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0.8430 Office of Indian afters (Received Oct 14, 1901.

(Received Apr - 3, 1900)

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.]

D. 1925, by and between	Henry C. Martin	and an experience of the company of the company of the content of the company of
Bharemore In	adiani Terustaly , ,	party of the first part, and Cilgrin Oil Country
		elymenture of the Cours of the United States in
Exclainthe Gullian	Devitory of Bartlewilles	Indian Territory,
ti yan saadiga waadiiniga waxii saan oo kaa ahaa ahaa ahaa ahaa ahaa ahaa ah	The second secon	Company of the grant property of the company of the
		part part of the second part, under and in pursuance of the provision
	ed July 1, 1902, and the regulations prescribed by	y the Secretary of the Interior thereunder. he royalties, covenants, stipulations, and conditions bereinafter contained, and her
reed to be paid, observed, and perior	med by the part door the second party day	successors and assigns, do hereby demise, grant, and let unto the part
		years from the date hereo, all of the oil deposits and natural gas in or un
e following described tract of land, ly	ing and being within the Cherokee Indian Nation	and within the Indian Territory, to-wit: The
marter of mortheres	muster and wettern	Uguester of rottleast quarter of routh
occurter of decion	30 and southerto great	ester of southward quarter of sintheast
Ours ASTAN July Jechen	$\omega = 31$	지 하다는 이에 아니다 아이들에게 되었어? 살아 보고 하지 않는데 그를 하는 그리지만 하다면 다 되었다.
Section	township trienly and	(2) North, range Statistics (2) Enet, of the Ind
eridian, and containing		and to occupy and use so much only of the surface of said land as may be reasona
cessary to carry on the work of prosp other sources on said land, by means	ecting for, extracting, piping, storing, refining,	and removing such oil and natural gas, including also the right to obtain from w water to carry on said operations, and including still further the right to use such
		ndv tilf successors and assigns, to pay or cause to be paid to the lessor.
		l extracted from the said land, and if the parties do not, before the tenth day of
		nises, the value thereof shall finally be determined under the direction of the Secret or any month on or before the the twenty-fifth day of the month succeeding, and wh
	도 하다 하면 된 된다. 1일 전에서 그는 등 전에 하다면서 된 기원이 된 기원이다. 그 다시 다른 다른 다음	tute the criterion in computing the royalty; and to pay in yearly payments at the
		or to have free the use of gas for lighting and warmingresidence on
		ne can not be reasonably utilized at the rate so prescribed, shall not work a forfeit
		producing privileges
		hin thirty days from the date of the discovery of the gas, payments thereafter for s
	of each succeeding year, dating from the first pay	yment. uccessors and assigns, to pay or cause to be paid to the lessor, as advanced ann
		nnum, in advance, for the first and second years: Thirty cents per acre per annum
		advance, for the fifth and each succeeding year thereafter of the term for which t
yalty, and further, that should the pa	rt	oredit on the stipulated royalties should the same exceed such sums paid as advan- ony such advanced annual royalty for the period of sixty days after the same becon- and all royalties paid in advance shall become the money of the lessor
The part of the second part	further covenant 2 and agree A. to exercise dili	gence in the sinking of wells for oil and natural gas on the lands covered by this les
d to drill at least one well thereon wi	hin twelve months from the date of the approval	of the bond by the Secretary of the Interior, and should the part of the second
		y, in the discretion of the Secretary, be declared null and void, with due notice to
see and proof of the default; and said	part	he same in a workmanlike, manner to the fullest possible extent, unavoidable casual I upon the portion in decoupancy or use; to take good care of the same :
promptly surrender and return the p	emises upon the termination of this lease to the	part of the first part or to whomsoever shall be lawfully entitled thereto; and
		n by the said part
nain a part of said land and become t	he property of the owner of the land as a part of t	he consideration for this lease, in addition to the other considerations berein specifi
		ks, engines, and machinery, and the casing of all dry or exhausted wells shall rem
		pefore the expiration of sixty days from the termination of the lease; that
		nthorized in this lease, and that before abandoning any well——will secur
	if all water above the oil-bearing horizon.	
And it is mutually agreed and uno	erstood that no sublease, assignment or transfer	of this lease or of any interest therein or thereunder can be directly or indirectly ma
그리다는 이 분들의 하지 않는 경기를 내려왔다.	e lessor, and the Secretary of the Interior	first obtained, and that any such assignment or transfer made or attempted with
h consent shall be void. And the said part of the second	nd part further covenantaland agree.	that
whole amount of oil mined or remov	ed; and all sums due as royalty shall be a lien of	on all implements, tools, movable machinery, and other personal chattels used in s
		leased, as security for the payment of said royalties.
And the partof the second [art agree Lthat this indenture of lease shall in a	all respects be subject to the rules and regulations heretofore or that may hereafter
그 이 소리를 가는 맛있다면 하고 있는데 가장 나는 것 같아.	he Interior relative to oil and gas leases in the Ch	선 프로그램, 시장 2000 전 10명이 가면 그는 점점이 다양한 점점 보다. 이 없는 점점 보다는 이 경우 전 시간 등 보는 그리고 있는 것이다. 그렇게 되었다.
And the said partof the sec	ond part expressly agreed that should	소녀들은 하느님 살아요. 집단하면 200일 및 전세를 하는 것은 100 시간 200일 중심하다는 하는 경험 없었다는 이 경험 다른 학교를 살고 있다는 것
renants, Stipulations, or provisities of		sublesses, heirs, executors, administrators, successors, or assigns, violate any of pay the stipulated monthly royalty provided for herein, then the particular of the f
		cause the same to be manulled, when all the rights, franchises, and privileges of
ty of the second part, s	iblessees, heirs, executors, administrators, succes	szors, or assigne hereunder shall cease and end without further proceedings.
n on Labour and and Abstration will alter it in the con-	de and hone fide effort to find and produce oil in	paying quantity as is herein required of, and such effort is unsuccess
		ior, surrender and wholly terminate this lease upon the full payment and performa