COMINATE SECRETARY OF THE INTERIOR.

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Have Recined may 20, 19 Dill 34 365

day of December,

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

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

This Indenture of Lease, Made and entered into, in quadruplicate, on this 25 He.

of Tules Cherokee Detion, Indin Tourity, party of the first part, and

William H. Willikin

of <u>part</u> of the second part, under and in pursuance of the provisions of section 72 of the act of Congress approved July 1, 1902, and the regulations prescribed by the Secretary of the Interior thereunder.

.of the second pa d to be paid, observed, and performed by the parti-...hereby demise, grant, and let unto the part and assigns, for the term of lteen D nd part his heise -years from the date hereof, all of the oil deposits and natural gas in or of the s described tract of land, lying and being within the Oherokee Indian Nation a west of and construct for morthurse for rothe Indian Nation and within the Indian Territory, to-witr The the following mutheast contheast to and southeast of te of Hortz

of Section lightlear (2) North, range the finding acres, more or less, with Meridian, and containing acres, more or less, with 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 surface of said land as may be reasonably necessary to carry on the work of prospecting for, extracting, piping, storing, refining, and removing such oil and natural gas, including also the right to obtain from wells or other sources on said land, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and including still further the right to use such oil

and natural gas as fuel so far as it is necessary to the prosecution of said operations. In consideration of which the part for of the second part hereby agreed and binds for the fact second part hereby agreed and binds for the second part hereby agreed and binds for the said land, and if the parties do not, before the tenth day of the month succeeding its extraction, agree upon the value of the crude oil 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 month succeeding its extraction, agree upon the value of the crude oil on the leased premises, the value thereof shall finally be determined under the direction of the Secretary of the Interior in such manner as he shall prescribe, and to so pay the royalty accruing for any month on or before the the twenty-fifth day of the month succeeding, and where the value of the crude oil fluctuates, the average value during the month shall constitute the orderon in computing the royalty; and to pay in yearly payments at the end of 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 warming for a prescribed, shall not work a forfeiture of this leases of ar as the same relates to mining oil, but if the lessee desires to retain gas-producing privileges from the discovery of the gas, payments thereafter for such wells to be made in advance at the first of each succeeding year, dating from the first payment.

wells to be made in advance at the first of each succeeding year, dating from the first payment. And the part of the second part further agrees, and binds from the first payment. Toyalty on this lease, the sums of money as follows, to wit: Fifteen cents per arre per annum, in advance, for the first and second years; Thirty cents per arre per annum, in advance, for the fifth and each succeeding year thereafter of the term for which this 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 advanced royalty, and further, that should the part further agreed that said sums of money so paid shall be a credit on the stipulated royalty for the period of sixty days after the same becomes 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 money of the lessor.......

And it is mutually agreed and understood that no sublease, assignment or transfer of this lease or of any interest therein or thereunder can be directly or indirectly made without the written consent thereto of the lessor......and the Secretary of the Interior first obtained, and that any such assignment or transfer made or attempted without such consent shall be void.

And the said part ______ of the second part further covenant _______ and agree that ______ will keep an accurate account of all oil mining operations, showing the 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 said prospecting and mining operations, and upon all of the oil obtained from the land herein leased, as security for the payment of said royalties."

And the part 4. of the second part agree 4 that this indenture of lease shall in all respects be subject to the rules and regulations heretolore or that may hereafter be lawfully prescribed by the Secretary of the Interior relative to oil and gas leases in the Cherokee Nation.

And the said part f....of the second part expressly agrees that should fill

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sublessees, heirs, executors, administrators, successors, or assigns, violate any of the covenants, stipulations, or provisions of this lease, or fail for the period of sixty days to pay the stipulated monthly royalty provided for herein, then the part of the first part shall be at liberty, in <u>here</u> discretion, to avoid this indenture of lease and cause the same to be annulled, when all the rights, franchises, and privileges of the party of the second part, <u>here</u> sublessees, heirs, executors, administrators, successors, or assigns hereunder shall cease and end without forther proceedings.