horizon.

And it is mutually understood and agreed that no sublease assignment or transfer of this lease or of any int rest therein or thereunder can be directly or indirectly made without the written consent thereto of the lessor and the Secretary of the Interior first obtained, and that any such assignment or transfer nade or attempted without such consent shall be void.

0

3

0

(3)

0

æ

0

and the said party of the second part further covenants and grees that it will keep an accurate account of all oil-mining operations, showing the whole amount of oil mined or removed, and all sums due as royalty shall be a lien on all implements, tools, movable machineray, and other personal chattels used in said prospecting and mining operations, and upon all or the oil obtained from the land herein leased as secrety for the payant of said royalties.

and the party of the second part agrees that this indenture of lease shall in all respects he subject to the rules and regulations heretofore or that may hereafter be lawfully prescribed by the Secretary of the Interior relative to all and gas leases in the Cherokec Mation.

And the said party of the second part expressly agrees that should it or its sublessees, successors or assigns, violate any of the covenants, stipulations or provisions of this lease or this for the period of sixty days to pay the stipulated monthly royalty provided for herein then the party of the first part shall be as liberty in his discretion, to avoid this indenture of hase and case the same to be annulled when all the rights, franchises and privileges of the party of the second part, its sublessees, successors or assigns chrounder shall cause and end without further proceedings.

reduce oil in paint quantities as is herein required of it and such effort is unsuccessful, it may at any time thereafter with the approval of the Secretary of the Interior, surrender and wholly terminate this lease with the full payment and performance of all its then existing obligations hereunder. Provided, however, only that approval of such surrender by the Secretary will be required during the time his approval or the alienation of the land is required by law.

It is furth reproced and understood that this lease shall be of no force or effect unless the party of the second part shall rithin sinty days from the date of approval of the application filled in connection herewith, family a satisfactory bond in accordance with the regulations of March 20, 1905, prescribed by the Secretary of the Interior, which shall be deposited and remain on file in the Indian Office Juring the life of this lease.

IN MINNEY THEMON, the word parties have her unto subscribed their names and affined their seals on the day and year first above mentioned.

William N. Olekemore, Amerdian of Arecie D. Dlekemore a Minor (CARE) Colin Cil and Res Company (SEAL) By Roome V. Priestley, Breasurer.

Two witnesses to execution by lessor William D. Chambers, P.C. Cwasso, Ind. Ber. Willey B. Chambers, P.C. Clarenore, Ind. Ter.

Two vivnesses to execution by lessee: Amunda S. Dumenil, P.C. Devey, I.1. Incretia H. Keanell, P.O. Devey, I.1.

ASIMOSE DRIBNE

UNITED STATES OF ARTHOR)
INSEL THE STATES OF ARTHORS
NORMARK SUDERIAL DISTRICT S.S. On this 3rd day or October A.D. 1900 Defets no