O. Sapulpa. Ohla.	Registration (R) (VIII)		le de la constante de la const
P.O. Safulpa. Ohla.	MARKATO CONT.		12/2
1. Here insert full-blood, mixed-blood, intermarried, or freedman, as shown by 2. If a full-blood, insert "April 28, 1906, 34 Stat. L., 187"; If a mixed-blood Greek	the rolls of the Commission to the Five Civilized Tribe or Creek freedman, insert "June 80, 1902, 82 Stat. L. 60	es. 6°; and it a mixed-blood Cherokee or Cherokee freedman, i	usert "July 1, 1902, 32 Stat
State of Oklahoma, County of Greek Co	anty. ss.	Public	H & H
in and for said County and State, on this. 31 day of	Jamesy 1910	personally appeared	
to me known to be the identical person who exercised the with and voluntary act and deed for the uses and purposes there	in and foregoing lease, and acknowledged n set forth.	to me that Eley executed the same	ns their tree
(My commission expires Nov. 31d, 1912	, leaf	nesons Mikuen notay Pullic.	i have
State of Oklahoma, Co	inty, ss. day of A.D. 10	10 , at 9 30 o'clock a.M.	"m" ;;
By Depu		46. Walkley Begof le	reeds (5)
	C. C. Therefore	$\mathcal{O}$	The same
			7