MORTGAGE AND OIL LEASE RECORD.

	TRANSFERABLE ONLY WITH G	ONSENT OF THE S	ECRETARY OF THE INTERIC	ĸ.
	NING LEASE UPON LAND SELEC (Sec. 17, A	et Juna 30, 1002, 32 F	Ent. 500.1	
this indenture of	LEASE, Made and entered into in quadru	plicate on this	5 Hb day of Sept.	will A.D. 1906, by and betw
of Biffy I.	Z part	of the first part	Lessor and	
of Bulling January (and the regulations prescribed by the Secretary of the Interior thereunder. WITNESSETH, That the part of the first part, for and in consideration of the Royalties, Covenants, Stipulations, and Conditions hereinafter centain and hereby agreed to be paid, observed and performed by the part of the second part, wheirs, successors, and assigns, do hereby Demise, Grant, a Let unto part of the second part, which is, successors, and assigns, for the term of the second part of the second part, where second part is a successor of the second part, where second part is a successor of the second part, which is a successor of the second part of the second part is a successor of the second part is a succe				
				5 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24) 1 (24)
	, Township, Range	/3	, of the Indian Meridian and	
surface of said land as may b	right to prospect for, extract, pipe, store, re be reasonably necessary to carry on the wor to obtain from wells or other sources on sai	rk of prospecting for	, extracting, piping, storing, r	efining and removing such oil and nate
operations, and including still In consideration of which United States Indian Agent,	I further the right to use such oil and natur a the part (of the second part hereby agre Union Agency, Indian Territory, for the Le	ral gas as fuel so far second bind hum ssor, as royalty, t	as it is necessary to the prose	cution of said operations. Issigns, to pay or cause to be paid to gross proceeds, on the leased premises
the end of each year, One Hu	he said land, such payment to be made at a undred and Fifty Dollars royalty on each ga dence on the premises. It is further agreed	s-producing well wh	ich Al shall use. The	Lessorshall have the free use of gas
	the rate to prescribed, shall not work a forf			
	shall pay a royalty of Fifty Dol			
	within thirty days from the date of the disc	A free		
	econd part further agreeand bind			
	um, in advance, for the third and fourth ye	The second section is the second section of	er i vall alle de la de la companie	
royalties; and further, that sh	o for which this Lease is to run; it being un hould the part <u>of</u> the second part, neglec e Secretary of the Interior, after ten days no	at or refuse to pay su	ich advance annual royalty fo	r the period of sixty days after the se
The part of the secon	nd part further covenants and agreeto ex ne well thereon within twelve months from ht, or refuse to drill at least one well within	the date or approva	l of the bond by the Secretary	of the Interior, and should the part
void, after ten days notice to date or the approval or the bo and benefit of the Lessor,	the parties; provided that the Lesseeshe and to be furnished in connection herewith, in addition to the required annual adve	all have the privilege by paying to the U anced royalty, the	e of delaying operations for a nited States Indian Agent, U sum of One Dollar per acre p	period not exceeding five years from nion Agency, Indian Territory, for the per annum for each leased tract remain
Lessordemand such action.				
The part of the secon	nd part further agreeto carry on operation and land, and to suffer no waste to be comm	ns in a workmanlike nitted upon the port	manner to the fullest possiblion in	e extent, unavoidable casualties exceptor use; to take good care of the same,
to promptly surrender and ret thereto, and not to remove the	urn the premises upon the termination of erefrom any buildings of permanent impro	this Lease to the povements erected the	part of the first part or ereon during the said term by	to whomsoever shall be lawfully enti- the said part, of the second part,
	ents shall remain a part of said land and be			
machinery, and the casing of	nsiderations herein specified, excepting the all dry, or exhausted wells, shall remain the com the termination of the lease; that	e property of the sa	id partof the second part	, and may be removed at any time be
control, nor allow any intoxic	ating liquors to be sold or given away for	any purposes on suc	premises; that	will not use such premises for any of
water shove the oil hearing he	d in this Lease, and that before abundonin orizon.	7		
sales, prices, dates, quichase	the second part further covenant and agrees, and the whole amount of oil mined onal chattels, used in said prospecting and aid royalty.	or removed; and al	l sums due as royalty shall be	an lien on all implements, tools, moy
And it is mutually unders be lawfully prescribed by the working or drilling contract or	stood and agreed that this Indenture of Let Secretary of the Interior relative to oil and r otherwise, or the use thereof directly or i at should	gas leases in the Cr indirectly, be sub-le	eek Nation, and that this Leat, assigned, or transferred with	ise, or any interest therein, shall not, nout the consent, of the Secretary of
lations, or provisions of this I of the Interior, after ten days franchises, and privileges, of t	Lease, or any of the regulations, or fail for t from notice to the parties hereto, shall hav the Lessec	he period of sixty do the right to avoid irs, executors, admir	nys to pay the stipulated royal this Indenture of Lease and c nistrators, successors, or assign	ties provided for herein, then the Secret ancel the same, and when all the rig is hereunder, shall cease and end with
ments located thereon				