## OIL AND GAS LEASE RECORD

OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT  Cherokee Nation, Oklahoma	
This Indenture of Lease, Made and extered into in quadruplicate on this 13.	and the state of the
full blood leitizen of the the Tulsaco Och	Nation, party of the first part, hereinniter designated as lessor,
ignated as lessee, under and in pursuance of the provisions of the act of Congress approved. Ync.  1. The lesser, for and in consideration of one dollar, the receipt whereof is acknowledged, and of d. observed, and performed by the lessee, does hereby demise, grant, lesse, and let unce the lesser, as much longer thereafter as oil or gas is found in paying quantities, all the oil deposits and nature.	
d, observed, and performed by the lessee, does hereby demise, grant, lesse, and lot unto the lesse as much longer thereafter as oil or gas is found in paying quantities, all the oil deposits and nate and state of Oklahoma, to wit:  The	so, for the term of hip years from the date of the approval hereof by the Secretary of the Inte- ural gas in or under the following-described tract of Janu, lying and being within the coun
of Section	2.5, Township
he Indian Meridian, and containing	e carry on the work of prespecting for, extracting, riping, storing, and removing such oil and an isse, a sufficient supply of water to carry on said operations, and also the right to use, free of loss, a sufficient supply of water to carry on said operations, and also the right to use, free of loss, as the supply of the s
and natural gas as luck so far as necessary to the observation and operation or sout property.  2. The lesses hereby agrees to pay or cause to be paid to he fulfilled States Indian Agent, United to the greek proceeds of all crude off extracted from the said and facel payment to be made the contract of the greek proceeds of the contract of the greek procedure of the following the contract of the greek procedure of the following the contract of the greek procedure of the following the greek provided there be surplus gas produced on said premises over and it, which can not profitably be utilized at the rate herein prescribed, shall not work a forfeiture of the greek procedure of the	ubic feet or less per day of twenty-four hours, one hundred and fifty dollars per annum, and w to feet or major fraction thereof. The lessor shall have the free use of gas for domestic purpos I above enough to fully operate the same. Failure on the part of the lessee to use a gas-produ- his lesse so far as the same relates to mining oil, but if the lessee desires to retain gass-producing from which is not muleted or not utilized otherwise than for operations under this lesse, the
ment to become due and to be made within thirty days from the date of the discovery of gas.  3. Until a producing well is completed on said premises the lessee shall pay or cause to be paum, annually, in advance, for the list and second years; thirty cents per acro yer annum, annually divance, for the fifth year; it being understood and agreed that said sums of money so paid shall b	ald to the said agent for lessor, as advance annual royalty on this lease, filteen cents person y, in advance, for the third and fourth years; and seventy-five cents per acre per annum, annu e a credit on the stipulated royalties.
3. Until a producing well is completed on said premises the lesses shall pay or cause to be pa um, annually, in advance, for the lirst and second years; thirty cents per acro per annuar, annually divance, for the fifth year; it being understood and agreed that said sums of money so paid shall be 4. The lesses shall exercise diligence in sinking wells for oil and natural gas on land evered being encouraged to the Secretary of the Interior, and on failure so to do this lease becomes null and void; his lease by the Secretary of the Interior, and on failure so to do this lease becomes null and void; ing the drilling of said well for not exceeding five years from the date of the approval of the lease (sabject to the limitations and conditions hereing true expected to the limitations and conditions hereing the completion of such well is delayed, payable on or before the end of each year; but lesses may doed feet of the dictibility like delayed, payable on or before the end of each year; but lesses may doed feet of the dictibility like.	by this least, and this at least one well thereon within twelvis months from the date, of the app PROVIDED, HOWEVER, there is reserved and granted to the leases of the right and privilege to by the Secretary of the Interior by paying to the United States Indian Agent, Union Agency, or contained), in addition to said advance royalty, the sum of one dollar per zero per annum for by be required to drill and operate wells to offset paying wells on adjoining tracts and within
ulted feet of the dividing line.  5. The lesses shall carry on development and operations in a workmanlike manner, commit no good care of the same and promptly surrender and return the premises upon the termination of ted; shall not remove therefrom any buildings or permanent improvements creeted thereon during and become the property of the own, as nort of the consideration for this lesse, ex	no weste on the said land and suffer none to be committed upon the portion in his occupancy of this lease to lesser or to whomseever shall be lawfully entitled thereto, unavoidable casualtic ag the said term by the said lessee, but said buildings and improvements shall remain a part of keepling the tools, dericks, beiers, boiler houses, pipo Jines, pumping and drilling outlist, it
5. The Jesses shall carry on development and operations in a workmanlike manner, commit a good care of the same and promptly surrender and return the premises upon the termination of a good care of the same and promptly surrender and return the premises upon the termination during the same of the same of the same part of the consideration for this lease, express and machinery, and the casing of all dry or exhausted wells, which shall remain the proper by forfeiture or otherwise, shall not permise and intermination of the same properties of the same of the premises of the properties of the same of the properties of the same of the premises of the same of t	rty of the lessee, and may be removed at any time prior to axity days after the termination or ressee's control, nor allow any intexicating liquors to be sold or given away for any purpos and before abandoning any well shall securely plug the same so as effectually to sint off all varies dates, purphases and the schole grount of all wind or removed; and all sames due as
<ol> <li>The lessee shall keep an accurate account of all oil-mining operations, showing the sales, p ll be a lier on all limplements, tools, movuble machinery, and all older personal chattels used in op for payment of said royalty.</li> <li>The lessee may at any time, by paying to the Indian Agent all amounts then due as provide her obligations or limbility hereunder, PROVIDED, if this lease has been recorded, lessee shall ex</li> </ol>	
The provides of such that the subject of the provides the subject of the subject	ped portion thereot, by paying the resportant amounts then due and the intrier sum of one di isses as nearly in square form as possible next contiguous to and surrounding each of said a lifter in force, relative to such leases, all of which regulations are made a part and condition of either the length of term of oil and gas leases, the intries of royalty or payments thereunder, o
9. Upon the violation of any of the substantial terms and conditions of this lease, the secretal ill have the right, at any time after thirty days' notice to the lessee specifying the terms or condition to take immediate possession of the land.	ry of the Interior for lessor, in event restrictions are removed as provided in paragraph 12 neons violated, to declare this lesse null and void, and the lesser shall then be entitled and nu
10. Before this lease shall be in force and effect the lesses shall (umbs) a bond with responsible, which bond shall be deposited and remain on file in the Judian Office.  11. Assignment of this lease or any interest therein may be made with the approval of the set only be qualified to bold such a lease under the rules and regulations, and furnish a bond with renance of the covenants and conditions of this lease.	ecretary of the Interior, it being understood that to secure such approval the proposed assisponsible surety to the satisfaction of the Secretary of the Interior, conditioned for the faithful
12. In event restrictions on allocation shall be removed from all the leasehold premises describase to take effect without further agreement, from the data such restrictions are removed, and the se, and all payments required to be made to the United States Indian Agent shall thereafter be may of the Interior applicable to fill and gas feases shall not apply to this lease.	bed above, this lease shall be released from the supervision of the Secretary of the Interior, reupon the authority and power delegated to the Secretary of the Interior as herein provided ade to lessor or the then owner of said land; and changes in regulations thereafter made by the
13. Each and every clause and sevenant of this indenture shall extend to the heirs, executors,  14. In witness every clause and parties have hereunto subscribed their names and affixed their  ATTEST:	, administrators, successors and invitil manages of the parties needs.  recals on the day and year first above mentioned.
Two witnesses to execution by lessor?	Tulsaco Oil Ta Eo
B. C. Clase	OD In Cornell Oresident
Lelia Dawhing	
Two witnesses to execution by lessee;	
Tulsa, Okla	
'Here insert full-blood, mixed-blood, internarried, or freedman, as shown by the rolls of the Co 'HI a full-blood, insert 'April 20, 1996, 34 Stat. I., 137;" if a mixed-blood Greek or Greek freedmant 'July I, 1903, 23 Stat. I., 716."	mmission to the Five Civilized Tribes. m, insert "June 30, 1923, 32 Stat. L., 500;" and if a mixed-blood Cherokee or Cherokee freed
ate of Oklahoma, County of before me, B. t. Co	Rose a Natary Public in and for said county and s
his day of may 1911 person	sally appeared.
to me known to be the identical person	who executed the sithin and foregoing lease, and acknowledged to me that
(My commission expires. July 25 191/)	Seal J. B. C. Close Maling Publ
DEPARTMENT OF THE INTERIOR	OFFICE OF INDIAN AFFAIRS  WASHINGTON, D. C.,
U. S, INDIAN SERVICE UNION AGENCY	Respectfully submitted to the Secretary of the Interior, with recommendation that
MUSICOURS, ORLA,	Commission
The within lease is forwarded to the Commissioner of Indian Affairs with recommendation it but	Washington, D. C,ii
my report of even date.	
	Secretary of the Interior