## OIL AND GAS LEASE RECORD

OIL AND GAS MINING LEASE UPON	NATION, OKLAHOMA Lizion George
This Indenture, of Lease, Made and entered into in quadruplicate on this	MATION, OKLAHOMA Union appered to the day of
2226 12 Flower of the secret	Massille Nytion, party of the first part, parcinalter designated as lessor, and lesselle Massille Mass
designated as Jessee, under and in pursuance of the provisions of the act of Congress approved.  I. The lessor, for and in consideration of one dollar, the receipt whereof is acknowledged, and	Man 27-1908 (Chille 1) 140 the second part, hereinalter
paid, observed, and performed by the lessee, does hereby demise, grant, losse, and let unto the leand as nuch longer-thogetter axoil or gas is found in paying quantities, all the oil deposits and a nuch longer thogetter axoil or gas is found in paying the state of Oklahoma, to-wit: The	d of the royal ties, covenants, stipulations, and conditions hereinalize contained, and hereby agreed to be contained and hereby agreed to be contained to the service of the term of five years from the date of the approval hereof by the Secretary of the Interior, and the secretary of the Interior and the secretary of the Interior and the secretary of the Interior
of Section. Of Section. of the Indian Meridian, and containing and to occupy and use so much only of the surface of said land as may reasonably he necessary	more or less, with the exclusive right to prospect for, extract, pipe, store, and remove oil and antural to carry on the work of prespecting for, extracting, piping, storing, and removing such oil and natural
gus, also the right to obtain from wells or other sources on said func, by means of pipe lines or other oil and natural gas as fuel so far as necessary to the development and operation of said property.  2. The lesses hereby agrees to pay or cause to be paid to the United States Indian Agent, cent, of the gross proceeds of all crude oil extracted from the said fand, such payment to be made ducing well utilized otherwise than as provided herein, where the capacity is tested at three millio	to carry on the work of prospecting for, extracting, piping, storing, and removing such oil and natural revise, a sufficient supply of water to carry on said operations, and also the right to use, free of cost, Union Agency, Muskogee, Okia, for the lessor, as royalty, the sum of
his residence on the leased premises, provided there be surplus gas produced on said premises over well, which can not producily be utilized at the rate herein prescribed, shall not work a forfeiture of sligos, lessee shall pluy a rential of fifty dollars per annum in advance on each gas-producing well, a payment to become due and to be made within thirty days from the date of the discovery of gas. 3. Utili a producing well is completed on said premises the lessee shall pay or cause to be	Union Agency, Muskogee, Oklia, for the lessor, as royalty, the sum of
annum, annually, in advance, for the first and second years; thirty cents per aere per annum, annum in advance, for the fifth year; it being understood and agreed that said sums of money so paid and of the lease by the Secretary of the Interior, and on failure so to do this lease becomes null and yeal guying the drilling of said well for not executing the years from the date of the paperyal of the lease becomes null and yeal for not executing they years from the date of the approprial of the lease.	paid to the sold agent for Jessor, as advance annual royalty on this lease, fiften cents per acre betally, in advance, for the third and fourth years; and seventy-live cents per acre ber annua, annually, il be a credit on the stipulated royaldes.  It is a credit on the stipulated royaldes.  It is a credit on the stipulated royaldes.  PROVIDED, HOWEVER, there is reserved and granted to the lessee the right and privilege of despot the second of the reserved and granted to the lessee the right and privilege of despot the Secretary of the Interior by paying to the United States Indian Agent, Union Agency, Mariter contained), in addition to said advance royalty, the sum of one dollar per acre per annuam for each any be required to titil and operate wells to offset paying wells on adjoining tracts and within three
5. The lesses shall carry on development and operations in a workmanlike manner, committate good care of the same and promptly surrender and return the premises upon the termination	it no waste on the said land and suffer none to be committed upon the portion in his occupancy or use of this lease to lessor or to whomscover shall be havinly entitled thereto, unavoidable ensualties ex-
and and become the property of the owner of the land as a part of the consideration for this cease, engines, and mechancy and the easing of all dry or exhausted wells, which shall remain the program of the constant of the property of the constant of the property of the constant of the property of the purposes than those authorized in this least from the oil-bearing stratum, or in the manner required by the laws of the State of Oklahoma.	, excepting the cone, nettices, nonces, longer nouses, pipp intes, pumping and cining outlis, included by the cone of the cone of the control
6. The lesses shall keep an accurate account of all oil-mining operations, showing the sale shall be a lien on all implements, tools, movable machinery, and all other personal chattels used in rity for payment of said royalty.	s, prices, dates, purchases, and the whole smount of oil mined or removed; and all suins due as royalty operating said property; and upon all of the unseld oil obtained from the land herein leased, as secular, which herein and the further sum of one dollar, surreduct and cancel this lease and be relieved from all execute a release and record the same in the proper county recording office; PROVIDED, PURTHER, loped portion thereof, by paying the lessor all amounts then due and the further sum of one dollar, emisse as nearly in aquare form as possible next configuous to and surrounding oneh of said wells.
	emiss as nearly in square form as possible next contiguous to and surrounding each of said wells, reafter in force, relative to such leases, all of which regulations are made a part and condition of this age either the length of term of oil and gaz leases, the rates of royalty or payments therounder, or the
<ol> <li>Upon the violation of any of the substantial terms and conditions of this lease, the Secretal Inve the right, at any time after thirty days' notice to the lease specifying the terms or condized to take immediate possession of the land.</li> </ol>	etary of the Interior (or lessor, in event restrictions are removed as provided in paragraph 12 hereof) litions violated, to declare this lesse null and void, and the lessor shall then be catified and author- sible surety to the satisfaction of the Secretary of the Interior, conditioned for the performance of this
11. Assignment of this lease or any interest therein may be made with the approval of the need only be qualified to hold such a lease under the rules and regulations, and furnish a bond with formance of the excennts and conditions of this lease.	i Scentary of the Interior, it being understood that to scoure such approval the proposed assignce a responsible surety to the satisfaction of the Scentary of the Interior, conditioned for the faithful per- cribed above, this lease shall be released from the supervision of the Sceretary of the Interior, such thereupon the authority and power delegated to the Sceretary of the Interior as berein provided shall under to leasor or the then owner of said insight and to lease in regulations thereafter made by the Scenarior.
cease, and all payments required to be made to the United States Indian Agent shall thereafter be refary of the Interior applicable to oil and gas leases shall not apply to this lease.  13. Each and every clause and covenant of this indenture shall extend to the heirs, execute 14. In witness whereof, the said parties have hereunto subscribed their names and affixed the ATTEST:	nrs, administrators, successors and lawful assigns of the parties hereto.
Two witnesses to execution by lessors (inforting Coup)	1 Duncian Ol & Lad Conthany word
b.D. Wilkins	Beforales W. Braden (SORAL)
LIW Combin	
Two witnesses to execution by lessee:	
2.0 Tuled & Hlan	
P. O. Lacker, College of the "Here insert full-blood, mixed-blood, internarried, or freedman, as shown by the rolls of the "Here insert full-blood mixed-blood, internarried, or freedman, as shown by the rolls of the "Here insert fund on 1990 34 Stat. I. 137." If a mixed-blood Creek or Greek freed	
"If a full-blood, insert "April 20, 1908, 34 Stat L., 137;" if a mixed-blood Creek or Creek freedman, insert "June 30, 1992, 32 Stat L., 500;" and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 32 Stat L., 710."  State of Oklahoma, County of	
on this law of lay of l	Montes Sublitation in and for said county and State, sonally appeared.
to me known to be the identical person,, who executed the within and foregoing lease, and acknowledged to me that	
. (My commission expires. 10ec/-29-19/3	Call War & Commela Notary Public.
DEPARTMENT OF THE INTERIOR  U. S. INDIAN SERVICE	OFFICE OF INDIAN AFFAIRS  WASHINGTON, D. C. Jacob. 2. 7-1911., 19  Respectfully submitted to the Secretary of the Interior, with recommendation that it be
UNION AGENCY  MUSKOGER, OKLA Jan. 16. 1/1/19  The widdle loans is forwarded to the Commission of Julian Affair with recommendation	S. H. alt Hoministano.
The within lease is forwarded to the Commissions of Indian Affairs with recommendation that it be. The state of the See my report of even date.	Alexander The Island 11. 10
State of Oklahoma, Tulsa County, Tulsa, Okla.	Multiple " Land accounting force lary of the Interior.
I horeby certify that this instrument was filed for record in my office on day of A. D. 1941, at	
	Julean J

this 17th day of august 1910 at 8:30 wilock AM.