Received
Jul 57910
Union Agency
Dept 10 2012

OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT

Ceroek	NATION, OKLAHOMA
This Indenture of Lease, Male and extered into in quadruplicate on this 2 9/11. Ind Gark Guardian of	Seva Bear a prinor
Robert Oglesh	y Mallange a second and basis parts and the constituted assignated as resour and
esignated as lessee, under and in pursuance of the provisions of the act of Congress approved. I. The lessor, for and in consideration of one dollar, the receipt whereof is acknowledged, and o solid, observed, and performed by the lesso, does hereby densite, grant, lesse, and let under the said on the sund in a much longer thereafter as oil or gas is found in paying quantities, all the oil deposits and nat the sund of the	witnesseth of the royaltes, covenants, stipulations, and conditions hereinafter contained, and hereby agreed to be see, for the term of five years from the date of the approval hereof by the decretary of the Interior, uning as no rander the following-described truck of Jand, lying and being within the county of the Jand, J
of Section. If the Indian Meridian, and containing. In an and to occupy and use so much only of the surface of said land as may reasonably be necessary to say also the right to obtain from wells or other sources on said land, by means of pipe lines or otherwill and anturning as as fuel so far as necessary to the development and operation of said property.	**************************************
cas, also the right to obtain from wells or other sources on said land, by means of pipe lines or otherw ill and anturni gas as fuels of are an eccessary to the development and operation of said property. 2. The lessee hereby agrees to pay or cause to be paid to the United States Indian Agent, and the said and, such payment to be made at using well utilized otherwise than an pravided herein, where the capacity is tested at three million cube capacity is more than three million cube is expected from the said and, such payment to be made at using well utilized otherwise than an pravided herein, where the capacity is tested at three million cube capacity is tested at three million cube and the capacity is the contract of the capacity and the capa	vise, a sufficient supply of water to carry on said operations, and also the right to use, free of cost, alon Agency, Muskogec, Oklai, for the lessor, as royalty, the sum of
ayment 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 losses, shall pay or cause to be pantum, annually, in advance, for the first and second years; thirty cents per sere per annum, annuall a natvance, for the fifth year; it being understood and agreed that said sums of money so paid shall a natvance, for the fifth year; it being understood and agreed that said sums of money so paid shall a natvance, for the fifth year; it being understood and agreed that said sums of money so paid shall also the first said sums of money so paid shows the first said sums of money so paid shows the first said sums of money so paid shows the first said sums of money so paid shall said said sums of money so paid shall said said said said said said said said	and to the said agent for lessor, as advance annual royalty on this lesse, fifteen cents per nore per ly, in advance, for the third and fourth years; and seventy-five cents per acre per annum, annually, be a credit on the stipulated royalties. by this lease, and thill at least one well thereon within twelve mouths from the date of the approval
I this reasonly the celestraty of the Interior, and so adjust on the rule feath becomes not and votate the complete of the third point of the complete of the first of and when the celestrate for the first of and appendix of the celestrate for the first of the first	by the scortists of the Interior by paring to the United States Indian Agent, United Agency, Major the Control of the Interior by paring to the United States Indian Agent, United Agency, Major control of the Indian Agent, United Agency, Major control of the Indian Agent, United States and Within three no waste on the said land and suffer none to be committed upon the portion in his occupancy or use, this lease, to leaser or to whomsover shall be layfully entitled thereto, unavoidable casualties or.
and the lesson shall carry on development and operations in a workmanlike manner, commit- late 5. The lesson shall carry on development and return the premises upon the termination of the good care of the same and promptly surrender and return the premises upon the termination of the control of the property of the prompt of the profit of the profit of the consideration for this lense, co- naines, and machinery, and the casing of all dry or exhausted wells, which shall remain the prope same by forfeiture or otherwise; shall not permit any misance to be mulatained on the premise and uch premises; shall not use such premises for any other purposes than those authorized in this lease; round to di-bening stratum, or in the manner required by the laws of the State of Oklahoma. O. The lesson shall keep an accurate account of all oil-mining operations, showing the hall be a lieu on all implements, tools, novable machinery, and all other personal chattels used in of	ing the said term by the shid lessee, but said buildings and improvements shall reliant at part of said excepting the tools, derivies, boilers, boiler houses, pipe lines, pumping and drilling cutifist, tends of the said of
13) for payment or sade royatry. 7. The lessee may at any time, by paying to the Indian Agent all amounts then due as provide utther obligations or liability hereunder; PROVIDED, if this lesse has been recorded, lessee shall et a event restrictions are removed from all lessed premises, the lessee may surrender all the andevole right surrender shall not effect the torms hereof as to each producing well and ten acres of said pron	ded herein and the further sum of one dollar, surrender and cancel this lease and be relieved from all execute a release and record the same in the proper county recording effice; PROVIDED, FURTHER, pode portion thereof, by paying the lessy all amounts then due and the further sum of one dollar, nises us nearly in square form as possible next contiguous to and surrounding each of said wells,
8. This leass shall be subject to the regulations of the Secretary of the Interior, now ar here a subject to the regulations and after the approval of this lease, effecting sesignment of Jeases, shall operate to affect the terms and conditions of this lease. 9. Upon the violation of any of the substantial terms and conditions of this lease, the Secretary of the substantial terms and conditions of this lease, the Secretary of the substantial terms and conditions of this lease, the Secretary of the substantial terms and conditions of this lease, the Secretary of the lease of the substantial terms and conditions of this lease, the Secretary of the substantial terms and conditions of this lease shall be in force and effect the lease shall furnish a bond with responsible to the lease shall be in force and effect the lease shall furnish a bond with responsible to the lease shall be in the secretary of the substantial terms and the secretary of the s	cities the length of term of oil and gas lenses, the rates of royalty or payments throunder, or the cary of the Interior (or lessor, in event restrictions are removed as provided in paragraph 12 hereof) ions violated, to declare this lesse null and void, and the lesser shall then be entitled and authorible surety to the satisfaction of the Secretary of the Interior, conditioned for the performance of this
10. Below this leake shall be in force and effect the lessee shall furnish a bond with responsible asc, which bond shall be deposited and remain on fife in the Indian Office. 11. Assignment of this lease or any interest therein may be made with the approval of the Section of	Secretary of the Interior, it being understood that to seems such approval the proposed assignee esponsible surely to the satisfaction of the Secretary of the Interior, conditioned for the fathful per- liked above, this jeans shall be released from the supervision of the Secretary of the Interior, such a necessary of the Interior, owner of said and; and changes in regulations therefore made by the Sec- made to lessor or the theu owner of said and; and changes in regulations therefore made by the Sec-
tury of the Interior applicable to oil and gas leaves shall not apply to this icuse. 13. Each and every clause and covenant of this indenture shall extend to the helts, executors. 14. In witness whereof, the said parties have hereunto subscribed their hames and affixed their ATTEST:	s, administrators, successors and lawful assigns of the parties heroto. ir seals on the day and year first above mentioned.
Two witnesses to execution by lessor:	Fred Stank (MALL)
g Sprifield Buell o Dinuskgel Cora Buchenan o Dinuskogel Chla	Swardian of Lena Boar a Military (GRAL) Robert aglesky (GRAL)
Two witnesses to executive by tesses: All January Outsa Alla Bardan & Carson	
O., Cikla Cikla Cikla Here insert full-blood, mixed-blood, intermuried, or freedman, as shown by the rolls of the Ci "If a full-blood, insert "April 20, 1906, 34 Stat. L., 137;" if a mixed-blood Creek or Creek freedment "July 1, 1902, 32 Stat. L., 718."	ommission to the Five Civilized Tribes. an, insert "June 30, 1993, 32 Stat. L., 500;" and if a mixed-blood Cherokee or Cherokee freedman,
State of Oklahoma, County of SILOSTI. before me, A a this, 2.9" day of Afril 1919 perso	
et kain als Brika kan kan gan kan kaliman kan kan kan para ara ara kan kan kan katara ara kan kan kan gan gan a	who executed the within and foregoing lease, and acknowledged to use that . A.C.
	(seel) Lucy shaw
(My conunisation expires	OFFICE OF INDIAN AFFAIRS
U. S. INDIAN SERVICE UNION AGENCY	Washington, D. C., T. U.R. 23
MUSKOUER, OKLA, GLY1. 1.0	A S Waller Title Commission &
The within lease is forwarded to the Commissioner of Indian Affairs with recommendation at it be. Applicated only report of even date,	Washington, D. C. Luni. 25 1018
Dana H Kelsey (HR)	
Filed for record this lot of U.S. Indian Asont. Filed for record this lot of the U.S. Indian Asont. State of Oklahoma, Tulsa County, Tulsa, Okla, of may 1710 of I hereby certify that this instrument was filed for record in my office on 14	ot 10 octock A. to Denett Kels ex SUPT Unio TABERCY NO. M. D. 19.44, at 1. 0. o'clock Q. M. (Seal) Lewis Chile Register of Deeds.
ByDoputy	(Alak) Leuns (Classe) Register of Deeds