OIL AND GAS LEASE RECORD, No. 65.

EARLY . . Can Full-Blood Indiana of the Sine Civilized Telegra-

General and

LEASE

	OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT,
	Cherohed CREEK NATION, INDIAN TERRITORY.
	(Secs 19 and 20, Act of April 26, 1906.) 3 4 Start J. 137.
	(2 ml)
T)	THIS INDENTURE OF LEASE, Made and entered into in quadruplicate on this 2 3dd day of September 10.07, by and between Makie Sourjohns rec Sourgefisher
., D.	10.0 July 10 and December Samue Language Special Speci
** . ** * * * *	1 of the first part, lessor, and Sachen Oil Bolingary
art	I of the first part, lessor and Sachen Oil Boun pany
.T.	
	Lof the second part, lessee, under and in pursuance of the provisions of Sections 7 of the Act of Congress approved June 30, 1902, a
art.	gulations 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 he contained, and hereby agreed to be paid, observed, and performed by the part of the second part, being successful the second part.
naitei	nd assigns, de horeby demise, grant, and let unto the part of the second part, heirs, successors, and assigns, de horeby demise, grant, and let unto the part of the second part, heirs, successors, and assigns.
or the	term of fifther (1.5) years from the date hereof, all of the oil deposits and natural gas in or under the following-described fland, lying and being within the
	my of MEX
	ion 34, township 22 2, range 136, of the Indian Meridian, and containing
f sect	ion , township 14, , range , of the Indian Meridian, and containi
xtrac and, l	and a cres, more or less, with the right to prospect for, extract, pipe, store, refine, and remove such oil and natural to occupy and use so much only of the surface of said land as may be reasonably necessary to carry on the work of prospecting funds, storing, refining, and removing such oil and natural gas, including also the right to obtain from wells or other sources on such given lines or otherwise, a sufficient supply of water to carry on said operations, and including still further the right to use such an attending as as fuel so far as it is necessary to the prosecution of said operations.
	In consideration of which the partition of the second part hereby agree and bind the first sors, and assigns, to pay or cause to be paid to the United States Indian Agent, Union Agency, Indian Territory, for the lessor,
ayme	y, the sum of
ghtin here	g and warming his residence on the premises. It is further agreed that a failure on the part of the lessee to use a gas-producing we the same can not be reasonably utilized at the rate so prescribed, shall not work a forfeiture of this lease so far as the same relates
iscov	g oil, but if the lesseedesire to retain gas-producing privileges
o pay ents p nd se bein f the ecreta ne mo	And the part of the second part further agree and bind with the part of the second part further agree and bind with the part of the second part further agree and bind with the part of the second part for the second years; thirty cents per acre per annum, in advance, for the first and second years; thirty cents per acre per annum, in advance, for the third and fourth year eventy-five cents per acre per annum, in advance, for the fifth and each succeeding year thereafter of the term for which this lease is to rug understood and agreed that said sums of money so paid shall be a credit on the stipulated royalties; and further, that should the part second part neglect or refuse to pay such advance annual royalty for the period of sixty days after the same becomes due and payable arry of the Interior, after ten days' notice to the parties, may declare this lease null and void, and all royalties paid in advance shall bego mey and property of the lessor
ary of ary of nay, it rivile erewite equire e requare uch a	The part. Of the second part further covenant and agree to exercise diligence in the sinking of wells for oil and natural gas on to evered by this lease, and to drill at least one well thereon within twelve months from the date of the approval of the bond by the Secretary and should the part. Of the second part fail, neglect, or refuse to drill at least one well within the time-stated, this least one well within the time-stated and the days' notice to the parties; provided that the lessesshall have to ge of delaying operations for a period not exceeding five years from the date of the approval of the bond to be furnished in connection the paying to the United States Indian Agent, Union Agency, Indian Territory, for the use and benefit of the lessor, in addition to the daminal advance royalty, the sum of one dollar per acre per annum for each leased tract remaining undeveloped, but the lessemurical to immediately develop the tracts leased, should the Secretary of the Interior determine that the interests of the lessordemagnetion.
	The part 4 of the second part further agreed to carry on operations in a workmanlike manner to the fullest possible extent, unavoidal
asualt ccuna	nies excepted; to commit no waste on the said land, and to suffer no waste to be committed upon the portion in
art 4	of the first part or to whomsoever shall be lawfully entitled thereto, and not to remove therefrom any buildings or permanent impro-
erein fall c	erected thereon during the said term by the said part. So the second part, but said buildings and improvements shall remain a part and become the property of the owner of the land as a part of the consideration for this lease, in addition to the other consideration specified, excepting the tools, boilers, boiler houses, pipe lines, pumping and drilling outfits, tanks, engines, and machinery, and the consideration for exhausted wells, shall remain the property of the said part. of the second part, and may be removed at any time before the
cpirat	tion of sixty days from the termination of the lease; that
es un	der
	will not use such premises for any other purposes than those authorized in this lease, and that before abandoning any will securely plug the same so as to effectually shut off all water above the oil-bearing horizon.
	And the said part M. of the second part further covenant and across that M. will been an account of all of
e a lie Il of t	And the said part do of the second part further covenant and agree that will keep an accurate account of all of operations, showing the sales, prices, dates, purchasers, and the whole amount of oil mined or removed; and all sums due as royalty shown on all implements, tools, movable machinery, and all other personal chattels used in said prospecting and mining operations, and up he unsold oil obtained from the land herein leased, as security for the payment of said royalty. And it is mutually understood and agreed that this indenture of lease shall in all respects be subject to the rules and regulations heretofold.
r that	at this lease, or any interest therein, shall not, by working or drilling contract or otherwise, or the use thereof, directly or indirectly,
nd th	at this lease, or any interest therein, shall not, by working or drilling contract or otherwise, or the use thereof, directly or indirectly,
	assigned, or transferred without the consent of the Secretary of the Interior first obtained, and that should sublessees, heirs, executors, administrators, successors, or assigns violate any of the covenants, stipulations, or provisio lease, or any of the regulations, or fail for the period of sixty days to pay the stipulated royalties provided for herein, then the Secretary
he Int he rig	lease, or any of the regulations, or fail for the period of sixty days to pay the stipulated royalties provided for herein, then the Secretary terior, after ten days from notice to the parties hereto, shall have the right to avoid this indenture of lease and cancel the same, when this, franchises, and privileges of the lessee
ssion	of the leased land and the permanent improvements located thereon.
nd a	If the lesseemake Acasonable and bona fide effort to find and produce oil in paying quantity, as herein required of
nder:	nolly terminate this lease upon the full payment and performance of all then accrued and payable obligations her PROVIDED, HOWEVER, That approval of such surrender by the Secretary will be required only during the time his approval of the alie of the land is required by law.