UIL AND GAS MINING LEASE UPON	NATION, OKLAHOMA
This Indenture of Lease, Made and entered into in quadruplicate on this	
3 Add day of September, 1403 Shot Clark	anett, a marino, wohn was hom on a
" Victoria Cil Company, a Corp	
ot Vinita Allahoma	party of the second part, hereinalte
1. The lessor, for and in consideration of one dollar, the receipt whereof is acknowledged, and of t paid, observed, and performed by the lesse, does hereby denise, grapt, lesse, and let unto the lesses, and as much longer thereofter us off or gas is found in pasting quantities all the oil deposits and an extensive the contract of t	he royalties, covenants, sipulations, and conditions hereinafter contained, and hereby agreed to be for the terior of five years from the date of the approval hereof by the secretary of the Interior all gas in or under the following-described tract of land, lying and being within the county of the control of the secretary of the interior of the county of the count
designated as lessee, under and in pursuance of the provisions of the net of Congress approved. The besor, for and in constituting the or one dollar, the receipt wherever is necknowledged, and of paid, observed, and performed by the lessee, does hereby denise, grapt, lesse, and let unie the lesse, and as ample longer theregive up of or may is tought in paying quantities. The office of the provision and nature that the contract of the contract of the provision of the contract of the contra	Ely 9 304 14 22 2007 1 13 1006
of Section. 3. of the Indian Meridian, and containing	e or less, with the exclusive right to prospect for, extract, pipe, store, and remove oil and nature arry on the work of prospecting for, extracting, piping, storing, and removing such oil and nature.
[8] gas, also the right to obtain from wells or other sources on said land, by means of pipe lines or otherwise, by oil and natural gas as fuel so far as necessary to the development and operation of said property. Unio. 2. The lessee hereby agrees to pay 5c cause to be paid to the United States Indian Agent, Unio. etc., of the gross proceeds of all crude oil extincted from the said land, such payment to be made at the	s, a summent supply of water to curry on said operations, and also the right to use, free of cost in Agency, Muskogec, Okla,, for the lessor, as royalty, the sum of
ducing well utilized otherwise than as provided herein, where the capacity is tested at three million cut the capacity is more than three million cubic feet per day, fifty dollars for each additional million cubic his residence on the leased premises, provided there be surplus gas produced on said provided the well, which can not profitably be utilized at the rate herein prescribed, shall not work a fortier of this well, which can not profitably be utilized at the rate herein prescribed, shall not work a fortier of this described.	ole feet or less per clay of (weaty-four hours, one hundred and fifty do, lars per annum, and was increased in the first of gas for domestic purposes; above enough to fully operate the same. Failure on the part of the lessee to use a gas-producing in clause so far as the same relates to mining oil, but if the lessee desires to retain gas-producing prisoners as the same relates to mining oil, but if the lessee desires to retain gas-producing prisoners are the same relates to mining oil, but if the lessee desires to retain gas-producing prisoners.
ileges, lessee shall pay a rental of fifty dollars per annua in advance on each gas-producing well, gas fre payment to become due and to be made within thirty days from the date of the discovery of gas. 3. Until a producing well is completed on said premises the lessee shall pay or cause to be pair annun, annually, in advance, for the first and second years; thirty cente per cere per annum, annually, in advance, for the first year; it being understood and tgreed that said sums of money so paid shall be	m which is not marketed or not utilized otherwise than for operations under this lease, the fir- t to the said agent for lessor, as advance annual royalty on this lease, fifteen cents per acro-p in advance, for the third and fourth vest; and sovertisfue cents per acro-per annual, annual
in advance, for the fifth year; it being understood and spreed that said sans of bousey so paid shall be 4. The lessee shall exercise diligence in sinking wells for oil and natural gas on land covered by of this lense by the Sceretary of the Interior, and on failure so to do this lense becomes null and void: I laying it do trilling of said well for not exceeding five years from the date of the approval to lease b kegee. Oklar, for the use and benefit of the lessor (subject to the limitations and conditions hereinafter year, the goungition of guch well is delayed, payable on or before the end of each year; but seems of the same of the	a smallt on the attendated wordtfor
laying the draining or sane well for not executing any years from the date of the approval of the lessor (subject to the limitations and conditions bereinafter year the completion of such well is delayed, payable on or before the end of each year; but Jessee may bundred feet of the dividing line.	contained), in addition to said advance royalty, the sum of one deline per nero per annum for each per required to drill and operate wells to offer paying wells on adjoining tracts and within three
hundred feet of the dividing inc. The lesses shall carry on development and operations in a workmanlike manner, commit and take good care of the same and promptly surrender and return the precisies upon the termination of the legical care of the case of the property of the constant of the consideration for this lesses, exceurines, and machinery, and the casing of all dry or exhausted wells, which shall return the property case by forfeiture or otherwise, taked not premises to be minimized on the remises under sauch premises; shall not use such premises for any other purposes than those authorized in this lesses; as from the otherwise, taked not be more than the premises under such premises; shall not use such premises for any other purposes than those authorized in this lesses; as	waste on the said land and safter none to be committed upon the perion in his securpancy or us is lease to lessor or to whomsoever shall be lawfully entitled thereto, unaviolable casualties of the said (efm by the said lessee, but said buildings and improvements shall remain a part of said epting the tools, derricke, builers, boiler touses, pipe lines, numping and drilling suith; tank
engines, and machinery, and the casing of all dry or exhausted wells, which shall return the property lease by forfeiture or otherwise; shall not permit any nuisance to be maintained on the premises under land premises; shall not use such premises for any other purposes than those authorized in this lesse; ar from the oil-bearing stratum, or in the manner raquited by the laws of the State of Oklahoms.	y of the lease, and thay be removed at any time prior to saxy days after the termination of the cases's control, nor allow any intoxicating liquors to be sold or given away for any purposes of the before abandoning any well shall securely plug the same so as effectually to shut off all water the control of the same to be sold or the same to be same to be sold or the same to be sold or th
shall be a lien on all implements, tools, movable machinery, and all other personal chattels used in oper	ating said property, and upon all of the unsold oil obtained from the land herein leased, as second
ray for payment of and coyanty. The lessee may 4 eny time, by paying to the Indian Agent all amounts then due us provided further obligations or liability hereunder: PROVIDED, if this lense has been recorded, lessee shall see in event restrictions are removed from all leased promises, the lessee may surrender all the undevelope which surrender shall not effect the terms hereof as to each producing well and ten aeres of said premise and execute and record a cancellation of premises surrendered.	rule a release and record the same in the proper county recording office; PROVIDED FURTHEE To price thereof, by poying the lessor all amounts there due and the further sum of one office so meanty in square form as possible next contiguous to and currounding each of said well
8. This lease shall be subject to the regulations of the Secretary of the Interior, now of Bereit lease; PROVIDED, HOWEVER, that no regulations made after the approval of this lease, affecting classic manner of leases, shall operate to affect the terms and conditions of this lease.	er in force, relative to such leases, for or which regulations are made a part and condition of the ther the length of term of oil and gas leases, the rates of royalty or payments thereunder, or th
9. Upon the violation of any of the substantial terms and conditions of this lease, the Secretary shall have the right, at any time after thirty days' notice to the lease specifying the terms or condition ized to take immediate possession of the land. 10. Before this lease shall be in force and effect the lease shall furnish a bond with responsible lease, which bond shall be deposited and remain on file in the Indian Office.	s violated, to declare this lease null and void, and the lessor shall then be entitled and author
11 Assignment of this lease or any interest therein may be made with the approval of the Sectioned only be qualified to hold such a lease under the rules and regulations, and furnish a bond with response and the security are of the leaves of the section	retary of the Interior, it being understood that to secure such approval the proposed assigne consible surety to the satisfaction of the Secretary of the Interior, conditioned for the faithful pe
12. In event restrictions on alication shall be removed from all the leasehold premises describe release to take effect without further agreement, from the date such restrictions are removed, and there coase, and all payments required to be made to the United States Indian Agent shall thereafter be maderetary of the Interior applicable to oil and gas leases shall not apply to this lease.	d above, this lease shall be released from the supervision of the Secretary of the Interior, suc upon the authority and power delegated to the Secretary of the Interior as herein provided sha le to lossor or the then owner of said land; and changes in regulations thereafter made by the
 Each and every clause and covenant of this indenture shall extend to the heirs, executors, t In witness whereof, the said parties have hereunto subscribed their names and affixed their 	ulininistrators, successors and lawful assigns of the parties hereto.
F. J. Bassett Secretary (Corpse of)	John Barrett auguarian o Jack Carrett, a minor Victoria vil es
John Duck	Sy Lee Barrett President (000)
P.O. Blanemore, aklahoma.	
a. a. Felley	
P. O., Wallet W. S. W. L. W.	
P.O. Hunita aplahoma	
Thoremae 19 linary	그런데 용으로 하는 그는 그들은 그림
Tronsment full-blood, mixed-blood, intermerical or frontings, no please by the rolls of the Com	mission to the Pre-Civilised Tribes.
If a full-blood, mass 14,4-rd 28, 1994, 34-8-rd. L., 137;" if a mixed-blood Greek or Greek Freedman, insert Jaly 1, 1992, 32 Stat. L., 710.	insert "Jan 30, 1902, 82 8(at. I., 500;" and If.a mixed-blood Cherokee or Cherokee freedman
State of Oklahoma, County of Adjust	Nord, a Motogry Dublic in and for said county and State
on this. 14. Uk. day of April. (211	ly appeared John Odssett
an guardian of fack Barrett, a m	to executed the within and foregoing lease, and neknowledged to me that.
executed the same as	erein set faith. A. F. March
Other parameters and the $8/29$	Notacy Public.

DEPARTMENT OF THE INTERIOR

United States & INDIAN SERVICE

OFFICE OF INDIAN AFFAIRS

Washingrox, D. C., May 16 , 19.11.
Secretary of the Interior, with recommendation that it be