Form A, Sories 1908-Approved April 20, 1908. OIL AND GAS MINING LEASE UP	ON LAND SELECTED FOR ALLOTMENT
This Indenture of Lease, Made and external into in guadraphicate on this	.NATION, OKLAHOMA
	a the second part, herein
1. The lessor, for and in consideration of one dollar, the receipt whereof is acknowledge paid, observed, and performed by the lessec, does hereby domise, grant, lease, and let undo and as such longer thereafter as oil or gas is found in paying quantities, all the oil depoints and Stato of Oklahoma, to-wit: The,	d,
······································	"Township
of the Indian Meridian, and containing. gas, and to cocupy and use so tunket only of the surface of said land as may reasonably to nece gue, also the right to obtain from wells or other sources on said land, by means of pipolines of and mutural gas as fuel so far as mecestary to the development and operation of said prope- tion of an unitarial gas as fuel so far as mecestary to the development and operation of said prope- tion of an an analysis.	Access, more or less, with the exclusive right to prespect for, extract, pipe, shore, and remove oil and m researcy to entry on the exclusive right to prespect for, extracting, piping, storing, and removing such all and m researcy to entry on the exclusive right of extracting, piping, storing, and removing such all and m rotherwise, a sufficient supply of water to carry on said operations, and also the right to use, free of gent, Union Acency, Muskogee, Okia, for the lessor, as royalty, the sum of.
\mathcal{L}_{i} and \mathcal{L}_{i} and \mathcal{L}_{i} and \mathcal{L}_{i} being the set of the	gents, union Agentry Anthronomover of the state of the state multifunction for the state of the Multifunction for the state of the state of the state of the state of the state of the state. The state of the state. The state of
well, which can not profitubly be utilized at the rate herein preserviced, shall not work a forfacilegge, lesse shall pay a trail of fifty dollars per nanuum in advance on each gas-producing way payment to become due and to be made within thirty days from the date of the discovery of 3. "Cutil a producing well is completed on askid premises the lesses shall pay or causes	iture of this leave as for as the same relates to mining all, but if the leave desires to retain map-producing coll, gas from which is not marked or not utilized outerwise than for operations under this leave, th gas. to be paid to the said agent for leaver, as advance annual ravaity on this leave, fifteen cents per ag
annum, annually, in advance, for the first and second years. Thirty costs per acte per nanoum, in advance, for the fifth years' is being understood and agreed that he add sums of money so part 4. The lesses shall exercise diligence in sinking wells for ell and natural gas on hand. of this less by the secretary of the interior, and on fallure so to do this less becomes and gas.	, annually, in advance, for the third and fourth years; and seventy-live cents por acroper annual, ann id shall be a credit on the shipulated royalics. covered by this lense, and drill at lenst one well thereon within twelve months from the date of the app (d vold: "RIGVIDDD: INOV FVEX. Incres is reserved and granted to the lense, old oright and privilege
2 Avging the uning of sale worl for not exceeding twe year hout the interval of the approximation of the second	the jends of the storegary is the intensit of paying to the context setues adding agents prior agents when the intensit of the storegard in th
3 take good cure of the same and prompily surrender and return the premises upon the termin series and the series of the same and prompily surrender and return the premises upon the lend and become the property of the owner of the land as a part of the consideration for this update, and machinery, and the earing of all 'ny or exhausted wels, which shall remain to upon the series of the se	commit no waste on the said innd and suffer none to be committed upon the portion in his occupancy of nation of this lease to lessor or to whomsoever shall be invitibly calified thereto, unavoidable casuality con during the said term by the said lesses, but said buildings and improvements shall remain a part of hence, excepting the took, derricks, bollers, befor houses, pipe lines, pumping and thalling califies ince unit results and the said term by the said lesses in the said or given navy for any purpor is lesses; and before abandoning any well shall securely plug the same so as effectually to shut off all the specified states purchases, and the whole annount of oil mined or removed; and all ensues dues due to the same so as effectually to shut off all the specified states prior and upon all of the unsold of lebained from the land herein lessed, as a provided herein and the further sum of one dollar, surreader and cancel this lesse and be rein lessed, as
I cane by forfeiture or otherwise; shall not permit any nutsimets to be maintained on the promit such premise; shall not use such premises for any other purposes than those outhorized in this from the oil-bearing stratum, or in the manner required by the laws of the State of Nahhom 6. The lesses shall keep an a cervarte account of all oil-uning operations, showing it.	iere under lesseer sontrol, nor nitow any intoxicating liquors to be sold or given away for any purpos is lense; and belate abandaning any well shall security plur the same so as effectually to shut off all u. os sales, prices, dates, purchases, and the whole appoints of oil mined or temoved; and all sams due as a
Shall be a lice of all implements, tools, movable machinery, and all other personal chattels u rity for payment of said royalty. 7. The lesses may at any time, by paying to the fadina Agent all amounts there due a further obligations or itability Agenunder; PLOVIDED, if this lesses has been recorded, jesses	used in operating said property, and upon all of the unsold of obtained from the land network leaves and as provided herein and the further sum of one dollar, surroader and cancel this leave and be relieved for a shall execute a release and record the same in the proper county recording office; PROVIDED, FURT
in event restrictions are removed from all cleased premases, the lease may surreface and the which surrender shall not effect the terms hereof as to each producing will and it in cress of a and execute and record a cancellation of premises surrendered.	as provided herein and the further sum of one dollar, surreader and enneed this lease and be relieved for a ball execute a release and record the same in the proper county recording officer (RAVIDED, FURT undercloped portion thereof, by paying the lessor hil amounts then due and the further sum of one i and premises an early in equare 167m as possible next contiguous to and surrounding each of and and premises to an early in equare 167m as possible next contiguous to and surrounding each of and - or hyrenfiter in force, relative to such lesses, all of which regulations and made a part and condition of
assignment of leases, shall operate to affect the terms and conditions of this lease.	andering citier the fenger of term of on and gas leases, the fates of loyarty of payments thereander, o
9. Upon the violation of any of the substantial terms and conditions of this lease, th shall have the right, at any time after thirty days' notice to the lessee specifying the terms of	to Secretary of the Interior (or lessor, in event restrictions are removed as provided in paragraph 12 h or conditions violated, to declare this lease null and void, and the lessor shall then be entitled and as
I case, which houd shall be deposited and romain on ills in the Indian Office. If the second state of this lease or any interest therein may be made with the approval need only be qualified to hold such a lease under the rules and regulations, and furnish a ben formance of the overannes and conditions of this lease. 12. In event restrictions on alterntion shall be removed from all the leasehold premise release to take effect without further agreement, from the dates such as the state interest therein may be made with the removed seems, and all payments required to be made to the United States Indian Acent shall thereat retary of the latterior applicable to oil and gas leases shall not apply to this lease.	and primines in inclusion in equally in a particulation are consistent of an experiment of the sector of an experiment in force, rolative to save an experiment and prevention of the sector of an experiments in force, rolative to save an experiment of the sector of an experiments thereard of an experiment of the interval of the sector of an experiment of the sector
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