OIL AND GAS LEASE RECORD, No. 65.

FORM A .- For Full-Blood Indians of the Five Civilized Tribes

LEASE

TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR.

OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT, GREEK NATION, INDIAN TERRITORY.

(Sec₆19 and 20, Act of April 26, 1906.)

THIS INDENTURE OF LEAST	E. Made and entered into j	in quadruplicate on t	this 3	day of fee	ul .
A. D. 19 J , by and between		/		//	
	7		0		
		of A	illwell!	And.	7.
part M of the first part, lessor, an	· Daniel	W. allen	~		
The same party and the same part		^			7
		as I Ac	Mala Me	willerb,	
more 41 at 43		ration and state at the	19 and 20	o bjest	april 26, 1900
part <u>Most the</u> second part, lessee, the regulations prescribed by the Secret	ary of the Interior thereu	nder:	erman or the rect of	congress approve	43 une 50, 1 502, mu
WITNESSETH, That the part			-	~ , .	
inafter contained, and hereby agreed/c					
sors, and assigns, do hereby demise.					
for the term of	years from the date her	real all of the oil de	posits and natural g	ns in or under the	o lollowing-described
tract of land, lying and being within th	I liv 4	ee indi	an Nation and With	in the indian lei	miory, to-wit: 1 ne
17					
of section 12 to	mobin 4/		1.7	of the Indian Mari	dine and containing
\$0 acres,	more or less, with the rice	ht to prospert for, e	viract, nine, store, n	offine, and remove	such oil and natural
gas; and to occupy and use so much on extracting, piping, storing, refining, and land, by means of pipe lines or otherwis oil and natural gas as fuel so far as it is	ly of the surface of said le removing such oil and n e, a sufficient supply of we necessary to the prosecut	and as may be reaso actural gas, including ater to carry on said tion of said operation	nably necessary to also the right to obto operations, and inch as.	carry on the work	of prospecting for, other sources on said the right to use such
In consideration of which the pa- successors, and assigns, to pay or cause	tage of the second part b	iereby agreed and bi States Indian Agent	inde Agency	odian Territory	for the lesson as
royalty, the sum of the	per cent, of the gross pr	occeds, on the leased	premises, of all crud	e oil extracted from	n the said land, such
payment to be made at the time of sale	or disposition of the oil; a	and the lessee shall	pay in yearly payme	ents at the end of	each year one hun-
dred and fifty dollars royalty on each gr lighting and warming his residence on t where the same can not be reasonably u	be premises. It is further	r agreed that a failu	recon the part of th	e lessee to use a	gas-producing well,
mining oil, but if the lesseedesireto advance, on each gas-producing well no discovery of gas.	retain gas-producing pri t utilized, the first payme	ivileges	shall pay a	royalty of fifty d hin thirty days fr	ollars per annum, in om the date of the
And the part of the second p	in heer season rather tree	nd. A.	ell ha	haire en	สตร์เรอะ ก็สาร รากรรอดา
to pay, or cause to be paid to the said ag cents per acre per annum, in advance, for and seventy-five cents per acre per annu it being understood and agreed that saic of the second part neglect or refuse to p Secretary of the Interior, after ten days' the money and property of the lessor	the first and second years im, in advance, for the fit sums of money so paid slay such advance annual ro notice to the parties, may	c; thirty cents per no th and each succeeds hall be a credit on the cyalty for the period declare this lease no	re per annum, in ad ing year thereafter of e stipulated royalties of sixty days after the ill and yold, and all t	vance, for the thi the term for which; and further, that he same becomes of coyalties paid in a	rd and fourth years, h this lease is to run; should the part lue and payable; she dyance shall become
The part of the second part for lands covered by this lease, and to drill tary of the Interior, and should the parmay, in the discretion of the Secretary, privilege of delaying operations for a poherewith, by paying to the United State required annual advance royalty, the sabe required to immediately develop the such action.	at least one well thereon the condition of the second part is declared null and void, fried not exceeding five versiod not exceeding five vers Indian Agent, I nion Agent of one dollar per acre per acre of the condition of the c	within twelve month fail, neglect, or refus , after ten days' noti- cears from the date of gency, Indian Territo per annum for each l	s from the date of the to drill at least one re to the parties; pof the approval of the ty, for the use and be leased tract remaining	he approval of the well within the ti ovided that the le se bond to be fur- enefit of the lessor ng undeveloped, I	bond by the Secre- me stated, this lease ssee shall have the uished in connection , in addition to the out the lessee may
The part.4 of the second part for	urther agreed to carry on	operations in a work	manlike manner to t	he fullest possible	extent, unavoidable
casualties excepted; to commit no wasta occupancy or use; to take good care of partof the first part or to whomsees ments erected thereon during the said to said land and become the property of the berein specified, excepting the tools, boil of all dry or exhausted wells, shall rema	on the said land, and to the same, and to promptle er shall be lawfully entitle and by the said part are cowner of the land as a pers, boiler houses, pipe lir in the property of the sai	suffer no waste to b ly surrender and ret- ed thereto, and not to of the second part, b art of the considerat nes, pumping and dri d part—for the sec	e committed upon t urn the premises upon to remove therefrom ut said buildings and ion for this lease, in alling ouffits, tanks, e cond part, and may	he portion in on the termination any buildings or it improvements of addition to the ingines, and machibe removed at a	of this lease to the permanent improve- all remain a part of other considerations nery, and the casing my time before the
expiration of sixty days from the termin	ation of the lease; that I, nor allow any intoxicat	to the second second			
Me will not use such	remises for any other pur	poses than those aut	horized in this lease,	and that before	
will securely plug					
And the said part of the secon mining operations, showing the sales, pro- be a lien on all implements, tools, movab- all of the unsold oil obtained from the la	ces, dates, purchasers, an le machinery, and all othe and herein leased, as securi	d the whole amount er personal chattels u ity for the payment	of oil mined or remoused in said prospect of said royalty.	yed; and all sums ing and mining o	due as royalty shall perations, and upon
And it is mutually understood an or that may hereafter be lawfully prescri-	ed by the Secretary of th	e Interior relative to	oil and gas leases in	the Cher	rhee
and that this lease, or any interest there sublet, assigned. Of transferred without					7. 0.1
sublessees, heirs of this lease, or any of the regulations, or the Interior, after ten days from notice t	, executors, administrator	rs, successors, or assi	ens violate any of the	e covenants, stipul	ations, or provisions
the rights, franchises, and privileges of t under, shall cease and end without reson session of the leased land and the permit	he lessee	sublessees, h	eirs executors, adm	inistrators, success	ors, or assigns here-
If the lessee make reasonable	2d bona fide effort to find	A contract of the contract of			
and wholly terminate this lease upon the under: PROVIDED, HOWEVER, That appr ation of the land is required by law.	full payment and perform	nance of all	then no	ecreed and payah	le obligations here-

Recovered Junes 10 30 PMS. 10 30 PMS.