35 WWW PAREA OIL AND GAS LEASE RECORD # 46776 SAML DODSWORTH BOOK CO., LEAVENWORTH, KAN. No. 21399 CON Quadruplic 19789 ate OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT Creek NATION, OKLAHOMA , O'klahoma winaftar witnessofth: us hereinafter contained, and hereby agreed to be proval hereof by the Sceretary of the Interior, of lond, bying and hene within the county of and State of Oplahoma, to voit Tho. *Autowest quarter* (NW) of Section *L* 6. *Township (7, 1)*, Rango. *1.4. C*, of the Indian Meridian, and containing sas, and to occupy and ages of much only of the surface of said pland as may reasonably he necessary to carry on the work of properlying for extracting, plang atomic, and removing such of land natural sas, and to occupy and ages of much only of the surface of said pland as may reasonably he necessary to carry on the work of properlying atomic, and removing such of land natural sate, and to occupy and ages of much only of the surface of said pland as may reasonably he necessary to carry on the work of properlying atomic, and removing such of land natural sate, and to occupy and ages of much only of the surface of said pland as may reasonably he necessary to carry on the work of properlying atomic, and removing such of land and much only of the surface of said pland as may reasonably he necessary to carry on the work of properlying atomic, and removing such of land pland and the said atomic of the surface of said pland as may reasonably he necessary to carry on the work of properlying atomic, and removing such of land pland as may reasonably he necessary to carry on the work of properlying atomic of said pland in the properly atomic of the said pland as may reasonably he necessary to carry on the work of properlying atomic of the said pland as may reasonably he necessary to carry on the work of properlying atomic of the said pland atomic of the said of the said pland atomic of the said p Acres, more or less, with the oscilusive right to prospect for, extract, pipe, store, and remove oil and natural and as may reasonably be necessary to erary on the work of prospecting for, extract, pipe, store, and remove oil and natural and, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and also the right to use, free of cost, and operation of said property. of the Indian Meridian, and containing. asa, and to occupy and use so much only of the surface of said hand as may reasonably be necessar gas, also the right to obtain from wells or other courses on said hand, by mems of pipel here or other of and natural gas as give to far as receivery to the development and operation of said property. 2. The lessee hereby agrees to may or cause to be paid to the United States Indian Agent, cent, of the grees proceeds of all crude of lextracted from the said land, such property. the capacity is more than there million excise the two intervals of the difficult additional mellions to here additions of the same set of the same set of the same set of the same set of the lextracted other with the same set of the same set of the same set of the same set of the here addition of the same set of the same set of the same set of the same set of the here addition of the same set of the here addition of the same set of the lease, lease shall not a result of fifty delars per manum in advance on each graver of the same set of the lease ty, end, Union, Agoncy, Muskogro, Okia, for the lessor, as reyalty, the sum of ... and at the time of sale or removal of the oil. And the lesser shall pay as royal million cubic feet or less per day of twenty-four hours, one hundred and fifty ion cubic feet or major fraction thereof. The lessor shall have the free use of over and hour occough to fully operate the sum. Failure on the part of the ture of this lesses of ar as the same relates to milling oil, but if the lesser desire it, as from which is not marketed or not utilized otherwise than if or operat ree use of games part of the le-see desires to or operation The completion of such work a denored, payable on or before the end of each year; but fesser may be required to drill and appendence wolls to find the denored payable of a before the end of each year; but fesser may be required to drill and and suffer none to be committed upon the portion in his secure and operations in a workmuniks manner, commit no waster on the said land and suffer none to be committed upon the portion in his secure are of the same and portable works on the traination of this lease to be before the works operations in a workmuniks manner, commit no waster on the said land and suffer none to be committed upon the portion in his secure are of the same and portable subtless excepted in the said rem by the said lease, but and buildings and improvements ability exceeder and the considerable for the same the property of the operations on the committee upon the property of the operations and portable casuality exceeding the considerable casuality exceeding the base of the said term by the said t none to be committ for shall be lawfully but said buildings a boller house and norm the right, at any time alter thirty days notice to the lease specifying the terms or conditions violated, to declare this lease and indicated as provided in paragraph 12 hereof.
la Before this lease shall be in factor and effect the lease shall furnish a band with responsible surety to the satisfaction of the Secretary of the Interior, conditioned for the performance of this lease, which bond shall be dependent of the lease and remain on file at the lease shall be in factor and effect the lease shall be in factor and effect the lease shall be in factor and remain on file at the lease shall be in factor and remain on file at the lease shall of the lease only interest therein may be made with the approval of the Secretary of the Interior, conditioned for the performance of this lease only be qualified to hold such a lease inder the rules and regulations, and furnish a bond with responsible surety to the satisfaction of the Secretary of the Interior, conditioned for the factor and remain and for the rules and regulations, and furnish a bond with responsible surety to the satisfaction of the Secretary of the Interior, conditioned for the performance of this faces or any interest therein may be made with the approval of the Secretary of the Interior, conditioned for the father lease in the other such as and regulations, and furnish a bond with responsible surety to the satisfaction of the Secretary of the Interior, conditioned for the father lease.
12. In event restrictions on allenation shall be removed from all the lease shall be released in a paragraph to the satisfaction of the Secretary of the Interior, shering realised to be made to the build States infant Agent shall thereafter be made to lease shall be compared as and required to be made to the build States Infant Agent shall thereafter be made to lease as shall not applies to take and gas lease shall be thereafter be made to the build States Infant Agent shall thereafter be made to leaser and approved from the subcertary assumment of leases, such operate to ances the terms any condutions of this lease. ¹¹³ 9. Open the violation of any of the substantial forms and conditions of this lease, the Sceretary of the Interior (or lessor, he event restrictions are removed as provided in paragraph 12 hereof) shall have the right, at any time after thirty days' notice to the lessor specifying the terms or conditions violated, to declare this lease null and void, and the lessor shall than be calified and author-liced to take immediate possession of the lead. 235. llis la at / veloch Two witnesses to execution by lessor: Attest V.R. Coss, Si hris M. Bradley ogel .. 6. Funcher Musekogel Okla, 10 vilnoses to execution // Jesseo: incases to execution by lessoo: 1910 ekogee Okla d'a 6. Jaucher, P.O. Muchagee, Okla ⁴Here insert fulf-blood, mixed-blood, intermatried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. ⁴If a full-blood, insert "April 26, 1306, 34 Stat. L., 137;" if a mixed-blood Creek or Creek freedman, insert "June 30, 1902, 32 Stat. L., 500;" insert "July 1, 1902, 52 Stat. L., 710." State of Oklahoma, County of Muskogee, ss. \$2400 publi a notary. nty and State on this 22 mode day of Accember 19.0.9. this 21 day of Willie Clinton on to be the identical per-..... who executed the to me kn poses therein set forth. had free and volunta Roach Department of the Interior OFFICE OF INDIAN AFFAIRS .191-5. . Play 4013 DEPARTMENT OF THE INTERIOR 21,1910 WASHINGTON, D. O., Mec. 7. 19.10. retary of the Interior, w UNION AGENCY IN, OKLAN Cet 12 1910 70 .FA Kon necord A er of Indian Affairs with recommendation Washington, D. 0 Dec. 1.3. 1.91010. Appro X 1 M Oklahoma, Tulsa County, Tulsa, Okla. Dec A D. 10/2. nt. /. Walklow Hild. a.Q. 1,

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