## OIL AND GAS LEASE RECORD, No. 65. Lego: 20 SABL DODSWEETE BOCK CO., LEAVENWORTH, EAX. NO. 3317. FORM A.-For Full-Blood Indians of the Five LEASE AF AR 21 TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR. OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT, CREEK NATION, INDIAN TERRITORY. (Sec. 19 and 20, Act of April 26, 1906.) THIS INDENTURE OF LEASE, Made and external into in quadruplicate on this first id, day of December A. D. 1996. by and between Mirine Charles. Ellen State, que Charles. of Eufalo, I. Jurne Taylor and figziel Fisher new Paylor of Beggs ST. ocily heirs at lows of Marches Ellis deceased of the Co Wascher bellist deceased fagamore Qie Gas Company a Corporations and y of the first part, lessor &, and fagamore Qie Gas Company a Corporations ally or gaining as and expiriting courses by visities of the Tawn of Sacet Datata of Outfalo. New Jork, and y of the second part, lessee , under and in pursuance of the provisions of Sectional pot the Act & Congress approved for 26.906. part 41 of the second part, lessee the Je ulations prescribed by the Secretary of the Interior thereunder: 31 160 128 of section 31, tourship 1772, range 12, of the Indian Meridian, and containing gas, and 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 for, extracting, puping, storing, refining, and removing such oil and natural gas, including also the right to obtain from wells or other sources on said land, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and including still further the right to use such oil and natural gas as including still further the prosecution of said operations. discovery of gas. And the part 4. of the second part further agree and binds to pay, or cause to be paid to the said agent for lessor 4. as advance annual regulty on this lesse, the sums of money as follows, to-wit: Filteen cents per acre per advance, for the first and second years; thirty cents per acre per annum, in advance, for the third and fourth years, and seventy-five 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 years, and seventy-five cents per acre per annum. in advance, for the first and second years; it being understood and agreed that said sums of money so paid shall be a credit on the stipulated royalties; and further, that should the part of the second part neglect or refuse to pay such advance annual royalty for the period of sinty days alter the same becomes due and payable, the Secretary of the Interior, after ten days' notice to the parties, may declare this lease null and yold, and all royalties paid in advance shall become the money and property of the lessor.

The part  $\mathcal{G}$  of the second part further covenant  $\mathcal{G}$  and agree to exercise diligence in the sinking of wells for ell and natural gas on the lands covered by this lesse, and to drill at least one well thereon within twelve months from the date of the approval of the board by the Serv-tary of the Interior, and should the part  $\mathcal{G}$  of the second part fail, neglect, or relue to drill at least one well within the time stated, this less may, in the discretion of the Servicery, beforehand null and void, after ten days' notice to the parties; provide 1 that the lesse shall have the privilege of delaying operations for a pelied not exceeding five years from the date of the approval of the beard to be furnished in connection herewith, by paying to the United States Indian Agent. I nion Agency, Indian Territory, for the use and benefit of the lesser ... in addition to the required annual advance royalty, the states lessed, should the Secretary of the Interior determine that the interests of the lesser ... demand such action.

expiration of sixty days from the termination of the lease; that

centrel, nor allow any intoxicating liquors to be sold or given away for any purposes on such premises; that control, nor allow any intercenting liquors to be sold or great away on any parameters and that before abandoning any well will not use such premises for any other purposes than these authorized in this lease, and that before abandoning any well the solution of the solution of the solution of the solution of the solution. ises under. A will securely plug the same so as to effectually shut off all water above the oil-bearing horizon.

sublet, assigned, or transferred without the consent of the Secretary of the Interior first obtained, and that should

sublesses, beirs, executors, administrators, successors, or assigns violate any of the corenants, stipulations, or provisions of this 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 of the Interior, after ten days from notice to the parties hereto, shall have the right to avoid this indenture of lease and cancel the same, when all the rights, iranchises, and privileges of the lessee 

it If the lessee make reasonable and bona fide effort to find and produce oil in paying quantity, as herein required of inch effort is unsuccessful, in may at any time thereafter, with the approval of the Secretary of the and such effort is unsuccessful, I may at any time thereafter, with the approval of the Secretary of the Interior, surrender and wholly terminate this lease upon the full payment and performance of all then accrued and payable obligations bere-under: PROVIDED, HOWEVER, That approval of such surrender by the Secretary will be required only during the time his approval of the alien-ation of the land is required by law.

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