OIL AND GAS LEASE RECORD, No. 65.

LEASE WITH CONSENT OF THE SECRETARY

	(Secs 19 and 20, Act of April 26, 1906.)34 Statt. L. 137)
THIS INDENTURE OF LEASE,	Vade and entered into in quadruplicate on thisday ofdeptersberg
. D. 19 d. J., by and between	saac Sourjohn
	Jan Jan Jagger, X. J.
art	
art. fof the second part, lessee, un	der and in pursuance of the provisions of Section of the Act of Congress approved June 30, 1902, and of the Interior thereunder:
WITNESSETH, That the part of after contained, and hereby agreed to be	of the first part, for and in consideration of the royalties, covenants, stipulations, and conditions here paid, observed, and performed by the part of the second part, of the second par
r the term of litter (5)	rant, and let unto the part 1. of the second part,
65 of 11.11.4	
section 34 /	nship JIV, , range /36 , of the Indian Meridian, and contain
us, and to occupy and use so much only tracting, piping, storing, refining, and rand, by means of pipe lines or otherwise,	ore or less, with the right to prospect for, extract, pipe, store, refine, and remove such oil and nature of the surface of said land as may be reasonably necessary to carry on the work of prospecting for emoving such oil and natural gas, including also the right to obtain from wells or other sources on as a sufficient supply of water to carry on said operations, and including still further the right to use su accessary to the prosecution of said operations.
In consideration of which the part, ccessors, and assigns, to pay or cause to walty, the sum of	of the second part hereby agrees and binds. hereby agrees and binds. hereby her
syment to be made at the time of sale or	disposition of the oil; and the lessed shall pay in yourly payments at the end of each year one had disposition will which
here the same can not be reasonably util	premises. It is further agreed that a failure on the part of the lessee to use a gas-producing we zed at the rate so prescribed, shall not work a forfeiture of this lease so far as the same relates etain gas-producing privileges shall pay a royalty of fifty dollars per annum, atilized, the first payment to become due and to be made within thirty days from the date of t
scovery of gas.	- + M
pay, or cause to be paid to the said ager ats per acre per annum, in advance, for t d seventy-five cents per acre per annum being understood and agreed that said s	to further agreed and bind heirs, successors, and assign to lessor in a sadvance annual royalty on this lease, the sums of money as follows, to-wit: Fifte he first and second years; thirty cents per acre per annum, in advance, for the third and fourth year, in advance, for the fifth and each succeeding year thereafter of the term for which this lease is to ru ams of money so paid shall be a credit on the stipulated royalties; and further, that should the particular such advance annual royalty for the period of sixty days after the same becomes due and payable, thice to the parties, may declare this lease null and void, and all royalties paid in advance shall become
ads covered by this tease, and to drill at ry of the Interior, and should the part, ry, in the discretion of the Secretary, by ivilege of delaying operations for a peri- rewith, by paying to the United States quired annual advance royalty, the sum required to immediately develop the tr ch action.	her covenant and agree to exercise diligence in the sinking of wells for oil and natural gas on the least one well thereon within twelve months from the date of the approval of the bond by the Secular of the second part fail, neglect, or refuse to drill at least one well within the time stated, this lead declared null and void, after ten days' notice to the parties; provided that the lesseeshall have to do not exceeding five years from the date of the approval of the bond to be furnished in connectindian Agent, Union Agency, Indian Territory, for the use and benefit of the lessor, in addition to to of one dollar per acre per annum for each leased tract remaining undeveloped, but the lesseematter leased, should the Secretary of the Interior determine that the interests of the lessordeman
sualties excepted; to commit no waste cupancy or use; to take good care of the first part or to whomsoever the first part or to whomsoever the first part or to whomsoever the first part of the said ter id and and become the property of the rein specified, excepting the tools, boiler all dry or exhausted wells, shall remain	her agree to carry on operations in a workmanlike manner to the fullest possible extent, unavoidable in the said land, and to suffer no waste to be committed upon the portion in
s under control,	nor allow any intoxicating liquors to be sold or given away for any purposes on such premises; th
will securely plug th	emises for any other purposes than those authorized in this lease, and that before abandoning any was same so as to effectually shut off all water above the oil-bearing horizon.
of the unsold oil obtained from the lan And it is mutually understood and	part further covenant and agreed that
that may bereafter be lawfully prescribe I that this lease, or any interest therein	d by the Secretary of the Interior relative to oil and gas leases in the
this lease, or any of the regulations, or for Interior, after ten days from notice to	executors, administrators, successors, or assigns violate any of the covenants, stipulations, or provision il for the period of sixty days to pay the stipulated royalties provided for herein, then the Secretary the parties hereto, shall have the right to avoid this indenture of lease and cancel the same, when lesses, successors, or assigns here
der, shall cease and end without resorting sion of the leased land and the permanent	ng to the courts and without further proceedings, and the lessor shall be entitled to immediate p nt improvements located thereon.
I such effort is unsuccessful,	I bona fide effort to find and produce oil in paying quantity, as herein required of
d wholly terminate this lease upon the f der: Provided, However, That appro	all payment and performance of allthen accrued and payable obligations he val of such surrender by the Secretary will be required only during the time his approval of the alice