ments located thereon.

MORTGAGE AND OIL LEASE RECORD.

LEASE.

OIL AND GAS MINING LEASE UPON I	LAND SELECTED FOR		, creek nation, indian te	RRITORY.
THIS INDENTURE OF LEASE, Made and entered	(Sec. 17, Act June 30, 190;	지수가 내용가 나라 작가야?	day of Musel A.D. 1909	, by and between
11110 INDENTIONS OF PLANE, MADE WING CONTROL	- Billa ande	usoul		
of Lapulpa, Sil	Cacaro of the fire			
of tulkal & The			., under and in pursuance of the provision	m of Section 17 o
the Act of Congress approved June 30, 1902, and the reg WITNESSETH, That the part of the first part, f and hereby agreed to be paid, observed and performed b Let unto part of the second part, heirs, success gas in or under the following described tract of land, lying	culations prescribed by the Ser for and in consideration of the ny the part of the second essors, and assigns, for the term	crotary of the Interne Royalties, Cover part, heirs,	ior thereunder. nants, Stipulations, and Conditions here successors, and assigns, do Annereby D years from date hereof, all of the oil de	inafter contained, emise, Grant, and
SAL NB J. J. S. L. 2	of Miljand	soy of so		
of Section J.J., Township 1997	Rollge // C	of the In	dian Meridian and containing.	<i></i>
acres, more or less, with the right to prospect for, extract surface of said land as may be reasonably necessary to	carry on the work of prospect	ing for, extracting,	piping, storing, refining and removing st	ich oil and natural
gas, including also the right to obtain from wells or othe operations, and including still further the right to use sur In consideration of which the part. of the second	ch oil and natural gas as fuel	so far noth is nece	sary to the prosecution of said operation	ns.
United States Indian Agent, Union Agency, Indian Terri	itory, for the Lessor, as roy	alty, the sum of	per cent of the gross proceeds, on the l	leased premises, of
all crude oil extracted from the said land, such payment				
the end of each year, One Hundred and Filty Dollars roy				
lighting and warming his residence on the premises. It not be reasonably utilized at the rate so prescribed, shall				
not be reasonably utilized at the rate so prescribed, shall retain gas-producing privilegesshall pay a roya				
become due and to be made within thirty days from the	// // // // // // // // // // // // //			
And the partifof the second part further agreed a	nd binds freirs, succ	essors, and assigns	to pay, or cause to be paid to the said a	gent, for Lessor
as advance annual royalty on this Lease, the sums of	1. [14] [14] [14] [14] [14] [14] [14] [14]			
Thirty Cents per acre per annum, in advance, for the thir	A CONTRACTOR AND	and the same of the first of the		TABLE STORY OF STREET
ing year thereafter of the term for which this Lease is to royalties; and further, that should the part. Not the sec				
becomes due and payable, the Secretary of the Interior,				
shall become the money and property of the Lessor			발생들이 살아들은 나이지는 원리로를 맞춰 했다.	ZARE
The partof the second part further covenants as				
Lease, and to drill at least one well thereon within twelv				
of the second part fail, neglect, or refuse to drill at least				
void, after ten days notice to the parties; provided that date or the approval or the bond to be furnished in conn	THE PERSON OF THE PERSON AND THE PERSON OF T	All the first of the second control of	AN EAST THE MET CLASSIC CONTROL TO BE BELLEVED IN CONTROL OF THE METERS OF THE SECOND	
and benefit of the Lesson, in addition to the requir		The first of the second of the first of the first		THE STATE OF THE S
undeveloped, but the Lesseemay be required to immed				
Lessordemand such action.				
The part of the second part further agree 2 to co	arry on operations in a workm	nanlike manner to	the fullest possible extent, unavoidable co	sualties excepted:
to commit no waste on the said land, and to suffer no wa				
to promptly surrender and return the premises upon the thereto, and not to remove therefrom any buildings of po	termination of this Lease to	ted thereon during	the said term by the said part // of the	s rawrully entitled a second part but
said buildings and improvements shall remain a part of a				
n addition to the other considerations herein specifie		THE RESERVE AND ADDRESS OF THE PARTY OF THE	of the target who are the company of the first transfer of the company of the com	
machinery, and the casing of all dry, or exhausted wells, the expiration of sixty days from the termination of the l	shall remain the property of	the said part	of the second part, and may be removed	at any timo before
the expiration of sixty days from the termination of the l	lense; thatwill no	ot permit any nuis	ance to be paintained on the premises u	nder Male
control, nor allow any intoxicating liquors to be sold or	given away for any purposes	on such premises;	that will not use such prem	ises for any other
purposes than those authorized in this Lease, and that be	etore abandoning any well		in securely plug the same so as to effe	ctually snut off al
water above the oil bearing horizon. And the said part	renante and agree that	will keen an	accurate account of all oil-mining opera	tions, showing the
sales, prices, dates, purchasers, and the whole amount				
machinery, and all other personal chattels, used in said i	prospecting and mining opera	tions, and upon al	l of the unsold oil obtained from the land	I herein leased, as
security for the payment of said royalty. And it is mutually understood and agreed that this l	Indenture of Lease shall in al	l respects he subje	ot to the rules and regulations heretofore	on that hereafter
be lawfully prescribed by the Secretary of the Interior rel				
working or drilling contract or otherwise, or the use there Interior first obtained, and that should	directly or indirectly, be	sub-let, assigned,	or transferred without the consent, of th	e Secretary of the

lations, or provisions of this Lease, or my of the regulations, or fail for the period of sixty days to pay the stipulated royalties provided for herein, then the Secretary of the Interior, after ten days from notice to the parties hereto shall have the right to avoid this Indenture of Lease and cancel the same, and when all the rights, franchises, and privileges, of the Lessee... sub-lessees, heirs, executors, administrators, successors, or assigns hereunder, shall cease and end without resorting to the courts and without further proceedings, and the Lessor...shall be entitled to immediate possession of the leased land and the permanent improve-