

OIL AND GAS MINING LEASE

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

	[Secti	on 72, Act of July 1, 1902,	82 Stat., 716, 726.]		
N d This In	denture of Lease, Made 1	and entered into, in quadrup	icate on this 22 nd	day of Setten	As 1
D. D. J. by and	하는 선생님 이 나라들이 사랑 위한 모든 하게 하는 때문문에	and the state of t			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
7 1 111	our construction of the	ova Amitto J	huson	magangani ganggabanga arang dan	
8 1 8 3 0 1				nangan managan menangan pangan pangan salah s	
y property	at () Andrew	party o	f the first part, and		
W CIVIN	William al C	Theart.			
			teritoria de la composição	der belgeringsbirger (harrieren er plante gereiner bijdere vorresteren	<u> </u>
E Williams	Jurgy Val	(II	t, under and in pursuance of t	the provisions o
	Congress approved July 1, 1902, and the r				ned, and hereby
agreed to be bald, obser	ved, and performed by the part of	the second part, here here	uccessors and assigns, do ther	eby demise, grant, and let unt	o the part
of the second part, Zeece	successors and assigns, for the te tract of land, lying and being within the	erm of fifteen (S)	years from the date hereof, all	of the oil deposits and natural	gas in or unde
The standard in Consequence	The state of raint, rying and peing within the	Cherokee Indian Madon and w	ithin the Indian Territory; to-wit	Thousand the state of the state	
MAN THE STATE OF THE	with half of the	southeast g	uarted		
0 4 11 11 131	de proprieto como conserva antico de conserva antico de conserva antico de conserva antico de conserva antico			ng nakana ngagagang digadik sinin sa araba panis tenga pikulah sa	ka ka ka a jiga na a a a a a a a a a a a a a a a a a
of Section 18 Janes	township	werly onel	2) North, range Livel	wells En	st, of the Indian
Meridian and containing	g		security and two to such only o		
	, extract, pipe, store, reans and remove s s work of prospecting for, extracting, pip				
or other sources on said	land, by means of pipe lines or otherwis	e, a sufficient supply of water	to carry on said operations, and	l including still further the righ	
	o far as it is necessary to the prosecution of which the part of the second part		his heir executor		o the lessor
	per cent of the value, on the leased pr				
	traction, agree upon the value of the crue	1 10	the second of th	A 4 TO A 4 TO A 10 A 1	Son 1 1 1 1 2 1 2 1 1 1 1 1 1 1 1 1 1 1 1
	anner as he shall prescribe, and to so pa				
of each year, one hundre	oil Michales, the average value during of and fifty dollars royalty on duch gas p	producing well, the lessor to h	ave free the use of gas for lighti	vg and warming	residence on the
premises. But failure o	n the part of the lessee to use gas-produc	cing well, where the same can	not be reasonably utilized at the	rate so prescribed, shall not w	york a forfeiture
of this lease so far as the	same relates to mining oil, but if the less utilized, the first payment to become di	see desires to/retain gas/produc us and to be made within this	ty days from the date of the disc	overy of the gas, payments the	nunum on each realter for such
and a sailer Lada in Lana		barrane Lan ira canka a a anno de	· · · · · · · · · · · · · · · · · · ·		
	of the second part further agreednnd sums of money as follows, to-wit: Fifte				
	ad fourth years; and Seventy-five cents p				
lease is to run; it being u	inderstood and agreed that said sums of r	money so paid shall be a credit	on the stipulated royalties should	the same exceed such sums pa	nid as advanced
	it should the part				
	he second part further covenant—and				
	well thereon within twelve months from	나는 살이 얼마나 아니는 사람들이 얼마를 하는데 그렇게 하는데	가게 없는 아이를 가장 하는 것이 모습니다. 하는 사람들은	\sim	and the second of the first
	use to dritt at least one well within the tin				
excepted; to commit no	waste upon the said land and to suffer no	o waste to be committed upon	the portion inoccupa	incy or use; to take good care o	of the same and
	nd return the premises upon the terminat				
20 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m 2 m	buildings or improvements erected there d and become the property of the owner				
excepting that tools, boil	lers, boiler-houses, pipe-lines, pumping s	and drilling outlits, tanks, eng	nes, and machinery, and the ca	sing of all dry or exhausted we	ells shall, remain
	part of the second part, and may be unce to be maintained on the premises un				
	will not use such premises for any of				
plug the same so as to ef	fectually shut off all water aboye the oil-	bearing horizon,			
	agreed and understood that no subigase, ent thereto of the lessorand the Se				
such consent shall be voi		or and smoller man of	, and place any such assign		
			이 생활하게 그 없는 것이 없다면 되는 사람들은 사람들이 살 것이 않는데 그렇지만데		化二氯甲基酚甲二氯甲基酚二甲基
[[[하는 사용 [하다는 사람들과 사용되는 모든 하는 하다.	mined or removed; and all sums due as r operations, and upon all of the oil obtains	반지 아이 작가에 싫었다. 이번 나는 나이는 것 같아.	일하다 사람들이 많아서 나라가 된 사람들이 하다 하나 없어 없다.	보다 된 경기 시간 시간 시간 시간 사람들이 얼마 없다.	els used in said
And the part	of the second part agree that this ind	lenture of lease shall in all resp	ects be subject to the rules and r	우리 시원국의 현생님들이 되어 있는 이번 전쟁이 하셨습니다. 이 남편 시간에 다양하다	iny hereafter be
하는 사람이들은 사람들적이 사고를 하는 점점 때문다.	ne Secretary of the Interior relative to oil		Nation.		
And the said part.	of the second part expressly agree	that should subless	ees, heirs, executors, administra	itors, successors, or assigns vi	olate any of the
	or provisions of this lease, or fail for the	period of sixty days to pay the	stipulated monthly royalty prov	vided for berein, then the parts	of the first
part shall be at liberty, in	a discretion, to avoid this i	indenture of lease and cause	he same to be annulled, when	all the rights, franchises, and I	privileges of the
	sublessees, hebs, executors				
M may at any	r time thereafter, with the approval of the	e Secretary of the Interior, sur	render and wholly terminate this	lease upon the full payment an	nd performance
at all tred than	existing obligations becomider Provide	od however That approved o	f anch gurrander he the Secreta	re will be required only during	on the time his