OIL AND GAS LEASE RECORD, No. 65.

LEASE
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.)

A. D. 19.0 6, by and between	
	of Red Fork Sand Ten
part 4 of the first part, lessor, and	
Standard all and las	Company of Malahoma,
Marie Carlotte Company of the Compan	of Bartlesville and Jeff 1910
ne regulations prescribed by the Secretary of the Interior	
WITNESSETH, That the part of the first part,	for and in consideration of the royalties, covenants, stipulations, and conditions he and performed by the part of the second part, heirs, succ
ors, and assigns, do hereby demise, grant, and let unt	the part if of the second part, heirs, successors, and assign
	ate hereof, all of the oil deposits and natural gas in or under the following-describ
fact of land, lying and being within the	Indian Nation and within the Indian Territory, to-wit: The guarties of Suction Engliteen 18
and the northwest and	aten to the northeast quater
	The total northeast quater grant of the Indian Meridian, and contains
as, and to occupy and use so much only of the surface of xtracting, piping, storing, refining, and removing such oil	the right to prospect for, extract, pipe, store, refine, and remove such oil and natus aid land as may be reasonably necessary to carry on the work of prospecting for and natural gas, including also the right to obtain from wells or other sources on say of water to carry on said operations, and including still further the right to use surpressecution of said operations.
In consideration of which the part 4 of the second	part hereby agree Sand bind S
valty, the sum ofper cent, of the g	ross proceeds, on the leased premises, of all crude oil extracted from the said land, su
lyment to be made at the time of sale or disposition of th	e oil; and the lessee shall pay in yearly payments at the end of each year one hi
thting and warming his residence on the premises. It is here the same can not be reasonably utilized at the rate so	hich
ning oil, but if the lesseedesire⊿to retain gas-produc vance, on each gas-producing well not utilized, the first scovery of gas.	ing privileges
pay, or cause to be faid to the said agent for lessor), at the per acre per annum, in advance, for the first and second d seventy-five cents per acre per annum, in advance, for being understood and agreed that said sums of money so the second part neglect or refuse to pay such advance ar	heirs, successors, and assign advance annual royalty on this lease, the sums of money as follows, to-wit: Fitted a years; thirty cents per acre per annum, in advance, for the third and fourth year the fifth and each succeeding year thereafter of the term for which this lease is to repaid shall be a credit on the stipulated royalties; and further, that should the partainual royalty for the period of sixty days after the same becomes due and payable as, may declare this lease null and void, and all royalties paid in advance shall become
nds covered by this lease, and to drill at least one well the rry of the Interior, and should the part	nd agreeS to exercise diligence in the sinking of wells for oil and natural gas on tereon within twelve months from the date of the approval of the bond by the Sect part fail, neglect, or refuse to drill at least one well within the time stated, this led void, after ten days' notice to the parties; provided that the lesseeshall have give years from the date of the approval of the bond to be furnished in connection Agency, Indian Territory, for the use and benefit of the lessor, in addition to a core per annum for each leased tract remaining undeveloped, but the lessee d the Secretary of the Interior determine that the interests of the lessordema
The part.y of the second part further agreeS to ca	rry on operations in a workmanlike manner to the fullest possible extent, unavoidal
reupancy or use; to take good care of the same, and to a retof the first part or to whomsoever shall be lawfull ents erected thereon during the said term by the said pa id land and become the property of the owner of the land arein specified, excepting the tools, boilers, boiler houses, all dry or exhausted wells, shall remain the property of	and to suffer no waste to be committed upon the portion in promptly surrender and return the premises upon the termination of this lease to the entitled thereto, and not to remove therefrom any buildings or permanent improvements shall remain a part of the second part, but said buildings and improvements shall remain a part ask part of the consideration for this lease, in addition to the other consideration pipe lines, pumping and drilling outfits, tanks, engines, and machinery, and the casi the said part and the second part, and may be removed at any time before the second part, and may be removed at any time before the second part.
piration of sixty days from the termination of the lease;	thatwill not permit any nuisance to be maintained on the pre
will not use such premises for any of	toxicating liquors to be sold or given away for any purposes on such premises; ther purposes than those authorized in this lease, and that before abandoning any w
And the said part to of the second part further cov	effectually shut off all water above the oil-bearing horizon. enant-Sand agrees, thatwill keep an accurate account of all o
ning operations, showing the sales, prices, dates, purcha a lien on all implements, tools, movable machinery, and of the unsold oil obtained from the land herein leased, a	sers, and the whole amount of oil mined or removed; and all sums due as royalty sf all other personal chattels used in said prospecting and mining operations, and up a security for the payment of said royalty.
And it is mutually understood and agreed that this that may be reafter be lawfully prescribed by the Secretar department that this lease, or any interest therein, shall not, by we	indenture of lease shall in all respects be subject to the rules and regulations heretof ry of the Interior relative to oil and gas leases in the such Matrix orking or drilling contract or otherwise, or the use thereof, directly or indirectly,
blet, assigned, or transferred without the consent of the	Secretary of the Interior first obtained, and that should
sublessees, heirs, executors, admir this lease, or any of the regulations, or fail for the period Interior, after ten days from notice to the parties heret	istrators, successors, or assigns violate any of the covenants, stipulations, or provisic of sixty days to pay the stipulated royalties provided for herein, then the Secretary o, shall have the right to avoid this indenture of lease and cancel the same, when
e rights, franchises, and privileges of the lessee, der, shall cease and end without resorting to the courts sion of the leased land and the permanent improvements	sublessees, heirs, executors, administrators, successors, or assigns he and without forther proceedings, and the lessor shall be entitled to immediate p s located thereon.
If the lessee make 2 reasonable and bona fide effor	to find and produce oil in paying quantity, as herein required of
id such effort is unsuccessful,	at any time thereafter, with the approval of the Secretary of the Interior, surrence
nd wholly terminate this lease upon the full payment and nder: Provided, However, That approval of such surre- tion of the land is required by law.	performance of all then accrued and payable obligations he nder by the Secretary will be required only during the time his approval of the alice