<b>1</b> 80	ine distribution	1 61	R.	Office of a Jul. 31.11	Indian affects	net Reseived) 2.26	19203	Received inclosure	Jul 26.1909 Tor 20.42594.	Received as	ng 17.1909. Graps 200, 210	20
.18	in S	1 4	,,				- 10			<b>*</b>		
7 37	rom F	<b>v</b> Sear i	ras aq	practed ap	ide 2 a. 19 al.		<del>andre ji sadani kalada diyada masad</del> mida sa <del>yad</del> Amerika sada yadan diyada di kalada saga sa		olisaanin ja ja kantain kalenda ja ja kantain kantain ja ja kantain ja	DIRSET P	ronning Company, Dallas.	TOXES-12-10
16.00	٧- (	DIL AN	ND G	AS MIN	NING L	EASE	UPON	LAND	SELECTI	ED FOR A	LLOTME	NT,
9001	11 11			1		li	Il Sul		Nation Old	ahama		
		THIS INDE	ENTURE O	F LEASE, Mad Legal gain	e and entered	into in quadr Lva Waz	uplicate on this	2 6 th	day of July	Lestuelle, O.R.	A. D. 1909, by an	id between
Series of the se	1 Dey	mpur Di	e leave	Den or he	leherot poration.	reganize	Vainder	Nation, party of the Cane of the	t the first part, here	einafter designated as	lessor, and	lia Britany
16.00.	Co.	Ecuita igresa approve	d Okla	hipma	, par	of the seco	ond part, herein	alter designate	ed as lessee, under	elinater designated as  of americal in  and in pursuance of  desseth:	the provisions of	the act of
ich is	A con	1. The less stained, and he date of the a	sor, for an ereby agre approval be	d in considerati ed to be paid, reof by the Sec	on of one doll observed, and retary of the l	ar, the receip performed by nterior, and a	t whereof is ac the lessee, do is much longer	thereafter as c	id of the royalties, ise, grant, lease, and it or gas is found i	covenants, supulation let unto the lessee. In paying quantities, a	or the term of five ; if the oil deposits a	years from nd natural
June 1	gas	In or under t	ne follows	acree of	Lot tu	g and being v	within the Cour	ity of		esseth:  covenants, stipulation let unto the lessee, in paying fluantities a	ate of Okianoma, to	-wit: 110
	neo	eccion /	prospect y on the v	township	LO M. e, store, and red ing for, extrac	, range / move oil and ting, piping, s	natural gas, ar toring, and ren	, of the Indian ld to occupy an loving such off	Meridian, and conta id use so much onl and natural gas, als	ining 20 y of the surface of se o the right to obtain i	acres, more or les id land as may rea rom wells or other	s, with the sonably be sources on
and a	sai so	d land, by mer far as necessa 2. The less	ans of pipery to the see hereby	lines or otherwise lines or otherwise levelopment and agrees to pay of the gross profile.	wise, a sufficier 1 operation of or cause to be oceeds of all c	it supply of w said property, paid to the U ude oil extrac	vater to carry of Inited States In Ited from the sa	on said operation Idian Agent, U Id land, such p	ons, and also the ri nion Agency, Musk payment to be made	ogee, Okla., for the lat the time of sale of capacity is tested at the cubic feet per day, for the leased neverties.	st, oil and natural g essor, as royalty, ti r removal of the oil	gas as fuel he sum of . And the
24.6	real per	day of twenty dion cubic feet duced on said	us royalty y-four hour or major i premises	in advance on e s, one hundred raction thereof. over and above	ach gas-produc and fifty dollar The lessor sho enough to ful	ing well utiliz s per annum, ill have the fro ly operate the	ed otherwise the and where the ee use of gas for e same. Failt	ran as provided capacity is mo- r domestic purpo are on the part	herein, where the re than three million ses in his residence of the lessee to us	capacity is tested at to cubic feet per day, for the leased premises a gas-producing well at it the lesses desire.	hree million cubic f lity dollars for each , provided there be : l, which can not pr	eet or less additional surplus gas ofitably be
ing.	leg un	es, lessee shal ler this lease, 3. Until a	l pay a re the first p producing	atal of lifty doll syment to become well is complete	ars per annum ne due and to l ed on said pres	in advance of ne made withing nises the lesse	n each gas-prod n thirty days f ee shall pay or	rom the date of cause to be pa	the discovery of ga id to the said agent	narketed or not utilized s. . for lessor, as advance	e annual royalty on	this lease.
The second	Yell and	een cents per 1 seventy-five (	acre per a cents per a	ere per annum,	, in advance, f annually, in ad	or the first ar vance, for the	od second year offth year; it l	e; thirty cents i	d and agreed that a	annually, in advance, aid sums of money so drill at least one well	paid shall be a cre	edit on the
Service of the servic	gri	m the date of inted to the le Interior by p	the approvence the reason to the same to t	al of this lease ght and privileg ie United States	by the Secreta se of delaying Indian Agent	ry of the Inte the drilling of Union Agenc	rior, and on fai said well for 1 y, Muskogee, C	lure so to do the ot exceeding fine of the u	ve years from the d se and benefit of the	il and void: Provided, late of the approval of he lessor (subject to	the lease by the Sethe limitations and	ecretary of conditions
de de la constante de la const	bei jin°	ore the end of 5. The less his occupancy	each year see shall c or use, tal	; but lessee may arry on developme se good care of	be required to nent and opera the same and	drill and ope tions in a wor promptly surr	rate wells to of rkmanlike mann ender and return	ret paying well are, commit no ru the premises	ls on adjoining tract waste on the said in upon the terminati	is and within three hu not and suffer none to on of this lease to les vements erected there	ndred feet of the di- be committed upon sor or to whomsoev	viding line, the portion er shall be
	exc	epting the too	ols, derrick	s, boilers, boiler	r houses, pipe	lines, pumping	g and drilling of	outfits, tanks, e	ngines, and machin	ery, and the casing on of the lease by for	of all dry or exhausteiture or otherwise	sted wells,
	M sh	dl not use suc	h premise	s for any other	purposes than	those author	rized in this lea	ase; and before	oklahama	old or given away for a ell shall securely plug ers, and the whole am used in operating said	the same so as en	ectually to
	100	7. The les	ed from the see may a leved from	t any time, by p	paying to the l ligations or lia	ndian Agent : hility bereund	all amounts the	en due as provi if this lease h	ded herein and the	further sum of one do	llar, surrender and elease and record ti	cancel this
Jan	the act	ereof, by paying res of said pre- idered.	g the less mises as r	or all amounts early in square	then due and t form as possil	he further su de next contig	m of one dolla guous to and si	r, which surren urrounding each	der shall not affect 1 of said wells, and	lessee may surrende the terms hereof as t execute and record r	o each producing we cancellation of pro-	ell and ten emises sur-
Trees of	the	t and condition rates of roys	n of this laity or pay	ease: Provided ments thereund	l, however, tha ler, or the ass substantial ter	t no regulation gnment of learning	us made after ases, shall ope tions of this lea	the the approver rate to affect that ase, the Secreta	d of this lease, affe terms and condit try of the Interior	ior lessor. In event re	of term of oil and strictions are remov	gas leases, ved as pro-
action of the second	an an	I void, and the 10. Before the performa	e lessor sl this lease t nce of this	all then be enti hall be in force t lease which h	tled and author and effect the and shall be d	rized to take lessee shall fi enosited and	immediate pos: urnish a bond v remain on file	session of the l vith responsible in the Indian (	and. surety to the satis Office.	rms or conditions viol	ry of the Interior,	conditioned
	Se Se	proposed ass cretary of the	ignee need Interior, c	only be qualification on all on the contraction of the contraction of the contraction on the contraction on the contraction of	ed to hold suc the faithful per a shall he reme	h a lease und formance of eved from all	ler the rules at the covenants t the leasehold t	nd regulations, and conditions o premises descri	and furnish a bond of this lease. bed above, this lea	lor, it being understoo I with responsible sur ase shall be released	ety to the satisfact from the supervis	ion of the ion of the
	del to	egated to the lessor or the t	Secretary hen owner	of the Interior of said land; a	as herein prov and changes in	ided shall cer regulations th	ase, and all pay hereafter made	yments required by the Secreta	to be made to the ary of the Interior	removed, and therev United States Indian applicable to oil and	Agent shall thereafte gas leases shall no	er be made of apply to
1838	At	13. Each an 14. In witne test:	ess where	f, the said part	ant of this ind les have hereu	nto subscribed	extend to the he d their names a	and amxed thei	r seals on the day	cessors, and lawful as and year first above	mentioned.	
Tries	Tr	o witnesses to	execution		), sucres	ay.		O.	lympusi Oi	Gurdia of lin L. Bompany Carr Beside	Waters!	[Seal]
	P.	O.,	O Les	Lestville WALLO	.Oblas.		_	En Sus	2 / 6 1	tur Beide	uh	[Seal.]
K. C.	D P.	O., vo witnesses to	o execution	Timba a	Phlahm	us!	-	Anthony - and the second				
	P.		an	Cofield Westwi	de Oh	la.	_					**
200	- Section	Joh	n 10	Blue.	blahon	11/	p					
and the second	P.	O	blood, mixed	and the street of the second	raging with comment tool of the skep in the shiften from	edgilande op i Regget yn acalpenjin ûnt blûttegen	s of the Commission t freedman, insert	n to the Five Civilize June 30, 1902, 32 Sta	d Tribes. t. L. 600"; and if a mixed-	blood Cherokee or Cherokee	ireedman, insert "July 1	i, 1902, 82 Stat
Section 1	Su	nte of Oklah			1.2	County,	56			estinating alternative and a state of the control o	de contra com mediamento consequencemento de facilitació está definida en está de contra de consequencia de co	d Caralle according to Lorentz against the tea decreases according to the control of the control
	u u			State, on this		day of	uly 190	9		, personally	appeared	
12.73	to an	me known to d voluntary a	be the ide	itical person ved for the uses	who executed it and purposes	he within and therein set	foregoing lease	e, and acknowle	edged to me that 2	Le executed	he same as	free
Service States	and -			resDue			)	<i>y.</i>	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	way De	blide	and Maladan Valance and the Septime
1	St	te of Oklal This Instrum	noma, ent was file	d for Record or	1 the 15	County, s	ss. lay of Afr	/r/	.D. 19 at 8	o'clock	2. In	
A STATE	By By	was a second of the second		· · · • · · · · · · · · · · · · · · · ·		Deputy.	([SE	AL]	000,11	lackley, k	y, oz weei	Clerk.
133	A 600							7 .		- -		
4.77		A. C.T. S. C.	<del>project to d'inc</del>	<del> </del>		<del> </del>		anteriorista establishment	and the state of t	ينافزوا إواليافيون والمراسد زمام فسنلحاء ومحمد		mara con manage of s

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