OIL AND GAS MINING LEASE

Coffing during 1908

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

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

A. D. 10 4 4., by and between	ff pm	ang di sanja adalah (1335) jan agar nyagya adalah di dibanan da asar		36*	
	www.	<u> </u>			Andrew Andrews
	against a second and			jang paganagan pengangan pengangan pengangan pengangan pengangan	
of Turley,	vil I as	party of the first part	, and The Clien	undaro Ol	besul
Company of Birther	illes Predetal as a	- Ameline 1 heller		1 - 1 -1	in the second
the Cawarf Indian	v Territary, and duly	ly ordanied to	Garrelm Le	usiness in	the Inde
exitor le complian	erwithithe adof box	artes approveds.	Februar 1811	901/31/800	-4941
The second	Contract of the second		of the second part, un		
goation 22 of the eat of Congress annua	oved July 1, 1902, and the regulations pre			der and in pursuan	ce or the provisions.
	Med July 1, 1902, and the regulations pre			nditions hereinafter	contained, and herel
agreed to be paid observed and perio	brmed by the partof the second pa	rt - Color royalites, covenant	assigns, do Lucreby	demise, grant, and	let unto the part
	ssors and assigns, for the term of		the date hereof, all of t	he oil deposits and	natural gas in or unde
the following described tract of land. I	ying and being within the Cherokee Indi				
Sb / Sw 4 1 16	g and the WM of In	VI of Son and	the last of	l St to an	ide the Me
ASW 14 of SE14		7 7	1. 2 1/2 6 14	141 16	
		(A)	21241	- LAW 1	en e considerar en en en establisha per a chimatri fortana
and the state of t	and the second s	·	JIN 12 21 1/10	12 121	
of Section	township, hours	North,		6,9,6	East, of the India
Meridian, and containing	1 - D-Lower All		15 16 18 18 18 18	R R acr	es, more or less, wit
	store, refine and remove such oil and na				l as may be reasonabl
necessary to carry on the work of pros	pecting for, extracting, piping, storing,	refining, and removing such	ny leaf a atura a tha th	duding also the rig	ht to obtain from wel
	s of pipe lines or otherwise, a sufficient				
	ecessary to the prosecution of said operat		16/1 X 16 1	16 6	
In consideration of which the pa	artof the second part hereby agrees:	Land bind a cheff the su	ngeekors and designal t	hay obealise to be	paid to the lessor
as royalty the sum of ten per cent of the	he value, on the leased premises, of all	crude oil extracted from the	and land and if the	parties no not, before	ore the tenth day of th
month succeeding its extraction, agree	upon the value of the crude oil on the le	eased premises, the value there	of shall finally be deter	mined buider the dir	ection of the Secretar
of the Interior in such manner as he sh	all prescribe, and to so pay the royalty a	accruing for any month on or be	fore the the twelty-lift	laday of the month	succeeding, and when
the value of the crude oil fluctuates,	the average value during the month sh	all constitute the criterion in	computing the rayalty	and to pay in year	ly payments at the en
of each year, one hundred and fifty dol	Hars royalty on each gas-producing well	, the lessor to have free the u	se of gas for lighting a	m warming	residence on the
premises. But failure on the part of t	the lessee to use gas-producing well, whe	re the same can not be reason	ably utilized at the rat	so prescribed, sha	ll not work a forfeitui
	o mining oil, lynt if the lessee desires to r				
	ret/payment to become due fand to be		the date of the discover	A of the gue, bunde	ntskhergalter før syc
	tol each succeeding year, disting from the		La M		
	part further agree and binds				
	ey as follows, to-wit: Fifteen cents per a				
	s; and Seventy-five cents per acre per a l agreed that said sums of money so paid				
	art of the second part neglect or re				
	at the option of the lessor, be null a				
지어 그들 그 물 형태를 사용하는 이번 시장이 지어 있다. 그 사람들은 그 사람들이 되었다.	t further covenant and agree to ex	4、\$P\$14.4、 4、\$P\$14、 一致10、成果20个 10、10 A 20 C 2			
	ithin twelve months from the date of the				
namb fait - new look or referee to drill at le	east one well within the time stated this	lease may in the discretion o	f the Secretary, he dee	lared null and void.	with due notice to th
lessee and proof of the default; and sai	id part of the second part agrees, to	operate the same in a workma	nlike manner to the ful	lest possible extent,	unavoidable casualtie
excepted; to commit no waste upon th	ne said land and to suffer no waste to be	committed upon the portion in	de occupancy	or use; to take good	l care of the same an
to promptly surrender and return the p	premises upon the termination of this lea	ase to the part £of the first	part or to whomsoever	shall be lawfully er	ititled thereto; and no
to remove therefrom any buildings or in	mprovements erected thereon during the	said term by the said part	of the second part, l	ont said buildings an	nd improvements sha
remain a part of said land and become	the property of the owner of the land as	a part of the consideration for t	bis lease, in addition t	o the other consider	ations herein specified
excepting that tools, boilers, boiler-hou	uses, pipe-lines, pumping and drilling ou	utfits, tanks, engines, and mac	hinery, and the casing	of all dry or exhau	sted wells shall remai
the property of the said part of the	he second part, and may be removed at a	any time before the expiration	ol sixty days from the	termination of the l	ease; that
	ntained on the premises under 116				
	e such premises for any other purpose th		e, and that before aban	doning any well	will securel
	off all water above the oil-bearing horizon				
	derstood that no sublease, assignment or				
without the written consent thereto of t	the lessorand the Secretary of the	Interior first obtained, and t	hat any such assignme	nt or transfer made	or attempted withou
such consent shall be void.					
And the said part	cond part further covenantar	nd agreed that wi	ll keep an accurate acc	ount of all oil minif	ng operations, showin
	ved; and all sums due as royalty shall b				al chattels used in said
	d upon all of the oil obtained from the la				
	part agree that this indenture of lease		t to the rules and regul	ations heretofore or	that may bereafter b
그리아 이 사람들이 가득 없는데 되어 가지 않는데 하는 그리고 하는데 이 이번 때문에	the Interior relative to oil and gas leases				
And the said part of the se	econd part expressly agree that shou	Id			
		-D-B			
	of this lease, or fall for the period of sixt				
. 프라마마 아니아 아니아 아니아 아니아 아니는 그래요 사이스 아니아 아니아 보다 보고 있다. 아니아	discretion, to avoid this indenture of l		and the contract of the second section in the con-		
	sublessees, heirs, executors, administrate				
	able and bons fide effort to find and prod	2006년에 가지 않아요 보고 보는 사람들은 사람들을 다 가는 생각이다.	经收益 化二氯化二甲基苯酚 化氯化苯酚 医电流 化二氯化二烷		
가는하는 아니 네트를 다른 수를 만들어하는 하는 것에 나왔다면 살아 하는 사람이	er, with the approval of the Secretary of ations hereunder: Provided, however,		在一种情况的主义的 经基础 医抗毒素 医抗毒素		
of all the control of	AMOUN REFERENCET: Provided, nowever.	LULE REPROVED OF SUCH SUFFER	ue, by the pecretary t	mi ne requirea oni	e cornor too time in
그 선생님들이 아이들이 아니다. 그들은 사람들은 사람들은 사람들이 되었다고 그 모습니다고 있었다.	·西德斯·雷尔斯·西尔·西斯斯·西斯·西斯·斯斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯				
그래, 살아가 하면 하는 그래, 하는 것이 살아 하는 것이 되었다. 그 그래, 그는 것 같아요.	·西德斯·雷尔斯·西尔·西斯斯·西斯·西斯·斯斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯				
approval of the alienation of the land in	·西德斯·雷尔斯·西尔·西斯斯·西斯·西斯·斯斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯·西斯				