OIL AND GAS MINING LEASE

UPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY.

This Indenture of Lease, Made and entered into, in quadruplicate, on this D. 10 & G by and between Jean Made and entered into, in quadruplicate, on this	
D. 19 d. Q by and between J. E. B. J. G. Briss D. S.	5th day of February
	(Copartisent), the Interest
그래프리아 등에 가는 사람들은 바로 가는 하는 것이 되었다. 아들이 아들은 그들은 이렇게 되었다. 그 그 그들은 그는 그를 가는 것을 하는 것이 살아 되는 것이 그 모든 사람들이 살아 없다.	The advigument of they sear
N-001-19 1. T.	no fun sify and the 1/2 of sig
Dalle and State of the first part	, and sely section so township
the state of the s	To north range Betil
With the first the control of the co	conficted the regulations of file
Fudependence Hansas party	of the second part, under and in pursuance of the provisions of
tion 72 of the act of Congress approved July 1, 1902, and the regulations prescribed by the Secretary of the	
WITNESSETH, That the part of the first part, for and in consideration of the royalties, covenant eed to be paid observed, and performed by the part of the second part becomes and	s, stipulations, and conditions bereinafter contained, and hereby assigns, do safereby demise, grant, and let unto the part
the second part, as a least success and assigns, for the term of Piffer years from	the date hereof, all of the oil deposits and natural gas in or under
following described tract of land, lying and being within the Cherokee Indian Nation and within the India	in Territory, to-wit: The S/2 of the 21/2
the SE/4 and The U/2 by the S/2 by	and the deal of f
	ange Kill Earl (13) East, of the Indian
right to prospect for, extract, pipe, store, refine and remove such oil and natural gas, and to occupy and t	neres, more or less, with
essary to carry on the work of prospecting for, extracting, piping, storing, refining, and removing such c	oil and natural gas, including also the right to obtain from wells
other sources on said land, by means of pipe lines or otherwise, a sufficient supply of water to carry on sa	
i natural gas as fuel so far as it is necessary to the prosecution of said operations. In consideration of which the part	Ceirs eleculore administrators
coyalty the sum of ten per cent of the value, on the leased premises, of all crude oil extracted from the	said land, and if the parties do not, before the tenth day of the
nth succeeding its extraction, agree upon the value of the crude oil on the lensed premises, the value theret	
he Interior in such manner as he shall prescribe, and to so pay the royalty accruing for any month on or be	
value of the crude oil fluctuates, the average value during the month shall constitute the criterion in ach year, one hundred and filty dollars royalty on each gas-producing well, the lessor to have free the u	
ach year, one nundred and mity dollars royalty on each gas-producing well, the lessor to have tree the u mises. But failure on the part of the lessee to use gas-producing well, where the same can not be reason	
his lense so far as the same relates to mining oil, but il the lessee desires to retain gas-producing privileges.	Shall pay a royally of fifty dollars per annum on each
-producing well not utilized, the first payment to become due and to be made within thirty days from t	the date of the discovery of the gas, payments thereafter for such
Is to be made in advance at the first of each succeeding year, dating from the first payment. Keins And the part of the second part further agree and binds a limit of the second part further agree and binds a limit of the second part further agree.	executors administrational
And the particular the second part further agree as and philosophic and assigns	
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