85

om a linea 1908 approved yail 20=1906

## OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT,

• • • • • • • • • • • • • • • • • • •	Erecki		Nation, Oklahoma.		
THIS INDENTURE OF LEASE, Made a stulk that citizen of the surface	and entered into in quadruplicat	e on this Leath	day of September	A. D. 1909, by a	nd between
tull Had 1 citizen of the	Excell		of the first part, hereinafter	lesignated as lessor, and	De la Constitution ou problème
610 360 -		Dennied Ha	stings	and the same and t	••
operess approved May -27-190	party of the second par	rt, hereinalter designa ピタン	ted as Aessee, under and in witnesseth:	pursuance of the provisions of	the act of
<ol> <li>The lessor, for and fin consideration.</li> </ol>	of one dollar, the receipt wher	eof is acknowledged,	and of the royalties, covena	its, stipulations, and conditions	hereinafter
ontained, and hereby agreed to be paid, ob- ne date of the approval hereof by the Secret	tary of the Interior, and as much	h longer thereafter as	oil or gas is found in paying	quantities, all the oil deposits a	and natural
as in or under the following-described tract	or land, lying and being within	the County of	recipe	, and State of Oklahoma, to	o-wit: The
	2 11.	, and the second			
section 3, township. 6, section right to prospect for, extract, pipe, s	store, and remove oil and natura	d gas, and to occupy	n Meridian, and containing	acres, more or les surface of said land as may rea	ss, with the
scessary to carry on the work of prospecting aid land, by means of pipe lines or otherwis o far as necessary to the development and o	se, a sufficient supply of water to	o carry on said opera	uons, and also the right to u	se, tree of cost, oil and natural i	gas as fuel
2. The lessee hereby agrees to pay or per cent of the gross process	cause to be paid to the United ceds of all crude oil extracted from	States Indian Agent, om the said land, such	Union Agency, Muskogee, Ob payment to be made at the t	la., for the lessor, as royalty, time of sale or removal of the oi	the sum of i. And the
asco shall pay as royalty in advance on each er day of twenty-four hours, one hundred and fillion cubic feet or major fraction thereof. T	d fifty dollars per annum, and wi	here the capacity is m	ore than three million cubic f	eet per day, fifty dollars for eacl	h additional
roduced on said premises over and above en	nough to fully operate the same	E. Fallure on the pa	rt of the lessee to use a gas- plates to mining oil, but if the	producing well, which can not producing well, which can not produced the production of the production	rofitably be
ges, lessee shall pay a rental of fifty dollars nder this lease, the first payment to become 3. Until a producing well is completed	s per annum in advance on each due and to be made within thirt	gas-producing well, ga v days from the date	is from which is not marketed of the discovery of gas.	or not utilized otherwise than for	r operations
fteen cents per acre per annum, annually, in nd seventy-five cents per acre per annum, an	n advance, for the first and seco	ond years: thirty cents	per acre per annum, annually	, in advance, for the third and fo	ourth years:
tipulated royalties. 4. The lessee shall exercise diligence is	n sinking wells for oil and natu	ral gas on land cover	ed by this lease, and drill at l	east one well thereon within twe	elve months
com the date of the approval of this lease by ranted to the lessee the right and privilege of the Interior by paying to the United States I	of delaying the drilling of said v	vell for not exceeding	five years from the date of the use and benefit of the lesson	e approval of the lease by the S  (subject to the limitations and	Secretary of I conditions
erematter contained), in addition to said ad efore the end of each year; but lessee may b	e required to drill and operate w	ells to offset paying w	ells on adjoining tracts and w	thin three hundred feet of the di	yable on or ividing line.
<ol> <li>The lessee shall carry on development this occupancy or use, take good care of the avfully entitled thereto, unavoidable casualti</li> </ol>	e same and promptly surrender a	and return the premis	es upon the termination of th	s lease to lessor or to whomsoev	ver shall be
aid lessee, but said buildings and improvement scepting the tools, derricks, boilers, boiler he which shall remain the property of the lessed	uts shall remain a nort of said la	and and become the pr	operty of the owner of the land	as a part of the consideration for	r this lease.
ermit any nuisance to be maintained on the	e premises under Jessee's contro	i, nor allow any intox	caung ilquors to be sold or giv	en away for any purposes on suc	n premises;
nall not use such premises for any other put off all water from the oil-bearing stratum  6. The lessee shall keep an accurate ac	i, or in the manner required by the	he laws of the State of	Oklahoma.	securery Inug the same so as er	nectually to
nd all sums due as royalty shall be a lien or	n all implements, tools, movable	machinery, and all of	her personal chattels used in	operating said property, and upor	n all of the
7. The lessee may at any time, by pay ase and be relieved from all further obligue proper county recording office: Provided	auons or hability bereinder: F	rovided. II luis lease	nas peen recorded, lessee san	u execute a release and record t	ine same m
ereof, by paying the lessor all amounts the	en due and the further sum of c	one dollar, which surre	inder shall not affect the term	s bereaf as to each producing w	net bird fen
	rm as possible next configuous .	to and surrounding ea	ch of said wells, and execute	and record a cancellation of pr	remises sur-
endered.  8. This lease shall be subject to the re	egulations of the Secretary of the	e Interior, now or here	ch of said wells, and execute cafter in force, relative to sucl	and record a cancellation of pr leases, all of which regulations	remises sur- are made a
endered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the sul	egulations of the Secretary of the nowever, that no regulations made, or the assignment of leases, so betantial terms and conditions of	e Interior, now or here de after the the appro- thall operate to affect f this lease, the Secre-	ch of said wells, and execute eafter in force, relative to such val of this lease, affecting cit the terms and conditions of the fary of the Interior (or lesso	and record a cancellation of pr leases, all of which regulations are the length of term of oil and his lease. In orent restrictions are remo	remises sur- are made a l gas leases, oved as pro-
endered.  S. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the nd vold. and the lessor shall then be entitle	egulations of the Secretary of the nowever, that no regulations made, betantial terms and conditions of right, at any time after thirty and authorized to take immed and authorized to take immed	e Interior, now or here le after the the appro- hall operate to affect f this lease, the Secre days' notice to the le liate possession of the	ch of said wells, and execute eafter in force, relative to such val of this lease, affecting eli- the terms and conditions of 4 dary of the Interior (or lesson ssee specifying the terms or a land.	and record a cancellation of pro- t leases, all of which regulations her the length of term of oil and his lease.  The restrictions are remo- onditions violated, to declare this	are made a l gas leases, oved as pro- s lease null
endered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the da vold, and the lessor shall then be entitle  10. Before this lease shall be in force an or the verformance of this lease, which bon	egulations of the Secretary of the nowever, that no regulations mad, , or the assignment of leases, s betantial terms and conditions of a right, at any time after thirty ed and authorized to take immed deflect the lessee shall furnish d shall be deposited and remain	e Interior, now or here de after the the appro- chall operate to affect f this lease, the Secra days' notice to the le- liate possession of the a bond with responsib on file in the Indian	ch of said wells, and execute eafter in force, relative to such val of this lease, affecting elti- the terms and conditions of it- tary of the Interior (or lesso ssee specifying the terms or of land. le surety to the satisfaction of Office.	and record a cancellation of pro- leases, all of which regulations her the length of term of oil and his lease.  The restrictions are remo- onditions violated, to declare the of the Secretary of the Interior,	are made a l gas leases, oved as pro- s lease null conditioned
ndered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder, 9. Upon the violation of any of the suded in paragraph 12 hereof) shall have the di void, and the lessor shall then be entitle 10. Before this lease shall be in force an reare the performance of this lease, which bom 11. Assignment of this lease or any interproposed assignee need only be qualified erectary of the Interior, conditioned for the	egulations of the Secretary of the nowever, that no regulations mad, betautial terms and conditions on right, at any time after thirty ed and authorized to take immed deflect the lesses shall furnish d shall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the cov	e Interior, now or herde after the the appro- thail operate to affect f this lease, the Secre days' notice to the le liate possession of the a bond with responsib to file in the Indian the approval of the rules and regulations venants and conditions	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting elitheters and conditions of itary of the Interior (or lesson see specifying the terms or land.  le surety to the satisfaction office.  Secretary of the Interior, it be, and furnish a bond with roof this lease.	and record a cancellation of pro- t leases, all of which regulations her the length of term of oil and his lease.  The restrictions are remo- onditions violated, to declare this of the Secretary of the Interior, ling understood that to secure su- sponsible surety to the satisfac-	are made a l gas leases, oved as pro- s lease null conditioned ich approyal the
ndered.  8. This lease shall be subject to the rert and condition of this lease: Provided, he rates of royalty or payments thereunder, 9. Upon the violation of any of the suited in paragraph 12 hereof) shall have the dvoid, and the lessor shall then be entitle 10. Before this lease shall be in force an rethe performance of this lease, which bond 11. Assignment of this lease or any interestary of the Interior, conditioned for the 12. In event restrictions on allenation sicretary of the Interior, conditioned for the presents of the Interior, such release to the secretary of the Interior such re	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions on right, at any time after thirty ed and authorized to take immed affect the lessee shall furnish de shall be deposited and remain terest therein may be made with to hold such a lease under the faithful performance of the could be removed from all the lette effect without further agrees.	e Interior, now or here de after the the appro- thall operate to affect f this lease, the Secre days' notice to the le late possession of the a bond with responsib to on file in the Indian the approval of the rules and regulations recenants and conditions aschold premises des ment, from the date	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eltithe terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with r of this lease, this lease shall such restrictions are remove	and record a cancellation of pro- leases, all of which regulations her the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- sponsible surety to the satisfact be released from the supervisit, and thereupon the authority	are made a l gas leases, oved as pro- s lease null conditioned the approval tion of the and power
ndered.  8. This lease shall be subject to the re- rt and condition of this lease: Provided, he e rates of royalty or payments thereunder, 9. Upon the violation of any of the sul- ied in paragraph 12 hereof) shall have the d void, and the lessor shall then be entitle 10. Before this lease shall be in force an r the performance of this lease, which bon- 11. Assignment of this lease or any int e proposed assignee need only be qualified reteary of the Interior, conditioned for the 12. In event restrictions on allenation si cretary of the Interior, such release to ta legated to the Secretary of the Interior as lessor or the then owner of said land; and is lease.	egulations of the Secretary of the thowever, that no regulations made, or the assignment of leases, a betantial terms and conditions of right, at any fine after thirty de and authorized to take immed deflect the lesses shall furnish d shall be deposited and remain terest therein may be made with to hold such a lease under the faithful performance of the could be removed from all the leake effect without further agrees therein provided shall cease, and changes in regulations thereafter	e Interior, now or here de after the the appro thail operate to affect f this lease, the Secre days' notice to the le late possession of the a bond with responsib to m file in the Indian the approval of the rules and regulations venants and conditions aschold premises deso ment, from the date d all payments requir er made by the Secre	ch of said wells, and execute caffer in force, relative to such val of this lease, affecting eit the terms and conditions of itary of the Interior (or lesso ssee specifying the terms or a land.  le surety to the satisfaction of office.  Secretary of the Interior, it is, and furnish a bond with restrictions are remove ed to be made to the United Stary of the Interior applicability of the Interior applicability.	and record a cancellation of pro- leases, all of which regulations her the length of term of oil and his lease, in event restrictions are remo- onditions violated, to declare this of the Secretary of the Interior, ling understood that to secure su- esponsible surety to the satisface be released from the supervis- d, and thereupon the authority tates Indian Agent shall thereaft e to oil and gas leases shall no	are made a i gas leases, ved as pro- s lease null conditioned ch approval ation of the and power ter be made ot apply to
ndered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the suded in paragraph 12 hereof) shall have the da void, and the lessor shall then be entitle  10. Before this lease shall be in force an in the performance of this lease, which bons  11. Assignment of this lease, which bons the proposed assignee need only be qualified eretary of the Interior, conditioned for the 12. In event restrictions on allenation signerators of the Interior, such release to talegated to the Secretary of the Interior as lessor or the then owner of said land; and is lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting either terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction office.  Secretary of the Interior, it be, and furnish a bond with refort in the surety of the secretary of the Interior, and furnish a bond with restrictions are removed to be made to the United Stary of the Interior applicables, administrators, successors,	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, and the secretary of the Interior, are understood that to secure susponsible surety to the satisfact be released from the supervised, and thereupon the authority tates Indian Agent shall thereaft e to oil and gas leases shall mand lawful assigns of the parties and lawful assigns of the parties.	are made a i gas leases, ved as pro- s lease null conditioned ch approval ation of the and power ter be made ot apply to
andered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the ind void, and the lessor shall then be entitle  10. Before this lease shall be in force any interpretable of this lease, which bond in the performance of this lease or any interpretable of the lease or any interpretable of the Interior, conditioned for the laterior, conditioned for the laterior, such release to take eretary of the Interior, such release to take geretary of the Interior, such release to take seed to the Secretary of the Interior, such release to take seed to the Secretary of the Interior, and is lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of the contract of the Interior, it be, and furnish a bond with roof this lease. The contract of the Interior, it be the contract of the Interior of the Interior and furnish a bond with roof this lease. Stary of the Interior applicable that of the Interior applicable, administrators, successors, eir seals on the day and year	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	are made a i gas leases, ved as pro- s lease null conditioned ch approval ation of the and power ter be made ot apply to
sudered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the and void, and the lessor shall then be entitle  10. Before this lease shall be in force an or the performance of this lease, which bons 11. Assignment of this lease or any interproposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on allenation is elegated to the Secretary of the Interior, such release to talegated to the Secretary of the Interior as olessor or the then owner of said land; and all slease.  13. Each and every clause and covenant 14. In witness whereof, the said parties	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting either terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction office.  Secretary of the Interior, it be, and furnish a bond with refort in the surety of the secretary of the Interior, and furnish a bond with restrictions are removed to be made to the United Stary of the Interior applicables, administrators, successors,	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	are made at gas leases, oved as pro- s lease null conditioned ich approval ction of the and power ter be made to apply to s hereto.
andered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the ind void, and the lessor shall then be entitle  10. Before this lease shall be in force any interpretable of this lease, which bond in the performance of this lease or any interpretable of the lease or any interpretable of the Interior, conditioned for the laterior, conditioned for the laterior, such release to take eretary of the Interior, such release to take geretary of the Interior, such release to take seed to the Secretary of the Interior, such release to take seed to the Secretary of the Interior, and is lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of the contract of the Interior, it be, and furnish a bond with roof this lease. The contract of the Interior, it be the contract of the Interior of the Interior and furnish a bond with roof this lease. Stary of the Interior applicable that of the Interior applicable, administrators, successors, eir seals on the day and year	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	are made a gas leases, oved as pro- oved as pro- solved as pro- solved as pro- conditioned and approval ation of the and power are be made out apply to s hereto.  [Seal.]
andered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the ind void, and the lessor shall then be entitle  10. Before this lease shall be in force any interpretable of this lease, which bond in the performance of this lease or any interpretable of the lease or any interpretable of the Interior, conditioned for the laterior, conditioned for the laterior, such release to take eretary of the Interior, such release to take geretary of the Interior, such release to take seed to the Secretary of the Interior, such release to take seed to the Secretary of the Interior, and is lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of the contract of the Interior, it be, and furnish a bond with roof this lease. The contract of the Interior, it be the contract of the Interior of the Interior and furnish a bond with roof this lease. Stary of the Interior applicable that of the Interior applicable, administrators, successors, eir seals on the day and year	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	remises surare made a lagas leases, oved as pro- selease null conditioned the approval attorn of the sion of the and power ter be made tot apply to a hereto.  [Seal.]
andered.  8. This lease shall be subject to the re art and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the sulded in paragraph 12 hereof) shall have the not void, and the lessor shall then be entitle  10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease or any interproposed assignee need only be qualified ecretary of the Interior, conditioned for the leer to the interior, or the interior as o lessor or the then owner of said land; and ais lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  Two witnesses to execution by lessor:  When the conditions are the said parties and conditions the said parties are the said parties.	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of the contract of the Interior, it be, and furnish a bond with roof this lease. The contract of the Interior, it be the contract of the Interior of the Interior and furnish a bond with roof this lease. Stary of the Interior applicable that of the Interior applicable, administrators, successors, eir seals on the day and year	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	remises surare made a lagas leases, oved as pro- selease null conditioned the approval attorn of the sion of the and power ter be made tot apply to a hereto.  [Seal.]
andered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder,  9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the ind void, and the lessor shall then be entitle  10. Before this lease shall be in force any or the performance of this lease, which bond in the performance of this lease or any into proposed assignee need only be qualified erectary of the Interior, conditioned for the 12. In event restrictions on allenation signered and the Secretary of the Interior, such release to talegated to the Secretary of the Interior, as of lessor or the then owner of said land; and all slease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of the contract of the Interior, it be, and furnish a bond with roof this lease. The contract of the Interior, it be the contract of the Interior of the Interior and furnish a bond with roof this lease. Stary of the Interior applicable that of the Interior applicable, administrators, successors, eir seals on the day and year	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	remises surare made a lagas leases, oved as pro- selease null conditioned the approval attorn of the sion of the and power ter be made tot apply to a hereto.  [Seal.]
andered.  8. This lease shall be subject to the re art and condition of this lease: Provided, he rates of royalty or payments thereunder, 9. Upon the violation of any of the sulded in paragraph 12 hereof) shall have the nd void, and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease or any interproposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on allenation is elected to the Secretary of the Interior, such release to the elegated to the Secretary of the Interior as o lessor or the then owner of said land; and its lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  Two witnesses to execution by lessor:  Co	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with rof this lease. The of this lease shall such restrictions are remove ed to be made to the United stary of the Interior applicable, administrators, successors, eir seals on the day and year	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	remises surare made a lagas leases, oved as pro- selease null conditioned the approval attorn of the sion of the and power ter be made tot apply to a hereto.  [Seal.]
s. This lease shall be subject to the reart and condition of this lease: Provided, he artes of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the nd void, and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease, or uny in the proposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on allenation segretary of the Interior, such release to ta elegated to the Secretary of the Interior as on lessor or the then owner of said land; and also lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  Two witnesses to execution by lessor:	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with rof this lease. The of this lease shall such restrictions are remove ed to be made to the United stary of the Interior applicable, administrators, successors, eir seals on the day and year	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	remises surare made a lagas leases, oved as pro- selease null conditioned the approval attorn of the sion of the and power ter be made tot apply to a hereto.  [Seal.]
8. This lease shall be subject to the re art and condition of this lease: Provided, he rates of royalty or payments thereunder, 9. Upon the violation of any of the sulded in paragraph 12 hereof) shall have the divided in paragraph 12 hereof) shall have the lease of the performance of this lease, which bon 11. Assignment of this lease, which bon erroposed assignee need only be qualified erectary of the Interior, conditioned for the 12. In event restrictions on allenation is elegated to the Secretary of the Interior as of lessor or the then owner of said land; and its lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties steet:  Two witnesses to execution by lessor:  Death of the said parties the conditional of the said parties of the said said said said said said said said	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and effect the lessee shall furnish default of the conditions of the conditions of the conditions of the condition of the condi	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le late possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions venante and conditions enent, from the date d all payments requir er made by the Secre to the heirs, executors	ch of said wells, and execute cafter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with rof this lease. The of this lease shall such restrictions are remove ed to be made to the United stary of the Interior applicable, administrators, successors, eir seals on the day and year	and record a cancellation of pro- leases, all of which regulations are the length of term of oil and his lease.  The event restrictions are remo- conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- esponsible surety to the satisfact be released from the supervisit, and thereupon the authority tates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.	remises surare made a lagas leases, oved as pro- selease null conditioned the approval attorn of the sion of the and power ter be made tot apply to a hereto.  [Seal.]
s. This lease shall be subject to the re art and condition of this lease: Provided, he rates of royalty or payments thereunder, 9. Upon the violation of any of the sudded in paragraph 12 hereof) shall have the day old, and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease, or any interproposed assignee need only be qualified eretary of the Interior, conditioned for the 12. In event restrictions on allenation secretary of the Interior, such release to talegated to the Secretary of the Interior as hessor or the then owner of said land; and its lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties ttest:  wo witnesses to execution by lessor:  **Destruction**  **Destruction**  **Destruction**  **O.**  **Destruction**  **Destruction**  **O.**  **Destruction**  **Destruction**  **O.**  **Destruction**  **Destruction**  **Destruction**  **Destruction**  **O.**  **Destruction**  **Destruc	egulations of the Secretary of the newever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish de shall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the country	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le liate possession of the a bond with responsib to m file in the Indian the approval of the rules and regulations venante and conditions menth from the date d all payments requir ter made by the Secre to the heirs, executors names and affixed th	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with roof this lease. The of this lease shall such restrictions are remove at to be made to the United stary of the Interior applicable, administrators, successors, eir seals on the day and year.  Milliam Mark.  Milliam Mark.	and record a cancellation of pro- leases, all of which regulations her the length of term of oil and his lease.  The event restrictions are remo conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- susponsible surety to the satisfact be released from the supervia d, and thereupon the authority thates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.  Selased	are made a t gas leases, oved as proved as proved is lease null conditioned the approvalation of the and power ter be made to apply to s hereto.  [Seal.]
8. This lease shall be subject to the reart and condition of this lease: Provided, he artes of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the and void, and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease, or any interproposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on allenation segretary of the Interior, such release to talegated to the Secretary of the Interior as lessor or the then owner of said land; and its lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  Two witnesses to execution by lessor:  **Document of the said parties of the said parties are such as the said parties are such as the said parties are such as the said said said.  **O	egulations of the Secretary of the newever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish de shall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the country	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le liate possession of the a bond with responsib to m file in the Indian the approval of the rules and regulations venante and conditions menth from the date d all payments requir ter made by the Secre to the heirs, executors names and affixed th	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with roof this lease. The of this lease shall such restrictions are remove at to be made to the United stary of the Interior applicable, administrators, successors, eir seals on the day and year.  Milliam Mark.  Milliam Mark.	and record a cancellation of pro- leases, all of which regulations her the length of term of oil and his lease.  The event restrictions are remo conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- susponsible surety to the satisfact be released from the supervia d, and thereupon the authority thates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.  Selased	are made a t gas leases, oved as pro- to lease null conditioned ten approval ation of the and power ter be made out apply to s hereto.  [Seal.]
s. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the aid void, and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease, which bon erotary of the Interior, conditioned for the 12. In event restrictions on allenation is elegated to the Secretary of the Interior as a lessor or the then owner of said land; and its lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties itset:  Two witnesses to execution by lessor:  Secretary of the Interior and the said parties itset:  Two witnesses to execution by lessor:  A. O	egulations of the Secretary of the newever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish de shall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the country	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le liate possession of the a bond with responsib to m file in the Indian the approval of the rules and regulations venante and conditions menth from the date d all payments requir ter made by the Secre to the heirs, executors names and affixed th	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with roof this lease. The of this lease shall such restrictions are remove at the united stary of the Interior applicable, administrators, successors, eir seals on the day and year the stary of the Interior applicable, administrators, successors, eir seals on the day and year the successors.	and record a cancellation of pro- leases, all of which regulations her the length of term of oil and his lease.  The event restrictions are remo conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- susponsible surety to the satisfact be released from the supervia d, and thereupon the authority thates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.  Selased	are made a t gas leases, oved as pro- to lease null conditioned ten approval ation of the and power ter be made out apply to s hereto.  [Seal.]
s. This lease shall be subject to the reart and condition of this lease: Provided, he art and condition of this lease: Provided, he rates of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the and vold, and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease, or any interproposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on allenation secretary of the Interior, such release to talegated to the Secretary of the Interior as lessor or the then owner of said land; and als lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties strest:  We witnesses to execution by lessor:  **Document of the said parties of the said parties of the said parties of the said parties of the said sparties of the said s	egulations of the Secretary of the newever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish deshall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the contail be removed from all the let the faithful performance of the contail be removed from all the let the faithful performance of the contail be removed from all the let the faithful performance of the contail to removed from all the let the faithful performance of the contail to faithful performance of the contail to the two the faithful performance of the contail to the two the faithful performance of the contail to the two the faithful performance of the contail to the two the faithful performance of the contail to the faithful performance of the fa	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le liate possession of the a bond with responsib to m file in the Indian the approval of the rules and regulations venante and conditions menth from the date d all payments requir ter made by the Secre to the heirs, executors names and affixed th	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with roof this lease. The of this lease shall such restrictions are remove at the united stary of the Interior applicable, administrators, successors, eir seals on the day and year the stary of the Interior applicable, administrators, successors, eir seals on the day and year the successors.	and record a cancellation of property of the length of term of oil and his lease.  The vent restrictions are remoundations violated, to declare this of the Secretary of the Interior, ding understood that to secure susponsible surety to the satisfaction be released from the superviational and thereupon the authority inters indian Agent shall thereafte to oil and gas leases shall mand lawful assigns of the parties first above mentioned.  The control of the control of the parties of t	are made at gas leases, oved as proved as proved is lease null conditioned the approval attorn of the sion of the and power ter be made to apply to shereto.  [Seal.]
s. This lease shall be subject to the reart and condition of this lease: Provided, he artes of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the and void, and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease, or any in the proposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on allenation secretary of the Interior, such release to talegated to the Secretary of the Interior as the legated to the Secretary of the Interior as the lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties strest:  We witnesses to execution by lessor:  We witnesses to execution by lessor:  On Best of Secretary of the said parties of the said sparties of th	egulations of the Secretary of the newever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish deshall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the contail be removed from all the let the faithful performance of the contail be removed from all the let the faithful performance of the contail be removed from all the let the faithful performance of the contail to removed from all the let the faithful performance of the contail to faithful performance of the contail to the two the faithful performance of the contail to the two the faithful performance of the contail to the two the faithful performance of the contail to the two the faithful performance of the contail to the faithful performance of the fa	e Interior, now or herde after the the appro- thall operate to affect f this lease, the Secra days' notice to the le liate possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations venante and conditions eached premises deso ment, from the date d all payments requir er made by the Secre to the heirs, executor names and affixed th	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso see specifying the terms or land.  le surety to the satisfaction of Office.  Secretary of the Interior, it be, and furnish a bond with roof this lease. The of this lease shall such restrictions are remove at the united stary of the Interior applicable, administrators, successors, eir seals on the day and year the stary of the Interior applicable, administrators, successors, eir seals on the day and year the successors.	and record a cancellation of pro- leases, all of which regulations her the length of term of oil and his lease.  The event restrictions are remo conditions violated, to declare this of the Secretary of the Interior, hing understood that to secure su- susponsible surety to the satisfact be released from the supervia d, and thereupon the authority thates Indian Agent shall thereaft te to oil and gas leases shall no and lawful assigns of the parties first above mentioned.  Selased	are made at gas leases, oved as proved as proved is lease null conditioned the approval attorn of the sion of the and power ter be made to apply to shereto.  [Seal.]
andered.  S. This lease shall be subject to the reart and condition of this lease: Provided, he artes of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the net void and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bond 11. Assignment of this lease, which bond 12. In event restrictions on allenation is ecretary of the Interior, conditioned for the legated to the Secretary of the Interior as of lessor or the then owner of said land; and all lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  Two witnesses to execution by lessor:  14. On Teacher and the same of the said said and the said said said said said said said said	egulations of the Secretary of the nowever, that no regulations mad, to the assignment of leases, substantial terms and conditions on right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish de shall be deposited and remain terest therein may be made will to hold such a lease under the fall the performance of the contail be removed from all the lette effect without further agree herein provided shall cease, and changes in regulations thereaft to of this indenture shall extend as have hereunto subscribed their shave herein to subscribed their freedman, as shown by the rolls of the County, ss.  County, ss.  County, ss.	e Interior, now or herde after the the appro- the after the the appro- thall operate to affect I this lease, the Secre days' notice to the le liste possession of the a bond with responsib to n file in the Indian the approval of the i rules and regulations venante and conditions aschold premises desc ment, from the date d all payments requir- ter made by the Secre to the heirs, executors names and affixed th	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso sace specifying the terms or land.  le surety to the satisfaction Office.  Secretary of the Interior, it be, and furnish a bond with roof this lease. The of this lease shall such restrictions are remove at the united above, this lease shall such restrictions are remove at the made to the United stary of the Interior applicable, administrators, successors, eir seals on the day and year the said of the made to the United Stary of the Interior applicable, administrators, successors, eir seals on the day and year the said of the s	and record a cancellation of property of the length of term of oil and his lease.  The vent restrictions are remoundations violated, to declare this of the Secretary of the Interior, ding understood that to secure susponsible surety to the satisfaction be released from the superviational and thereupon the authority inters indian Agent shall thereafte to oil and gas leases shall mand lawful assigns of the parties first above mentioned.  The control of the control of the parties of t	are made at gas leases, oved as proved as proved is lease null conditioned the approval attorn of the sion of the and power ter be made to apply to shereto.  [Seal.]  [Seal.]
andered.  8. This lease shall be subject to the reart and condition of this lease: Provided, he rates of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the net void and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bond 11. Assignment of this lease, which bond 12. In event restrictions on allenation is ceretary of the Interior, conditioned for the legated to the Secretary of the Interior as o lessor or the then owner of said land; and all slease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  14. On Market	egulations of the Secretary of the nowever, that no regulations mad, to the assignment of leases, substantial terms and conditions on right, at any time after thirty and and suthorized to take immed deflect the lessee shall furnish deflect the lessee shall furnish deshall be deposited and remain terest therein may be made with to hold such a lease under the fallful performance of the contail be removed from all the letter of the contail be removed from all the letter of the contail be removed from all the letter of the contail to fallful performance of the contail to fallful performance of the contail to fallful performance of the contail to fall the removed from all the letter of this indenture shall cases, and changes in regulations thereaft to fall the fa	e Interior, now or here de after the the appro hall operate to affect f this lease, the Secre days' notice to the le liste possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations nechold premises des ment, from the date d all payments requir- ter made by the Secre to the heirs, executor names and affixed th	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso sace specifying the terms or land.  le surety to the satisfaction of lessors of the Interior, it be, and furnish a bond with roof this lease. The same the same shall such restrictions are remove at the united stary of the Interior applicable, administrators, successors, eir seals on the day and year the same shall stary of the Interior applicable, administrators, successors, eir seals on the day and year the same shall s	and record a cancellation of property of the length of term of oil and his lease.  The vent restrictions are remoundations violated, to declare this of the Secretary of the Interior, ding understood that to secure susponsible surety to the satisfaction be released from the superviational and thereupon the authority inters indian Agent shall thereafte to oil and gas leases shall mand lawful assigns of the parties first above mentioned.  The control of the control of the parties of t	are made at gas leases, oved as proved as proved is lease null conditioned the approval attorn of the sion of the and power ter be made to apply to shereto.  [Seal.]  [Seal.]
andered.  S. This lease shall be subject to the reart and condition of this lease: Provided, he artes of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the net void and the lessor shall then be entitle 10. Before this lease shall be in force an or the performance of this lease, which bond 11. Assignment of this lease, which bond 12. In event restrictions on allenation is ecretary of the Interior, conditioned for the legated to the Secretary of the Interior as of lessor or the then owner of said land; and all lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  Two witnesses to execution by lessor:  14. On Teacher and the same of the said said and the said said said said said said said said	egulations of the Secretary of the nowever, that no regulations mad, to the assignment of leases, substantial terms and conditions on right, at any time after thirty and and suthorized to take immed deflect the lessee shall furnish deflect the lessee shall furnish deshall be deposited and remain terest therein may be made with to hold such a lease under the fallful performance of the contail be removed from all the letter of the contail be removed from all the letter of the contail be removed from all the letter of the contail to fallful performance of the contail to fallful performance of the contail to fallful performance of the contail to fall the removed from all the letter of this indenture shall cases, and changes in regulations thereaft to fall the fa	e Interior, now or here de after the the appro hall operate to affect f this lease, the Secre days' notice to the le liste possession of the a bond with responsib on file in the Indian in the approval of the rules and regulations nechold premises des ment, from the date d all payments requir- ter made by the Secre to the heirs, executor names and affixed th	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso sace specifying the terms or land.  le surety to the satisfaction of lessors of the Interior, it be, and furnish a bond with roof this lease. The same the same shall such restrictions are remove at the united stary of the Interior applicable, administrators, successors, eir seals on the day and year the same shall stary of the Interior applicable, administrators, successors, eir seals on the day and year the same shall s	and record a cancellation of property of the length of term of oil and his lease. The vent restrictions are remonditions violated, to declare this of the Secretary of the Interior, sing understood that to secure susponsible surety to the satisfact be released from the superviate, and thereupon the authority inters indian Agent shall thereafte to oil and gas leases shall mand lawful assigns of the parties first above mentioned.  Schamber 1998  Coccurrence freedman, insert "July occurrence of the same to th	are made a t gas leases, oved as proved as proved is lease null conditioned the approvalation of the and power ter be made to apply to s hereto.  [Seal.]
S. This lease shall be subject to the reart and condition of this lease: Provided, he artes of royalty or payments thereunder, 9. Upon the violation of any of the sulded in paragraph 12 hereof) shall have the did in paragraph 12 hereof) shall have the neitile 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease, which bon 11. Assignment of this lease, or any in the proposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on alteration spectatory of the Interior, such release to talegated to the Secretary of the Interior as of lessor or the then owner of said land; and its lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  Two witnesses to execution by lessor:  A. O	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish deshall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the could be removed from all the leake effect without further agree herein provided shall cease, and the hand in regulations thereaft to of this indenture shall extend a have hereunto subscribed their first and the shall be asset to the country, so the country, so day of the country so day of th	e Interior, now or herde after the the appro- the after the the appro- thall operate to affect f this lease, the Secre days' notice to the le liste possession of the a bond with responsible on file in the Indian in the approval of the rules and regulations venants and conditions machold premises desc ment, from the date d all payments requir- ter made by the Secre to the heirs, executors names and affixed th  Commission to the Five Civil ian, insert "June 30, 1962, 32 5  fore me,  January Commission to the Account of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the line of the civil of the line of the line of the civil of the line of the civil of the line of the ci	ch of said wells, and execute safter in force, relative to such val of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso sace specifying the terms or land. In the said said of the said said farmish a bond with restrictions are removed to be made to the United stary of the Interior applicable, administrators, successors, eir seals on the day and year the said said said said said said said said	and record a cancellation of processes, all of which regulations are remothed his lease.  The tength of term of oil and this lease.  The tength of term of oil and this lease.  The tength of the secretary of the Interior, the secretary of the Interior, the secretary of the Interior, the secretary of the secure superpossible surety to the satisfact be released from the supervise, and thereupon the authority thates Indian Agent shall thereafte to oil and gas leases shall mand lawful assigns of the parties first above mentioned.  The secure of the same of the parties of the same of the parties of the parties of the parties.  The secure of the same of the parties of the same of the parties of the parties.  The secure of the same of the parties of the parties.  The secure of the same of the parties of the parti	are made at gas leases, oved as proved as proved is lease null conditioned the approval attorn of the sion of the and power ter be made to apply to shereto.  [Seal.]  [Seal.]
S. This lease shall be subject to the reart and condition of this lease: Provided, he artes of royalty or payments thereunder, 9. Upon the violation of any of the suided in paragraph 12 hereof) shall have the net violation of any of the suided in paragraph 12 hereof) shall have the net violation of any of the suided in paragraph 12 hereof) shall have the net violation of any of the suided in paragraph 12 hereof) shall have the net violation of the paragraph 12 hereof) shall have the net violation of the suided in the proposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on allenation secretary of the Interior, such release to talegated to the Secretary of the Interior as Dessor or the then owner of said land; and also lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties thest:  Two witnesses to execution by lessor:  14. In witness whereof, the said parties the said parties the said witnesses to execution by lessor:  15. O.,  16. O.,  17. Here insert full-blood, mixed-blood, intermarried, or the said interior as full blood, insert a f	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish deshall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the could be removed from all the leake effect without further agree herein provided shall cease, and the hand in regulations thereaft to of this indenture shall extend a have hereunto subscribed their first and the shall be asset to the country, so the country, so day of the country so day of th	e Interior, now or herde after the the appro- the after the the appro- thall operate to affect f this lease, the Secre days' notice to the le liste possession of the a bond with responsible on file in the Indian in the approval of the rules and regulations venants and conditions machold premises desc ment, from the date d all payments requir- ter made by the Secre to the heirs, executors names and affixed th  Commission to the Five Civil ian, insert "June 30, 1962, 32 5  fore me,  January Commission to the Account of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the line of the civil of the line of the line of the civil of the line of the civil of the line of the ci	ch of said wells, and execute safter in force, relative to such year of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso sace specifying the terms or land. In the said said of the said said farmish a bond with roof this lease. The said farmish a bond with roof this lease, this lease shall such restrictions are removed to be made to the United Stary of the Interior applicable, administrators, successors, eir seals on the day and year. The said of the said said was a such said when the said was a s	and record a cancellation of property of the length of term of oil and his lease.  The tength of term of oil and seed the length of term of oil and onditions violated, to declare this of the Secretary of the Interior, sing understood that to secure susponsible surety to the satisfact be released from the superviat, and thereupon the authority inters indian Agent shall thereafte to oil and gas leases shall mand lawful assigns of the parties first above mentioned.  The control of the same of the parties of the parties first above mentioned.  The control of the same of the parties of the	are made at gas leases, oved as proved as proved is lease null conditioned the approval attorn of the sion of the and power ter be made to apply to shereto.  [Seal.]  [Seal.]
S. This lease shall be subject to the reart and condition of this lease: Provided, he artes of royalty or payments thereunder, 9. Upon the violation of any of the sulded in paragraph 12 hereof) shall have the did in paragraph 12 hereof) shall have the neitile 10. Before this lease shall be in force an or the performance of this lease, which bon 11. Assignment of this lease, which bon 11. Assignment of this lease, or any in the proposed assignee need only be qualified ecretary of the Interior, conditioned for the 12. In event restrictions on alteration spectatory of the Interior, such release to talegated to the Secretary of the Interior as of lessor or the then owner of said land; and its lease.  13. Each and every clause and covenant 14. In witness whereof, the said parties attest:  Two witnesses to execution by lessor:  A. O	egulations of the Secretary of the nowever, that no regulations mad, or the assignment of leases, substantial terms and conditions of a right, at any time after thirty and and authorized to take immed deflect the lessee shall furnish de shall be deposited and remain terest therein may be made will to hold such a lease under the faithful performance of the contail be removed from all the let the effect without further agree herein provided shall cease, and the hands in regulations thereaft to of this indenture shall extend the have hereunto subscribed their three deflects and the shall be also the shall be a s	e Interior, now or herde after the the appro- the after the the appro- thall operate to affect f this lease, the Secre days' notice to the le liste possession of the a bond with responsible on file in the Indian in the approval of the rules and regulations venants and conditions machold premises desc ment, from the date d all payments requir- ter made by the Secre to the heirs, executors names and affixed th  Commission to the Five Civil ian, insert "June 30, 1962, 32 5  fore me,  January Commission to the Account of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the civil of the civil of the line of the line of the civil of the line of the line of the civil of the line of the civil of the line of the ci	ch of said wells, and execute safter in force, relative to such year of this lease, affecting eith the terms and conditions of itary of the Interior (or lesso sace specifying the terms or land. In the said said of the said said farmish a bond with roof this lease. The said farmish a bond with roof this lease, this lease shall such restrictions are removed to be made to the United Stary of the Interior applicable, administrators, successors, eir seals on the day and year. The said of the said said was a such said when the said was a s	and record a cancellation of processes, all of which regulations are remothed his lease.  The tength of term of oil and this lease.  The tength of term of oil and this lease.  The tength of the secretary of the Interior, the secretary of the Interior, the secretary of the Interior, the secretary of the secure superpossible surety to the satisfact be released from the supervise, and thereupon the authority thates Indian Agent shall thereafte to oil and gas leases shall mand lawful assigns of the parties first above mentioned.  The secure of the same of the parties of the same of the parties of the parties of the parties.  The secure of the same of the parties of the same of the parties of the parties.  The secure of the same of the parties of the parties.  The secure of the same of the parties of the parti	are made at gas leases, oved as property of the season of the sion of the and power ter be made of apply to shereto.  [Seal.]