OIL AND GAS LEASE RECORD

OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT
This Indenture of Lease, Made and extered into be regard replicate on this. It day of October A.D. 19.0. S. by and between
n. full thook of the distance of the last of the Nation, party of the first part, hereinatter designated as lessor, and
Ballinger Cal la ampany, as corporations, fully or ganged under stations, under the
The lessor, for and in consideration of one dollar, the receipt whereof is acknowledged, and of the royalties, covenants, stipulations, and conditions bereinsiter contained, and hereby agreed to be puid, observed, and performed by the lessee, does hereby domine, grant, losse, and in tuno the lessee for the term of five years from the date of the approval hereof by the Secretary of the interior, and performed by the lessee, does hereby domine, grant, losse, and let unto the lessee for the term of five years from the date of the approval hereof by the Secretary of the interior, and performed the secretary of the interior and performed the secretary of the interior in an approval hereof by the Secretary of the interior in the first of the proposal hereof by the Secretary of the interior in the first of the proposal hereof by the Secretary of the interior in the first of the proposal hereof by the Secretary of the interior in the first of the proposal hereof by the Secretary of the interior in the first of the proposal hereof by the Secretary of the beautiful the secretary of the proposal hereof by the lessee, does hereby domine, and hereby agreed to be puid, observed, and performed the first of the proposal hereof by the Secretary of the beautiful the secretary of the proposal hereof by the lessee, does hereby domine, and hereby agreed to be puid to the proposal hereof by the lessee, does hereby domine, and hereby agreed to be puid to the proposal hereof by the lessee, does hereby domine, and hereby agreed to be puid to the proposal hereof by the lessee, does hereby domine, and hereby agreed to be puid to the proposal hereof by the lessee, does hereby domine the less of the proposal hereof by the lessee, does hereby domine the less of the proposal hereof by the lessee, does hereby domine the less of the proposal hereof by the lessee, does hereby domine the less of the proposal hereof the proposal hereof the less of the proposal hereof
of the Indian Meridian, and containing. of the Indian Meridian, and containing of the surface of said land as may reasonably be necessary to carry on the work of prospect for, extract pipe, storing, and tenoving such oil and natural gas, and to occupy and use so much only of the surface of said land as may reasonably be necessary to carry on the work of prospecting for, extracting, piping, storing, and removing such oil and natural gas us fuel so far as necessary to the development and operation of said property. 2. The lesses hereby agrees to pay or cause to be padd to the United States Indian Agent, Union Agency, Muskogco, Okia, for the lessor, as royalty, the sum of
on an natural gas is then so har as accessary to the development and operation of said property. 2. The lesses hereby agrees to put or cause to be paid to the United States Indian Agent, Union Agency, Muskogce, Okia, for the lessor, as royalty, the sum of
payment to become due and to be inde within thirty days from the date of the discovery of gas. 3. Until a producing well is completed on said premises the losses chall pay or cause to be pride to the said agent for lessor, as advance annual royalty on this lease, fifteen cents per annum, annually, in advance, for the fifth very it being understood and agreed that said same of money so paid shall be a credit on the stipulated royalties. 4. The lesses shall exercise diligence in sinking wells for oil and natural gas on land covered by this lesse, and drill at least one well thereon within twelve months from the date of this lesses but the Secretary of the interior, and on allure so to do this lesses becomes anull and void: PROVIDIB, HOWE HER, there is reserved and granted to the lesses the right and privilege of declaring the drilling of said well for not exceeding two years from the date of the approval of the lesses the right of the lesses the sindian Agent, Union Agency, Mustically, for the use of the lesses to the lesses to subject to the distinctions and conditions twentier to another the total conditions the remainder containing to said advance royalty, the sum of one dollar per annum for each said when the said well are all the said with the lesses the property of the control of the deal continued the said advance of the dividing line.
sent the unitability of such well is delayed, payable on at before the end of early year; but lesses may be required to drill and operato wells to effect paying wells on adjoining tracts and within three 5. The lesses shall carry on development and operations in a worksmanlike manner, commit no waste on the said land and suffer none to be committed upon the portion in his occupancy or use. Lake good care of the same and promptly surrender and return the premises upon the termination of this lease to lessor or to whomsoever shall be lowfully entitled thereto, unavoidable ensuables every committed the province of the committed the province of the same than the province of the same than the province of the same than the same than the province of the same than the province of the same than t
bundred feet of the dividing line. 5. The lesses shall carry on development and operations in a worksmanlike manner, commit no waste on the said land and suffer none to be committed upon the portion in his occupancy or use, take good cure of the same and promptly surrender and return the premises upon the termination of this loase to lesser or to whomsoever shall be lawfully entitled thereto, unavoidable essualties excepted is all in our relative therefore any buildings or permanent improvements excepted the load of said land and become the property of the owner of the law as a part of the consideration of said land and become the property of the owner of the law as a part of the consideration of the said land of the property of the load of the law of the said land law of the said land of the law of the said land of the law of the said land of the law of the said of the law of the law of the said of the law of the law of the said of the law of the said of the law of the said
7. The lessed may at any time, by paying to the Indian Agent all amounts then due as provided herein and the further sum of one dollar, sucrender and cancel this lease and be relieved from all further obligations or liability hereunder; PROVIDED, if this lease has been recorded, lessee shall execute a release and record the same in the proper county recording office; PROVIDED, FURTIER, in event restrictions are removed from all leased promises, the lessee may autrender all the undeveloped portion thereof, by paying the lesser all amounts then due and the further sum of one dollar, which surrender shall not effect the terms hereof as to each producing well and ten acres of said premises as nearly in square form as possible next continuous to and surrounding each of said wells.
and execute and record a cancellation of premises surrendered. 8. This leass shall be subject to the regulations of the Secretary of the Interior, now or hereafter in force, relative to such leases, all of which regulations are made a part and condition of this lease, PROVIDED, HOWEYER, that no regulations made after the approval of this lease, affecting either the length of term of oil and gas leases, the rates of royalty or payments thereunder, or the mesignment of leases, shall operate to affect the terms and conditions of this lease. 9. Upon the violation of any of the substantial terms and conditions of this lease, the Secretary of the Interior (or lessor, in event restrictions are removed as provided in paragraph 12 hereof) shall have the right, at any time after thirty days notice to the lesses specifying the terms or conditions violated, to declare this lease and and void, and the lessor shall then be cutified and authorized to the lessor shall then the cutified and authorized to the land.
ized to take immediate possession of the land. 10. Before this lease shall pe in force and effect the lesses shall furnish a bond with responsible surety to the satisfaction of the Secretary of the Interior, conditioned for the performance of this lease, which bough shall be deposited and remain on file in the Indian Office. 11. Assignment of this lease or any interest therein may be made with the approval of the Secretary of the Interior, it being understood that to secure such approval the proposed assignee need only be qualified to hold such a lease under the rules and regulations, and furnish a bond with responsible surety to the satisfaction of the Secretary of the Interior, conditioned for the faithful performance of the covenants and conditions of this lease.
formance of the covenants and conditions of this lesse. 12. In event restrictions on allienation shall be removed from all the leasehold premises described above, this lease shall be released from the supervision of the Secretary of the Interior, such release to take effect without further agreement, from the date such restrictions are removed, and thereupon the authority and power delegated to the Secretary of the Interior as herein provided shall cease, and all payments required to be made to the United States indian Agent shall thereally be made to lessor or the them cower of said land; and changes in regulations thereafter made by the Secretary of the Interior applicable to oil and gas leases shall not apply to this lesse. 13. Each and every clause and evenants of this indenture shall extend to the heirs, executors, administrators, successors and lawful assigns of the parties hereto.
14. In witness whereof, the said parties have hereunto subscribed their names and affixed their soals on the day and year first above mentioned. ATTEST: La Lew Language (SEAL)
Two witnesses to execution by lessor: Secretary Bullinger Oil Considering (SEAL)
2.0. Wright
P. O
P.O. Tuled allia
P. O., Local Olla. Here insert [ull-blood, mixed-blood, intermarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes.
The init-blood, insert "April 29, 1909, 34 Stat. L., 137;" if a mixed-blood Creek or Oreck freedman, insert "June 30, 1902, 32 Stat. L., 500;" and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 32 Stat. L., 716. State of Oklahoma, County of
on this, & the day of October 1908 personally appeared in the series of
to me known to be the identical person. J. who executed the within and foregoing lease, and acknowledged to me that
(My commission expires January Public DEPARTMENT OF THE INTERIOR Office & Seal Office Of Indian Affairs
U. S. INDIAN SERVICE Respectfully submitted to the Secretary of the Interior, with recommendation that it be
The within lease is forwarded to the Commissioner of Indian Affairs with recommendation
that it be Megasould Washington, D. C. Jana 10.07 See my report of you date. Dana Steeley 7790 Jesse & Gallery
State of Oklahoma, Tulsa County, Tulsa, Okla. 1 hereby certify that this instrument was filed for record in my office on
By Doputy 2. Sea Willley Register of Deeds.