OIL AND GAS LEASE RECORD, No. 65.

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Ener breek	ood Indians of the Five Civilized Tribes	Office of Indian offens Deceived mar. 26, 1908, Tile
FURM A FOR FULLING		Decewed mar. 20, 1900,
	LEASE	
	TRANSFERABLE ONLY WITH CONSENT OF THE SECRET	ARY OF THE INTERIOR.
OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT, CREEK NATION, INDIAN TERRITORY. (Soc, 10 and 20, Act of April/26, 1906.)		
	(Sec. 19 and 20, Apt of April 26,	1906.)
THIS INDENT	URE OF LEASE, Made and entered into in quadruplicate on t	his 2 the day of September
A. D. 19 a.b., by and	1 between Sam Company-	4
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	t, lessor and The Central Light & For	story Indiantaritary
part of of the first par		
		kulpa Indian Territory
part 11 of the second]	part, lessee, under and in pursuance of the provisions of Sec	ction 17 of the Act of Congress approved June 30, 1902,
	ed by the Secretary of the Interior thereunder:	
	That the part gof the first part, for and in consideration of hereby agreed to be paid, observed, and performed by the part	
sors, and assigns, do	hereby demise, grant, and let unto the part of the second	part, tal heirs, successors, and assig
for the term of	fiftence years from the date hereof, all of the oil dep being within the first state of the second state o	posits and natural gas in or under the following-descri
Mostly half 1	the northwest accorter (1) of destant ithin to	the wallon and within the indian Territory, to-wit:
northeast aus	the northwest quarter (4) of Section thirty inter (4) of sections thereity one (31) for	Him
of section	, township, g	, of the Indian Meridian, and contair
extracting, piping, stor	b. <i>Q</i> acres, more or less, with the right to prospect for, ex use so much only of the surface of said land as may be reason ing, refining, and removing such oil and natural gas, including lines or otherwise, a sufficient supply of water to carry on said	nably necessary to carry on the work of prospecting also the right to obtain from wells or other sources on a
oil and natural gas as f	uel so far as it is necessary to the prosecution of said operations	s.
successors, and assigns,	of which the part. Not the second part hereby agrees and bit to pay or cause to be paid to the United States Indian Agent,	, Union Agency, Indian Territory, for the lessor,
royalty, the sum of payment to be made at	the time of sale or disposition of the oil; and the lessee shall	premises, of all crude oil extracted from the said land, s pay in yearly payments at the end of each year one h
dred and fifty dollars re	ovalty on each gas-producing well which	shall use. The lessor, shall have the free use of gas
where the same can not	is residence on the premises. It is further agreed that a failur be reasonably utilized at the rate so prescribed, shall not work	k a forfeiture of this lease so far as the same relates
advance, on each gas-p discovery of gas.	essee desire 4 to retain gas-producing privileges	nd to be made within thirty days from the date of
cents per acre per annur and seventy-five cents 1 it being understood and of the second part negle Secretary of the Interior the money and property		re per annum, in advance, for the third and fourth yes ng year thereafter of the term for which this lease is to r e stipulated royalties; and further, that should the part of sixty days after the same becomes due and payable, il and void, and all royalties paid in advance shall be
may, in the discretion of privilege of dolaying op herewith, by paying to required annual advance be required to immediat such action.	he second part further covenants and agreed to exercise dilige ase, and to drill at least one well thereon within twelve months d should the part <u>of</u> the second part fail, neglect, or refuse of the Secretary, be declared null and void, after ten days' notice perations for a period not exceeding five years from the date o the United States Indian Agent, Union Agency, Indian Territor e royalty, the sum of one dollar per acre per annum for each h tely develop the tracts leased, should the Secretary of the Inte	ce to the parties; provided that the lesseeshall have of the approval of the bond to be furnished in connect ry, for the use and benefit of the lessor, in addition to eased tract remaining undeveloped, but the lesseen erior determine that the interests of the lessordema
casualties excepted; to occupancy or use; to ta part	he second part further agreed to carry on operations in a workn commit no waste on the said land, and to suffer no waste to be ke good care of the same, and to promptly surrender and retur to ro whomsoever shall be lawfully entitled thereto, and not t uring the said term by the said part. Mof the second part, bu is property of the owner of the land as a part of the considerati ng the tools, boilers, boiler houses, pipe lines, pumping and dril wells, shall remain the property of the said part. Will from the termination of the lease; that	e committed upon the portion in
it т Ш	ill not use such premises for any other purposes than those auti ill securely plug the same so as to effectually shut off all water	horized in this lease, and that before abandoning any w
be a lien on all impleme all of the unsold oil obta And it is mutual	to f the second part further covenant and agreed that ing the sales, prices, dates, purchasers, and the whole amount nts, tools, movable machinery, and all other personal chattels u ined from the land herein leased, as security for the payment of y understood and agreed that this indenture of lease shall in all	used in said prospecting and mining operations, and up of said royalty. I respects be subject to the rules and regulations heretofe
sublet, assigned, or tran	a lawfully prescribed by the Secretary of the Interior relative to ny interest therein, shall not, by working or drilling contract or referred without the consent of the Secretary of the Interior fir	st obtained, and that should
of this lease, or any of the the Interior, after ten du the rights, franchises, ar	sublessees, heirs, executors, administrators, successors, or assigne regulations, or fail for the period of sixty days to pay the stip ays from notice to the parties hereto, shall have the right to av ad privileges of the lessee	ulated royalties provided for herein, then the Secretary roid this indenture of lease and cancel the same, when eirs, executors, administrators, successors, or assigns he
under, shall cease and en session of the leased land	nd without resorting to the courts and without further proceed d and the permanent improvements located thereon.	ings, and the lessor. shall be entitled to immediate p
If the lesseema	kereasonable and bona fide effort to find and produce oil in p cessful,	paying quantity, as herein required of <i>A</i>
	constants and the states and an and the states of the state of the sta	ves approval of the Secretary of the Interior. Surrent

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