CONENTED

LEASE.

OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT, Charokic CREEK NATION, INDIAN TERRITORY. (Sec. 27, Act of June 46, 1908, 32 Stat., 500-)

and between Frusk Phillips	
ernelatives en espetarrisedam en esp	of Skialock, I.J.
rty of the first p	art, lessor, and Phillips Oil & Gas Ompony, a corporation
***************************************	of lines II
ort J of the second ons prescribed by th	part, lessee , under and in pursuance of the provisions of section 17 of the act of Congress approved June 30, 1902, and the regula- ie Secretary of the Interior thereunder. b. That the part 9 of the first part, for and in consideration of the royalties, covenants, stipulations, and conditions hereinafter contained,
d hereby agreed to	be paid, observed, and performed by the part 4 of the second part,
	f the second part, to heirs, successors, and assigns, for the term of Jefficen years from the date hereof, all of the oil
ithin the Indian Ter	gas in or under the following-described tract of land, lying and being within the Cherokee Indian Nation and rritory, to wit: 16 15 4 9 16 184 19 16 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19
ith the right to pro nd as may be reason uding also the right perations, and inclu-	spect for, extract, pipe, store, refine, and remove such oil and natural gas, and to occupy and use so much only of the surface of said nably necessary to carry on the work of prospecting for, extracting, piping, storing, refining and removing such oil and natural gas, into 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 ding still further the right to use such oil and natural gas as fuel so far as it is necessary to the prosecution of said operations. On of which the part 4 of the second part hereby agree 5 and bind Mally
necessors, and assign to sum of ten per coule or disposition of ucing well which greed that a failure ork a forfeiture of toyalty of fifty dollar com the date of the And the part	as, to pay or cause to be paid to the United States Indian agent, Union Agency, Indian Territory, for the lessor, as royalty, ent of the gross proceeds, on the leased premises, of all crude oil extracted from the said land, such payment to be made at the time of the oil; and the lessee shall pay, in yearly payments, at the end of each year, one hundred and fifty dollars royalty on each gas-pro- hammall use. The lessor shall have the free use of gas for lighting and warming his residence on the premises. It is further on the part of the lessee to use a gas producing well, where the same can not be reasonably utilized at the rate so prescribed shall not this lease so far as the same relates to mining oil, but if the lessee desired to retain gas-producing privileges. s per annum, in advance, on each gas producing well not utilized, the first payment to be one due and to be made within thirty days
a advance, for the fi anum, in advance, for f money so paid sha anual royalty for the celare this lease nul The part \(\frac{g}{100} \), which is the part \(\frac{g}{100} \), and to ne part \(\frac{g}{100} \), or of the si eclared null and voiceding five years frac{g}{100} \), regently, Indian Terri- er annum for each I ne Interior determin	rst and second years; thirty cents per acre per annum, in advance, for the third and fourth years, and seventy-five cents per acre per or the fifth and each succeeding year thereafter of the term for which this lease is to run; it being understood and agreed that said sums il be a credit on the stipulated royalties; and further, that should the part \(\frac{\pi}{2}\) of the second part neglect or refuse to pay such advanced a period of sixty days after the same becomes due and payable, the Secretary of the Interior, after ten days' notice to the parties, may il and void, and all royalties paid in advance shall become the money and property of the lessor of the second part further covenants and agree 5 to exercise diligence in the sinking of wells for oil and natural gas on the lands covered drill at least one well thereon within twelve months from the date of approval of the bond by the Secretary of the Interior, and should econd part fail, neglect, or refuse to drill at least one well within the time stated, this lease may, in the discretion of the Secretary, be id, after ten days' notice to the parties; provided that the lessee shall have the privilege of delaying operations for a period not exhaust of the supproval of the bond to be furnished in connection herewith, by paying to the United States Indian agent, Union itory, for the use and benefit of the lessor, in addition to the required annual advanced royalty, the sum of one dollar per acre eased tract remaining undeveloped, but the lessee may be required to immediately develop the tracts leased, should the Secretary of the that the interests of the lessor demand such action. of the second part further agree 5 to earry on operations in a workmanlike manner to the fullest possible extent, unavoidable casualties
f the same, and to payfully entitled then for the second part, but deration for this less	t no waste on the said land, and to suffer no waste to be committed upon the portion in
	ne before the expiration of sixty days from the termination of the lease; that will not permit any nuisance to be maintained on the control, nor allow any intoxicating liquors to be sold or given away for any purposes on such premises; that will not use
uch premises for any o effectually shut of And the said howing the sales, pr	y other purposes than those authorized in this lease, and that before abandoning any well
and herein leased, a	inery, and all other personal chattels used in said prospecting and mining operations, and upon all of the unsold oil obtained from the security for the payment of said royalty. Evally understood and agreed that this indenture of lease shall in all respects be subject to the rules and regulations heretofore or that
nay hereafter be lav	ofully prescribed by the Secretary of the Interior relative to oil and gas leases in the Chero Lee Nation, and that erest therein, shall not, by working or drilling contract or otherwise, or the use thereof, directly or indirectly, be subject, assigned, or
	the consent of the Secretary of the Interior first obtained, and that should or many of the Secretary of the Covenants, stipulations, or provisions of this lease, or any of the regulations, or fall for the period of
ransferred without i	stipulated royalties provided for herein, then the Secretary of the Interior, after ten days from notice to the parties hereto, shall have