

OIL AND GAS MINING LEASE

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

[Section 72, Act of July 1, 1902, 32 Stat., 716, 726.]

A. D. 19 10, by and between Jaspen a having Musculian of Muse Chia	ney a music
And June 32, 1902	
of Collins Ill India Tanting, party of the first part, and Susker	1 Cil and
Selected & Gold Hall of the Control	
the formation and the second s	
and the contraction of the contr	
of Market gell, A said the second part, under a	nd in pursuance of the provisions
section 72 of the act of Gongress approved July 1, 1902, and the regulations prescribed by the Secretary of the Interior thereunder.  WITNESSETH, That the partof the first part, for and in consideration of the royalties, covenants, slipulations, and conditions.	ons hereinafter contained, and here
agreed to be paid, observed, and performed by the part and of the second part, successors and assigns, do thereby demi	se, grant, and let unto the part
of the second part, successors and assigns, for the term of second part, years from the date hereof, all of the oil	deposits and natural gas in or und
he following described tract of land, lying and being within the Cherokee Indian Nation and within the Indian Territory, to-wit: The-	and the second s
that settlement quarter	and the second s
of Section 10 North, range 136	
Meridian, and containing Liff Mally	acres, more or less, wi
the right to prospect for, extract, pipe, store, refine and remove such oil and natural gas, and to occupy and use so much only of the surfice and remove such oil and natural gas, and to occupy and use so much only of the surfice and the	and the first term of the contract of the cont
secessary to carry on the work of prospecting for, extracting, piping, storing, refining, and removing such oil and natural gas, including other sources on said land, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and including	
ind natural gas as fuel so far as it is necessary to the prosecution of said operations.	
In consideration of which the partof the second part hereby agree and bind	
s royalty 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 parli nonth succeeding its extraction, agree upon the value of the crude oil on the leased premises, the value thereof shall finally be determined	
f the Interior in such manner as he shall prescribe, and to so pay the royalty accruing for any month on or before the twenty-fifth day	
he value of the crude oil fluctuates, the average value during the month shall constitute the criterion in computing the royalty; and	to pay in yearly payments at the e
f each year, one hundred and fifty dollars royalty on each gas producing well, the lessor to have free the use of gas for lighting and w	residence on t
oremises. But failure on the part of the lessee to use gas-producing well, where the same can not be reasonably utilized at the rate so not less that have a royal shall pay a	rescribed, shan not work a fortest ty of fifty dollars per annum on ea
as-producing well not utilized, the first payment to become due and to be made within thirty days from the date of the discovery of t	he gas, payments thereafter for su
wells to be made in advance at the first of each succeeding year, dating from the first payment.	
And the part wood the second part further agreed and binds successors and assigns, to pay or cause to be paid	나는 경기를 가는 경기를 가지 않는 것이 되었다. 그 살아 가게 되었다.
royalty on this lease, the sums of money as follows, to-wit: Fifteen cents per acre per annum, in advance, for the first and second years; advance, for the third and fourth years; and Seventy-five cents per acre per annum, in advance, for the fifth and each succeeding year	
lease is to run; it being understood and agreed that said sums of money so paid shall be a credit on the stipulated royalties should the same	exceed such sums paid as advanc
royalty, and further, that should the part of the second part neglect or refuse to pay such advanced annual royalty for the period	of sixty days after the same becom
due and payable, then this lease shall, at the option of the lessor, be null and void, and all royalties paid in advance shall become the	
and to drill at least one well thereon within twelve months from the date of the approval of the bond by the Secretary of the Interior, and	
part fail, neglect, or refuse to drill at least one well within the time stated, this lease may, in the discretion of the Secretary, be declared	null and yold, with due notice to t
lessee and proof of the default; and said part	ossible extent, unavoidable casual!
excepted; to commit no waste upon the said land and to suffer no waste to be committed upon the portion in	e; to take good cure of the same a be lawfully entitled thereto; and a
o remove therefrom any buildings or improvements crected thereon during the said term by the said part. Of the second part, but sa	id buildings and improvements sh
remain a part of said land and become the property of the owner of the land as a part of the consideration for this lease, in addition to the	other considerations berein specific
excepting that tools, boilers, boiler-houses, pipe-lines, pumping and drilling outlits, tanks, engines, and machinery, and the casing of al	
the property of the said partof the second part, and may be removed at any time before the expiration of sixty days from the termi will not permit any nuisance to be maintained on the premises under	viven away for any purposes on su
premises; that will not use such premises for any other purpose than that authorized in this lease, and that before abandoning	
olug the same so as to effectually shut off all water above the oil-bearing horizon.	
And it is mutually agreed and understood that no sublease, assignment or transfer of this lease or of any interest therein or thereund	
without the written consent thereto of the lessorand the Secretary of the Interior first obtained, and that any such assignment or	transfer made or attempted witho
uch consent shall be void.  And the said part	of all oil mining operations, showi
he whole amount of oil mined or removed; and all sums due as royalty shall be a lien on all implements, tools, movable machinery, and	other personal chattels used in sa
prospecting and mining operations, and upon all of the oil obtained from the land herein leased, as security for the payment of said royalt	
And the partof the second part agree that this indenture of lease shall in all respects be subject to the rules and regulation	i heretofore or that may hereafter
awfully prescribed by the Secretary of the Interior relative to oil and gas leases in the Cherokee Nation.  And the said part	
sublessees, beirs, executors, administrators, suc	
povenants, stipulations, or provisions of this lease, or fail for the period of sixty days to pay the stipulated monthly royalty provided for	
part shall be at liberty, in discretion, to avoid this indenture of lease and cause the same to be annulled, when all the right	
party of the second part, subjessees, heirs, executors, administrators, successors, or assigns hereunder shall cease and end with the lessee	선물 그 그 그 생물이 되었다. 그 살아 있었다는 그 집에 생각하는 하는 것이 없어 없었다. 그 그리
may at any time thereafter, with the approval of the Secretary of the Interior, surrender and wholly terminate this lease upo	
t all then existing obligations bereunder: Provided, however, That approval of such surrender by the Secretary will be	
pproval of the alienation of the land is required by law.	

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