DOMPARER		S LEASE RECORD	P0
	D GAS MINING LEASE U	PON LAND SELECTED FOR ALLOTME	.NT
This Indesture	of Lease, Made angle atorio in the druptiento us this .	2 Dth day of Consider A. D. 10.08	hv end
	See Cot cot es	Boustow, Oblahama	•••••
et. isting und	and the second for the second of the	And I a contract of the first part, hereinatter designation of the contract of the first part, hereinatter designation of the second of the se	بججج
designated ak-lessee, under 1. The lessor, for an paid, observed, and perfor and as much longer thereaf	and in pursuance of the provisions of the net of Congress (ppro- id in consideration of one dollar, the receipt whereof is acknowle nucl by the lesseo, does hereby domise, grant, lease, and let ur ter as oil or gas is found in paying qualities, all the oil deposit	ved	roby agree y of the in the c
Selaster.	And State of Okidpoma, lawit: The	and the state of t	₹£
of the Indian Meridian, and gas, and to occupy and use gas, also the right to obtain oil and natural gas as fuel a	containing so much only of the brine of said land as may reasonably be a a from wells or other sources on said land, by means of pipe line so far as necessary to the development and operation of said pro	acres, more or less, with the exclusive right to prospect for, extract, pipe, store, and remove accessary to carry on the work of prospecting for, extracting, piping, storing, and removing su so rotherwise, a sufficient supply of water to carry on said operations, and also the right to perty.	e oil an h oil an use, fre
2. The lesses hereb cent, of the gross proceeds ducing well utilized otherw the capacity is more than t his residence on the leased well, which can get profital	y agrees to pay or caube to be paid to the United States Indian of all crude oil extracted from the said land, such payment to be isso than as provided herein, where the capacity is tested at thr here anillon cubic feet per day, fifty dollars for each additional i premises, provided there he surplus gas produced on said premi by the sufficient of the said herein verserilori shell not each additional	Agent, Unlam Ascory, Musicoges, Oklan, for the leasor, as royalty, the sum of	son cach nnum, a estic pu e a gas-j
 Beges, lessee shall pay a rep payment to become due an 3. Until a producin annum, unnually, in advan- in advance, for the fifth 	thi of fifty doilars per phone in advance, mini not work a lot be made within thirty days from the date of the discovery of g well is completed on said premises the losses shall pay or ear co, for the first and second years; thirty cents por acre per annu re; the being undorstood and arowed the reid arows of the	y well, gue from which is not marked or on to utilize of not to be the descendence desires to fetting g of gue. Is a bob prid to the suid agent for lessor, as advance annual royalty on this less, fifteen im annually, in advance, for the third and fourth years; and seventy-five cents per acro per nort shull be a credit on the still descendence variation.	ils lease, xnts pe: annum,
4. The lease shall of this lease by the Secretar laying the drilling of said v keyec, Okla., for the use ha	exercise difference in spike and encode our sand during to money so any of the interior, and on initure so to do this lense becomes mult very of the interior, and on initure so to do this lense becomes mult very for not exceeding five years from the date of the approval ad briefit of the lessor (subject to the limitations and condition well is delayed, pausible on or balance	or uses. Isso to be paid to the suid agent for lessor, as advance annual royalty on this lease, fifteen or an annually, in advance, for the third and fourth years; and seventy-five cents per acro per paid shull be a credit on the slipulated royaltics. In a contrast of the slipulated royaltics are not within twelve months from the da and void: PROVIDED, HOWSVER, there is reserved and graned to the lesses the right a of the lease by the secretary of the interior by paying to the Called States Indian Agent, Ut is hereinafter contained, in addition to said advance voyalty, the sum of one doing repearen p i issue may be required to drill and operate wells to offset paying wells on adjoining track	o of the id privit don Ages annun and wit
bundred feet of the dividin 5. The lesses shall take good care of the same cepted; shall not remove the proof	g line. enry on development and operations in a workmanike manne and promptly surrender and roturn the precises upon the term therefrom any buildings or permanent improvements erected th rety of the owner of the land as a natio the conditionation for the	r, commit no waste on the snid hand and suffer none to buse payak wous on majoring these instances of the snid hand and suffer none to be committed upon the portion in his- instances of this lease to besore or to whomsoever snill be lawfully untited thereto, unavoid recon during the said term by the said lease, but and buildings and improvements shall rem ble lease. Executing the togeth effective to builter builter builter builter and the same the	ble casu
cogines, and machinery, an lease by forfeiture or other such premises; shall not us from the oil-bearing stratu	d the casing of all dry or exhausted wells, which shall renard wise hall not permit any nuisance to be maintained on the pre- o such premises for any other purpose than those authorized in m, or in the manner required by the laws of the Sinte of Oklahk keep an excurate scenario of all distingt accessible about	r, commit no waste on the said land and suffer none to be committed upon the portion in his- imation of this lease to lessor or to whomsoever shall be luw/ully entitled thereto, unavoida erecon during the said term by the said lesse, but said buildings and improvements shall rem like lease, excepting the tools, derricke, bollers, builer houses, pipe lines, pumping and drill a the property of the lessec, and may be removed at any time prior to sixty days after the to imises under lessor's control, nor allow any intoxicating liquors to be sold or given away for this icase; and before unbandoning any well shall securely plug the same so as effectually to out, the sales, orige, dates, purchases, and the whole amount of oil mined or removed; and all as	sininati any pu shut off
shall be a lien on all imple	ments, tools, movable machinery, and all other personal chattel	the sales, prices, dates, purchases, and the whole amount of oil mined or removed; and all su a used in operating said property, and upon all of the unsold of obtained from the land here to as provided herein and the further sum of one dollar, surrender and cancel this lease and be see shall execute a release and record the semson in the proper county recording office; PROVID e undeveloped portion thereof, by paying the leaser all amounts then due and the further s	in leased
8. This lease shall lease; PROVIDED, HOW.	be subject to the regulations of the Secretary of the Interior, n EVER, that no regulations and a fler the approval of this least	ow or hereafter in force, rolative to such leases, all of which regulations are made a part and c, affecting cither the length of term of oil and gas leases, the rates of royalty or payments t	condition hereun de
9. Upon the violati shall have the right, at any	operati to affect the terms and conditions of this lease. ion of any of the substantial terms and conditions of this lease, ' time after thirty days' notice to the lease specifying the term's seasion of the land. ge shall be in force and effect the lesses shall furnish a bond wit	the Secretary of the Interior (or lessor, in event restrictions are reinoved as provided in par s or conditions violated, to declare this lense null and void, and the lessor shall then be cut h responsible surety to the satisfaction of the Secretary of the Interior, conditioned for the pe	sgraph 1 itled and
11. Assignment of need only be qualified to h formance of the covenants	this lease or any interest therein may be made with the approv old such a lease under the rules and regulations, and furnish a h and conditions of this lease.	al of the Secretary of the Interior, it being understood that to secure such approval the point with responsible survey to the satisfaction of the Secretary of the Interior, conditioned for	roposed r the fait
13. Each and every	ut further agreement, trong the date such restrictions are reinov pulsed to be rande to the United States Indian Agant shall there suble to oil and gas leases shall not apply to this lease, v clause and covernant of this indenture shall extend to the heirs recof, the said parties have here unto subscribed their sames and	mixed described above, this lense shall be released from the supervision of the Secretary of ved, and thereupon its authority and power delegated to the Secretary of the Interior as here eafter be minde to lessor or the then owner of said land; and changes in regulations thereafter a, executors, administrators, successors and lawful assigns of the parties hereto. affired their scale on the day and year first above mentioned.	in provi mada by
ATTEST:	Sheer & t	Joseph Cates	•••••
Chand	FTingler	By J. a. Hagler	.مجم ۱
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P.O. Junka	yrelow I a		518
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INForm Import full bing	d, mixed-blood, internarried, or freedman, no shown by the rol. "April 26, 1906, 34 Stat. L., 137," if a mixed-blood Creek or Grat. L., 716."	Is of the Commission to the Five Civilized Tribes.	erokea)
State of Oklaho	oma, County of	a Notary Public in and for said a	ounty a
on this		2.8. personally appeared	••••
executed the same as, S.	to me known to be the identical pe	rson who executed the within and foregoing lease, and acknowledged to me that	سحين
(Leal)	ARTMENT OF THE INTERIOR	office of Indian Affairs	yotary"
✓ <i>D</i> EF 4	U, S. INDIAN SERVICE UNION AGENCY	WASHINGTON, D. C	
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that it bo	exercised.	WASHINGTON, D. O. Jan 2 1	۲
State of Oklahom	Hama H. Kelser Victoria	will general & Killer	t the Ir
	a, Tulsa County, Tulsa, Okla. t this instrument was filed for record in my office on	day of June A D. 1011, at 1. 30 o'clock of	
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