OIL AND GAS LEASE RECORD Remaid War 7-191	
Forma, Series 1908-Approved April 20, 1908, Acyclic Color of the Series 1908-Approved April 20, 1908-Approved Approved April 20, 1908-Approved Approved	
a. Lull Bond Gilley of Jeles	Mation, party of the first part, hereinafter designated as less or, and specific and the second part, hereinafter
	of the royalties, evenants, stipulations, and conditions hereinatter contained, and hereby agreed to be used, for the term of five years from the date of the approval hereof by the Secretary of the Anterior, atturn gas in or under the following-described tract of land, lying and being within the county of the Anterior, atturn gas in or under the following-described tract of land, lying and being within the county of the Anterior, and the gas atturned to the county of the Anterior, and the county of the Anterior, and the county of the Anterior, and the county of the coun
of the Indian Meridian, and containing	more or less, with the exclusive right to prospect for, extract, pipe, store, and remove oil and natural to carry on the work of prospecting for, extracting, piping, storing, and removing such oil and natural vives, a sufficient supply of water to carry on said operations, and also the right to use, free of cost, Union Agency, Muskogec, Okla., for the lessor, as royalty, the sum of
of this lease by the Secretary of the Interior, and on failure so to do this lease becomes all and void inlying the drilling of said well for not exceeding five years from the date of the opproval of the leave, Okla, for the use and benefit of the lessor (subject to the limitations and conditions herein year, the geompletion of such well is delayed, payable on or before the end of each year; but lesses or	i: PROVIDED, HOWEVER, there is reserved and granted to the losses the right and privilege of de- pure by the Secretary of the Interior by paying to the United States Indian Agent, Union Agency, Mus- differ contained), in addition to said advance royalty, the sum of one dollar per acro per annum for each may be required to drill and operate wells it offset paying wells on adjoining tracts and within three
shall be a lien on all implements, tools, morable machinery, and all other personal cinttels used in rity for payment of said royalty. The lessee may at any time, by paying to the Indian Agent all amounts then due as profurther obligations or liability hereunder; PROVIDED, if this lease has been recorded, lessee shall in event restrictions are removed from all leased premises, the lessee may surrender all the undow which surrender shall not effect the terms hereof as to each producing well and ten acres of said print surrendered and record a cancellation of premises surrendered. S. This lease shall be subject to the regulations of the Sceretary of the Interior, now or lease: PROVIDED, HOWEVER, that no regulations and cafter the approval of this lease, affecti	is no weste on the said land and suffer none to be committed upon the portion in his occupancy or use, of this losse to lessor or to whomsever shall be lawfully entitled thereto, unwouldable manufacts extring the said term by the said lessee, but said buildings and improvements shall remain a part of said care the tools, dericks, boliers, bolier houses, pipe lines, pumping and drilling putifix (nules, perty of the lessee, and may be removed at any time prior to sixty days after the termination of the der lessee's control, nor allow any intoxicating liquors to be said or given away for any purposes on signal before abandoning any well shall securely plug the same so as effectually to sint off all water operating said property, and upon all of the unsoid of obtained from the land herein leased, as secunicide herein and the further sum of one dollar, surrender and cancel this lease and be relieved from all execute in release and record the same in the proper county recording office; PROYDED, FUITHIER, longed portion thereof, by paying the lessor all amounts then due and the further sum of one dollar, surrender and the and the further sum of one dollar, emisses as nearly in square form as possible next confusious to and surrounding each of said wells, recatter 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 gas leases, the rates of royalty or payments thereunder, or the
shall have the right, at any time after thirty days notice to the lesses specifying the terms conditions of this place to right, at may time after thirty days notice to the lesses specifying the terms conditions with the special to take immediate possessions. Unless that the lesses are conditions with the special terms and conditions of the special terms and the special ter	
Two witnesses to execution by lessor:	David Billy (SEAL) The long Dulling Blown any area (SEAL) Mitest: Fred m. Meely Recy. (SEAL)
P.O. Enfanta Okla. P.O. Enfanta Okla. Two withoses to exception by lesses: N. G. Rethuran P.O. Tulsa, Oklahama P.O. Tulsa, Oklahama.	
2n911 f-1	Commission to the Five Civilized Tribes. man, insert "June 30, 1902, 32 Stat. L., 500;" and if a mixed-blood Cherokee or Cherokee freedman,
on this. 7th day of Januarany. 1911. per	in in the second of the second
to me known to be the identical person	
(My commission expires. January 4	No partinent of the Interior Main Public Leffered
U. S. INDIAN SERVICE	WASHINGTON, D. C.,
UNION AGENCY MICSKOOED, OKLA, Let 2.7	approvede 67 Hambe
The within lease is forwarded to the Commissioner of Indian Affairs with recommendation that it be	Nehartinent of the enterior 1. Commissioner. Webartinent of the enterior 11. 10.1.1
Lana H. Felzey W. Stridian Agent	Frank Pilate Secretary of the Interior MOD