and a second second

part will not permit any nuisance to be maintained on the premise s nor allow any intoxicating liquors to be sold or given away f-r any purpose on the leased pr mises; and failure to comp ly with these conditions will work a forfeiture of the lease.

It is further understood and agreed by the parties hereto that all huildings an d improvements ahall shall romain a part of said land and become the property of the owner of the land as part of the consideration of this leased inaddition ot the other consideration herein soecified.

It is further undestood and agreed by the parti es hereto that no sublease, assi gnment or transfer of this lease, or of any interest therein of a ther-under wan be dire ctly or indirectly made without the consent and thepprobal of the secretray of the Interior and that any such assignment or transfer made or attempted without such consent and a proval shall be void .

The covenants herein contained shall extend to and be binding upon the heirs, executros administrators, successors, or assigns of the partie s to this lease, and this lease shall be subject to all rules and regulations lawfulls prescribed by the Secretary of the interior, or which may be hereafter so prescribed by him.

The party of the second part hereby acknowledge himself to be firmly bound o for the faithful performance of the stipulations of this indenture of lease by and under the bo and made and executed by the part/y of the second part as principal and H.E.Ellingwood as suret⁹ entere d into the ³ day of ² and wich shall remain on file in the Idnain Offfice.

 \bigcirc

 \bigcirc

It is expressly Understood and a reed by the parties he reto that if the Secretary of the Interior is at any time satisfied that any of the covenants contained herein, or that any of the provisions of any rgaulations heretofore or that any thereafter be law fully prescribed by him, have been or are being violated he may cancel this lease, and that his declaration of cancellation shall be a fractive without resorting to the court and without further proceeding and that the lessor shall then be entitled to the immediate possewtion of the land -

In tistimony whereof the parties of the first part and second parts he officed their rein have set their hands and beals the day and year first above written

Seal

Witne ss C S.W.Reynolds

396

P.O. Stylwell Okla as to

his Edward X Longbifd

G.W. Redbird

P ¹ .0. Stilwell,	Okla as to	C 1. Bro	wn		S	leal	
State of Oklahoma County of Adair	\$ \$5	personally	hefor				
		Perosnally (a	ppeared beer	me the under	signed auth	ority Edward	l Lo
ngbird and stated	to me that	he executed t	he foregoing	insturment f	or the purp	ose and	
condideration the	rein edpre	ssed .					

W.H.Davin

Witness my hand and seal this 27th day of July 1908.

Notary Public my commission expires Aug 27 1910 Filed for record Aug 3 1908 at 3 P.M. H.V.Walkley Reg of Delesds . (SEAL)