## OIL AND GAS LEASE RECORD

OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMEN  Office of release of the Allother of the second part of the first part, hereigneter designated as lessee, under and in pursuance of the provisions of the aut of Carlother Allowards and in pursuance of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the aut of Carlother Allowards and of the provisions of the authority and and period paid in prying quantities, all the oil deposits and nuturity as in or under the following-described tract of land, lying and being within and State of Oklahoma, to-wite: The allowards are allowards and state of Oklahoma, to-wite: The allowards are allowards and state of Oklahoma, to-wite: The allowards are allowards and state of Oklahoma, to-wite: The allowards are allowards and state of Oklahoma, to-wite: The allowards are allowards and state of Oklahoma, to-wite: The allowards are allowards and state of Oklahoma, to-wite: The allowards are allowards are allowards and state of Oklahoma.	17 1911 17 1911
a Martin for the second part designated as lessee, under and in pursuance of the provisions of the act of Congress approved Martin for evaluations, and conditions hereinanteer contained, and hereinanteer opinion, observed, and optimized the form of two general part from the designation of one dollar, the receipe whereof is acknowledged, and obtains the revention of the provisions of the act of Congress approved Martin for an act of the provisions of the act of and as much logger for the terms of two years from the date of the act of the act of and as much logger for the act of	47-1911
a Martin for the second part designated as lessee, under and in pursuance of the provisions of the act of Congress approved Martin for evaluations, and conditions hereinanteer contained, and hereinanteer opinion, observed, and optimized the form of two general part from the designation of one dollar, the receipe whereof is acknowledged, and obtains the revention of the provisions of the act of Congress approved Martin for an act of the provisions of the act of and as much logger for the terms of two years from the date of the act of the act of and as much logger for the act of	470
a Martin for the provisions of the act of Congress approved Martin for adjustations, and conditions hereinanteer contained, and hereinanteer opening observed, and of the revealities, overanuts, attipulations, and conditions hereinanteer contained, and hereinanteer opinion, observed, and opening for and in consideration of one dollar, the receipt whereof is acknowledged, and of the revealities, covenants, attipulations, and conditions hereinanteer contained, and hereinanteer contained and hereinan	1700
a Matter for the provisions of the act of Congress approved Many 1. The lessor, for and in consideration of one dollar, the receipt whereat is acknowledged, and of the royalties, covenants, atipulations, and conditions hereinanteer contained, and hereinanteer contained and hereinanteer con	
designated as lessee, under and in pursuance of the provisions of the act of Congress approved the provisions of the consideration of one dollar, the receipts whereof is necknowledged, and of the repulsion, act and hereby paid, observed, and performed by the lessee, does hereby assumed, grant, lease, and let unto the lessee, for the term of five years from the date of the approval hereof by the Secretary of and as much longer thereafter as oil or gas is found in paying quantities, all the oil deposits and natural gas in or under the following-described tract of land, lying and being within and State of Oklahoma, to-wite The.	y and between
designated as lessee, under and in pursuance of the provisions of the act of Congress approved the provisions of the consideration of one dollar, the receipts whereof is necknowledged, and of the repulsion, act and hereby paid, observed, and performed by the lessee, does hereby assumed, grant, lease, and let unto the lessee, for the term of five years from the date of the approval hereof by the Secretary of and as much longer thereafter as oil or gas is found in paying quantities, all the oil deposits and natural gas in or under the following-described tract of land, lying and being within and State of Oklahoma, to-wite The.	ns lessor, and
designated as lessee, under and in pursuance of the provisions of the act of Congress approved Alexander and the Congress and the Cong	
	witnesseth
	the Interior, the county of
70.2	
of Section Jb Township & L Range A D. C.	Ž
of the Indian Meridian, and containing.  of the Indian Meridian, and containing.  errors, more or less, with the exclusive right to prospect for, extract, pipe, store, and remove of 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 gas, also the right to obtain from wells or other sources on said land, by means of piles or otherise, a sufficient supply of water to carry on said operations, and also the right to use of the supervise, a sufficient supply of water to carry on said operations, and also the right to use of the supervise, a sufficient supply of water to carry on said operations, and also the right to use of the supervise of the supe	il and natural oil and natural e, free of cost,
2. The lesses hereby agrees to pay or cause to be paid to the United States Jodian Agent, Union Agency, Muskogee, Okla., for the lesses, as royalty, the sum of	a each gas-pro-
the capacity is more than thee million cubic feet for chapter is rested at large million cubic feet or less per day of twenty-four nours, one madred and fitty dollars per name the capacity is more than three million cubic feet for any, fitty dollars for each adding a light of the feet of the feet of the feet of past for domestic the capacity is more than three million cubic feet or many in the feet and of past for domestic the feet of	io purposes in gas-producing
lieges, lessee shall pay a rental of fifty dollars per annum in advance on each gas-producing well, gas from which is not marketed or not utilized otherwise than for operations under this payment to become due and to be made within thirty days from the date of the discovery of gas.	lease, the first
annum, annually, in advance, for the first and second years; thirty cents per annum, annually, in advance, for the fifth year; it being understood and agreed that said sums of money so paid shall be a credit on the adjusted royalties.	ium, annually,
4. The lessee 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 menths from the date of this lessee the right and the lesse of the lessee the right and the lessee the right and the land of the land of the lessee the right and the land of the land of the lessee the right and the land of	privilege of de-
year the completion of such well is delayed, psychio on or before the end of each year; but lessee may be required to dill and operate wells to effect paying wells on adjoining tracts and hundred feet of the dividing line.	d within three
take good care of the same and promptly surrender and return the premises upon the termination of this lease to lessor or to whomsever shall be jawnilly entitled thereto, unavoidable cepted; shall not remove therefrom any buildings or permanent improvements erected thereto, during the said term by the said lesse, but said buildings and improvements shall remained and entitle to the consideration of this lease, occepting the tools, derived, builder, builder, buildings and improvements shall remained and efficiency to the own lease to the consideration of this lease, occepting the tools, derived, builder, buil	casualties ex- a part of said outfits, tanks.
insured feet of the dividing line.  5. The lessee shall carry on development and operations in a workmanlike monner, commit no waste on the said land and suffer none to be committed upon the portion in his case.  1. The lessee shall carry on development and return the premises upon the termination of this lease to lessee or to whomesweet shall be instally entitled thereto, native the land of the considerable of the lessee of the same and promptly entitled thereto, native the land of the lessee of the land of the land of the land of the lessee of the land o	ination of the ly purposes on it off all water
from the oil-bearing stratum, or in the manner required by the laws of the State of Oklahom.  6. The lessee shall be a lieu on all implements, tools, movable machinery, and all other personal chattels used in operating said property, and upon all of the unsold oil obtained from the land herein latter property of the unsold of obtained from the land herein latter property.	due as royalty cased, as secu-
ity for payment of said royalty.  7. The lessen may at any time, by paying to the Indian Agent all amounts then due as provided herein and the further sum of one dollar, surrender and cancel this lesse and be related in event restrictions are removed from all lessed premises, the lessen may surrender all the undeveloped portion thereof, by paying the lessen all amounts then due and the further sum 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 nock configuous to and surrounding each	lieved from all
in event restrictions are removed from all leased premises, the lesses may surrender all the undeveloped portion thereof, by paying the lesses all amounts then due and the further sum 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 contiguous to and surrounding each and execute and record a cancellation of premises surrendered.	of one dollar, of said wells,
8. This lease 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 correspond to this lease; PROVIDED, HOWEVER, 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 there are a superposed by the regulations and conditions of this lease.	eunder, or the
shall have the right, at any time after thirty days' notice to the lesses specifying the terms or conditions violated, to declare this lesse and and the lesses shall then be entitled in paragraphy.	ed and author
10. Before this lease shall be in force and effect the lessee shall formish a bond with responsible surety to the satisfaction of the Secretary of the Interior, conditioned for the performance of the secretary of the Interior, conditioned for the performance of the Secretary of the Interior, conditioned for the performance of the Secretary of the Interior, conditioned for the performance of the Secretary of the Interior, conditioned for the performance of the Secretary of the Interior, conditioned for the Interior of the Interior	rmance of this
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 prop 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 formance of the covenants and conditions of this lease.	ie faithful per- Interior, such
12. In event restrictions on alignation shall be removed from all the Jeaschold premises described above, this lease shall be released from the supervision of the Secretary of the Interior applicable to the made to the United States Indian Agent shall thereafter be made to lessor or the then owner of said land; and changes in regulations thereafter made and the Interior applicable to oil and gas leases shall not apply to this lease.	provided shall de by the Sec-
<ol> <li>Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors and lawful assigns of the parties hereto.</li> <li>In witness whereof, the said parties have hereunte subscribed their names and affixed their scals on the day and year first above mentioned.</li> </ol>	V.
ATTEST: Q Townsand Midorely blom o Cabert Free	(SEAT)
Two witnesses to execution by lessor: (Levelary May) Duquesnu Oil & Jas 60.	(SEAL)
Henry W. Perry man By a M. Brish Live Breadent	(BEAL)
P.O. Oulsain Ophlar Olice President	
Charles R. Tulmone	# 6
Two witnesses to execution by lessee;	1
O & Laffer	
P.O. Etilsas Okla	-
Af Janger	
P.O. Lulear I Kla.	1
"Here insert full-blood, insert-hold, internarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes.  "If a full-blood, insert "April 20, 1906, 34 Stat. L., 137;" if a mixed-blood Creek or Creek freedman, insert "July 1, 1902, 32 Stat. L., 500;" and if a mixed-blood Cherokeo or Cherol insert "July 1, 1902, 32 Stat. L., 716."	kee freedman,
State of Oklahoma, County of Callad , , ss. 5-2 43	
before me O hearles R. Ellicite of a Molary Sullicin and for said coun	ity and State,
on this 13 day of Western Will personally appeared of Control of Stages	
to me known to be the identical person who executed the within and foregoing lease, and asknowledged to me that Z	2
executed the same as	
(My commission expires, Oct -1-19/32 101 )	ary Public.
DEPARTMENT OF THE INTERIOR OFFICE OF INDIAN AFFAIRS	
U. S. INDIAN SERVICE  Respectfully submixed to the Secretary of the Inferior, with recommendati	
MUSKOOPE, OKLA, Jane 12/21/19.	
The within lease is forwarded to the Commissioner of Indian Affairs with recommendation	mmissioner.
that it bo. Approved.  Soo my report of your date.  Approved.  Approved.  Approved.	19.//.
Dandy Geley 1 +0 Frank Pierce	- cust.
United State If . Indian Assault permitted First according to the	ne Intefior.
State of Oklahoma, Tulsa County, Tulsa, Okla.  I hereby certify that this instrument was filed for record in my office on	ar.
	ster of Deeds.
By. Deputy J. Alb Walkley Regis	and the second of the second o
By. Deputy H.C. W. alkeling Regis	