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Quadruplicate 18994 OIL AND GAS LEASE RECORD

Form	A,	Sories	1908Approved	April	20, 1908.	
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OIL AND GAS MINING LEASE

This Indenture of Lease, Made and entered into in quantity policate on this foresteepid	hay of December A. D. 19 8 by and between	ras
Callie Dlandy	she Offaliona	1
a. July Blood ditien of the light	Nation, party of the first part, hereinafter designated as lessor, and	1
Julian Gulan	Philipping and I man party of the second part, hereinalter	3
designated as lessee, under and in pursuance of the provisions of the act of Congress approved	o flyalities, covenants, stipulations, and conditions floreinafter contained, and hereby agreed to be	X
and as much longer-thereafter as oil or gas is found in paying quantities, all the oil, deposits and natural	for the term of hive years from the date of the approval hereof by the secretary of the Internor, I gas in or under the following-described tract of lood, lying and being within the country of I amount of I amo	Dan
DAT Juc (2) and sup (6) of success success (6)	ounding ounceed of found and saide	3
		\$ 1
of the Indian Meridian, and containing	a sufficient supply of water to carry on said operations, and also the right to use, free of cost,	3-6
2. The lessee hereby agrees to pay or cause to be paid to the United States Indian Agent, Union cent, of the gross preceds of all crude oil extracted from the said land, such payment to be made at the ducing well utilized otherwise than as provided therein, where the capacity is tested at three million cubic the capacity is more than three million cubic the capacity is more than three million cubic the last residence on the leasted premises, provided there be aurphus gas produced on and premises over and at the capacity is made to the control of the contr	imo of sale or removal of the oil. And the issees shall pay as royalty in advance on each gas-pro- of feet or less per day of twenty-four hours, one hundred and fifty do lars per annum, and where of the or property of fraction thereof. The Jessor shall have the free use of gas for domestic purposes in	3
his residence on the leased premises, provided there be surplus as produced on said premises over and abwell, which can not prolitably be utilized at the rate herein prescribed, shall not work a forfeiture of this lieges, lessee shall pay a rental of fifty dollars per annum in advance on each gas-producing well, gas from	povo enough to fully operate the same. Failure on the part of the lessee to use a gas-producing the flease as fur as the same relates to mining oil, but if the lessee desires to retain gas-producing priva which is not marketed or not utilized ofherwise than for operations under this lesse, the first	1
3. Until a producing well is completed on said premises the lessee shall pay or cause to be paid annum, annually, in advance, for the first and second years; thirty conts per acre per unnum, annually, in	to the said agent for lessor, as advance annual royalty on this lease, lifteen cents per acre per a navance, for the third and fourth years; and seventy-five cents per acre per manum, annually.	3
an advance, for the little year; it being understood and agreed that said sums of money so paid shall be a -4. The lessee shall exercise diligence in sinking wells for oil and natural gas on hand covered by the fease by the Secretary of the Interior, and on failure go to do this lease becomes null and voice. Pil	credit on the stipulated royulties. Nis lesse, and drill at least one well thereon within twelve months from the date of the approval tOVIDED, HOWEVER, there is reserved and granted to the lessee the right and privilege of de-	1
in advance, for the fifth year; it being understood and agreed that said sums of money so puld shall for a 4. The lesses shall excepte diligence in sisking wells for oil and natural gas on land covered by to this lease by the Secretary of the Interior, and on failure so to do this lease becomes null and void: PN laying the drilling of shall well of the great for the date of the approval of the least by keeps. Other, for the gut well of the failure of the limitations and conditions bereinsider expert the carbineting such well is delayed, payable on or before the end of said year; but leases usey be hundred feet of the dividing line.	the Secretary of the Interior by paying to the United States Indian Agent, Union Agency, Mus- ontained), in addition to said advance royalty, the sum of one dollar per acre per annum for each e required to drill and operate wells to offset paying wells on adjoining tracts and within three	06
take good care of the same and promptly surrender and return the premises upon the termination of this	lease to lessor or to whomsoever shall be inwfully entitled thereo, unavoidable casualties ex-	Ó
land and become the property of the owner of the land as a part of the consideration for this lease, exceptions, and machinery and the casing of all dry or exhaustic wells, which shall remain the property lease by forfeiture or otherwise; shall not permit any nutisence to be multiplied and or the property lease by forfeiture or otherwise; shall not be called the property of the such premises for any other purposes than those authorized in this lease; and from the oil-bearing stratum, or in the nummer required by the laws of the State of Okinhous.	thing the tools, derricks, boilers, boiler houses, ploo lines, pumping and drilling outlits, tanks, of the lessee, and may be removed at any time prior to extry days after the termination of the saces's control, not allow any intextenting figures to be spidl or given away for any purposes on ∞	X
such premises; shall not use such premises for any other purposes than those authorized in this lease; and from the oil-bearing stratum, or in the manner required by the laws of the State of Oklahous. 6. The lessee shall keep an accurate account of all oil-mining operations, showing the sales, price the one of all implements, tools, movable machinery, and all other personal chattels used in openit	e before abantioning any well shall securely plug the same so as effectually to shut off all water to the property of the weight of the weight of the property	
		3
7. The lesse may at any time, by paying to the Indian Agent all amounts then due as provided I further obligations or liability hereunder; PROVIDED, it this lesse has been recorded, lessee shall see strictions are removed from all leased premises, the lessee only surrender all the undeveloped which surrender shall not effect the terms hereof as to each producing well and tra acres of said premises and execute and record a cancellation of premises surrendered.		ç
8. This lease shall be subject to the regulations of the Secretary of the Interior, new or hereafter least PROVIDED, HOWEVER, that no regulations made after the approval of this lease, affecting either the providence of the provid	r in force, relative to such lenses, all of which regulations are made a part and condition of this Ricc the length of term of oil and gus lenses, the rates of royalty or payments thereunder, or the	los
shall have the right, at any time after thirty days' notice to the lesses specifying the terms or conditions at this lease, the Secretary can be shall have the right, at any time after thirty days' notice to the lesses specifying the terms or conditions ized to take immediate possession of the land.	of the Interior (or lessor, in event restrictions are removed as provided in paragraph 12 hereof) violated, to declare this lease null and void, and the lessor shall then be entitled and author-	01
10. Before this lease shall be in force and effect the lease shall furnish a bond with responsible st lease, which bond shall be deposited and remain on file in the Indian Office.	urety to the satisfaction of the Secretary of the Interior, conditioned for the performance of this	1
11. Assignment of this lease or any interest therein may be made with the approval of the Secre need only be qualified to hold such a lease under the rules and regulations, and furnish a bond with respondence of the cevenants and conditions of this lease.	unity of the Interior, it doning understood that to secure such approval the proposed assigned units of the Secretary of the Interior, conditioned for the faithful per-	3
12. In ovent restrictions on alienation shall be removed from all the leasehold premises described release to take effect without further agreement, from the date such restrictions are removed, and thoreue cease, and all payments required to be made to the United States Indian Agent shall thereafter be made relary of the Interior applicable to oil and gas leases shall not apply to this lease.	non the authority and nower delegated to the Secretary of the Interior as herein provided shall $\sim \mathcal{M}$	(g)
 Each and every clause and covenant of this indenture shall extend to the heirs, executors, ad In witness whereof, the said parties have hereunto subscribed their names and affixed their sec 	infinistrators, successors and lawful assigns of the parties hereto.	1
ATTEST: B. B. Calk	Onllie X, Island (SBAD)	ì
Two witnesses to execution by lessor: Albutary	Roeses Dil Company (BRAL) 34 4 H. Ariset (BRAL) Grusident	3
Eduard O. Ayan	By A H. Anises (MAG)	9
P.O. Julsa Chlahoma	Orisidant ?	9
Morrol Beal		3
P. O		
Chas. L. Hall		G
P.O. Julsa aflahama		B
a Smith plan		200
P. O.,	issign to the Nive Civilized Tellor.	X
'Here insert full-blood, inixed-blood, internarried, or freedman, as shown by the rolls of the Corain "If a full-blood, insert "April 20 1906, 34 Stat. L., 137;" if a mixed-blood Greek or Creek freedman, i insert "July 1, 1902, 32 Stat. L., 716."	insert "June 30, 1902, 32 Stat. L., 500;" and if a mixed-blood Cherokee or Cherokee freedman,	17
State of Oklahoma, County of Julian	, ss. J	"
on this day of Quellules 908 personally	any Guite in and for said county and State,	6
	Callie Island	2
fanning in the state of the sta		, 1
to ing known to be the identical personwho	executed the within and foregoing lease, and acknowledged to me that	. 15
executed the same as	**************************************	1
7.111	**************************************	Ton To
(My commission expires March - 16 - 101) DEPARTMENT OF THE INTERIOR	OFFICE OF INDIAN AFEAIRS	minn To
executed the same as	roin set forth. Oaisy Ilfellet Notary Public.	han mines To
(My commission expires March - 16 - 101) DEPARTMENT OF THE INTERIOR	OFFICE OF INDIAN AFFAIRS WASHINGTON, D. O., 221. 23 / 709	Pra minos la
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Commission expires I will be commissioner of the interest of the commissioner of Indian Affairs with recommendation that it be commissioner of original and the commendation of the commissioner of the commissioner of the commendation that it be commissioner of the commissioner of the commendation of the commissioner of the commissioner of the commendation that it be commissioner of the commissioner of the commendation of the commissioner of the commissioner of the commendation that it be commissioner of the	Respectfully submitted to the Secretary of the Indirior, with recommendation that it be the Secretary of the Indirior, with recommendation that it be the Secretary of the Indirior, with recommendation that it be the Secretary of the Indirior, with recommendation that it be the secretary of the Indirior, with recommendation that it be the secretary of the Indirior. Washington, D. C. John S. J.	to the man to
CASE OF THE INTERIOR U. S. INDIAN SERVICE UNION AGENCY MUSINGEE, OKLA, OCC. 3/-/18. The within icase is forwarded to the Commissioner of Indian Affairs with recommendation that it be. See my report of way date. Danna M. R.	Respectfully submitted to the Secretary of the Indirior, with recommendation that it be the Secretary of the Indirior, with recommendation that it be the Secretary of the Indirior, with recommendation that it be the Secretary of the Indirior, with recommendation that it be the secretary of the Indirior, with recommendation that it be the secretary of the Indirior. Washington, D. C. John S. J.	to the superior