Pro Contract

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W. 64

OIL AND GAS MINING LEASE

8671

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

[Seoline 79, Act of July 1, 1902, 32 Stat., 726, 726.]

This Indentu	re of Lease, Made and entered in	to, in quadruplicate, on this Zu	inch day of m	areh
A. D. 10 by and between	Sallie Morriso	24		
of Terry Indian	Derritory	, party of the first part, and	Vest Oil Compa	ma a
Creforation.	incorporated in	der the laws	of West Elin	gina
of Kufgalo,	new, york:			
Bushalo ne	www.	park	econd part, under and in pursus	nce of the provisions o
section 7# of the act of Congress a	pproved July 1 , 1902, and the regulations pre	scribed by the Secretary of the Interior	thereunder.	
WITNESSETH, That the pa	rt of the first part, for and in considera	tion of the royalties, covenants, stipul	ations, and conditions hereinalt	er contained, and hereb
of the second part, La su	iccessors and assigns, for the term of	years from the date	hereof, all of the oil deposits and	d natural gas in or unde
the following described tract of lar	ad, lying and being within the Cherokee Indi	cart quarter	the north w	Est quarter
rugate land	h French quarter	The north 's	west quarter,	0
	198 (198 - 1984) - 198 (198 - 198 (198 - 198 (198 - 198 (198 (198 - 198 (198 (198 (198 (198 (198 (198 (198			
of Section 35	, township	North, range	/3	East, of the India
Meridian, and containing	pipe, store, reline and remove such oil and na	tural gas, and to occupy and use so my	englight, for each wife to a contract the first	icres, more or less, with and as may be reasonable
necessary to carry on the work of	prospecting for, extracting, piping, storing,	refining, and removing such oil and n	natural gas, including also the r	ight to obtain from well
	neans of pipe lines or otherwise, a sufficient is necessary to the prosecution of said operati	网络大腿 医骨髓 化磺胺二磺胺 化二甲基酚 化二氯苯酚 化二氯甲基甲基酚 医二甲基酚二甲基酚	tions, and including still further	r the right to use such of
In consideration of which th	e partof the second part hereby agreed	and bind ilself il, successors		
	of the value, on the leased premises, of all			
	gree upon the value of the crude oil on the k ne shall prescribe, and to so pay the royally s			
be value of the crude oil fluctu	ates, the average value during the month sh	all constitute the criterion in computit	ng the royalty: and to pay in ye	arly payments at the end
of each year, one hundred and fifty	of the lessee to use gas-producing well, when	the lessor to have free the use of gas	s for lighting and warming	residence on the
of this lease so far as the same rela	tes to mining oil, but if the lessee desires to r	etain gas-producing privileges	hall pay a royalty of fifty do	llars për annum on each
gas-producing well not utilized, th	he first payment to become due and to be	made within thirty days from the date o	of the discovery of the gas, payn	nents thereafter for such
	first of each succeeding year, dating from the ond part further agree and binds		or cause to be paid to the lessor	, as advanced annua
royalty on this lease, the sums of n	noney as follows, to-wit: Fifteen cents per s	cre per annum, in advance, for the firs	t and recond years; Thirty cent	s per acre per annum; it
	years; and Seventy-five cents per acre per an and agreed that said sums of money so paid			
	he part———of the second part neglect or re			
due and payable, then this lease sl	hall, at the option of the lessor, be null a	nd void, and all royalties paid in advan	ce shall become the money of th	e lessor
	part further covenant—and agree—10 ex on within twelve months from the date of the			
	at least one well within the time stated, this			
essee and proof of the default; and	d said part <u> </u>	operate the same in a workmanlike ma	nner to the fullest possible exten	t, unavoidable casualties
	he premises upon the termination of this lea			
o remove therefrom any buildings	or improvements erected thereon during the	said term by the said part of the	second part, but said buildings	and improvements shall
	ome the property of the owner of the land as r-houses, pipe-lines, pumping and drilling ou			
the property of the said part	of the second part, and may be removed at a	ny time before the expiration of sixty o	days from the termination of the	e lease; that
	maintained on the premises under-			
	ot use such premises for any other purpose the that off all water above the oil-bearing horizon	그러워 하는 그는 사람들은 사람들은 경우를 가려면 지하다면 되었다고	at before abandoning any well-	-CI will securely
And it is mutually agreed an	d understood that no sublease, assignment or	transfer of this lease or of any interest		
	of the lessorand the Secretary of the	Interior first obtained, and that any	such assignment or transfer ma	de or attempted without
such consent shall be void. And the said part———— of th	e second part further covenant	d agree of that I will keep as	n accurate account of all oil min	ing operations, showing
the whole amount of oil mined or r	emoved; and all sums due as royalty shall be	a lien on all implements, tools, move		nal chattels used in said
	, and upon all of the oil obtained from the lan ond part agrecA∠that this indenture of lease			er that may be reafter be
「Additional Participation To Land Additional Property (Additional Property Additional Property Additiona	ry of the Interior relative to oil and gas leases			
And the said part Joi th	ie second part expressly agree that shoul	장면 가게 하는 것은 이렇게 하는 것들이 말하는 하다. 이 사람들은 사람들이 되었다.		
covenants, stipulations, or provisio	ns of this lease, or fail for the period of sixt	sublessees, heirs, executors, a days to pay the stipulated monthly re	이 사람들은 얼마난 한 것이 되지 않아 되는 것이 없어 가장 되었다. 전 사람이	
part shall be at liberty, in for	discretion, to avoid this indenture of le	ease and cause the same to be amull	ed, when all the rights, franchis	ses, and privileges of the
	sublessees, heirs, executors, administrate sonable and bona fide effort to find and prod			
	sonable and bona nide chort to und and prod- eafter, with the approval of the Secretary of			
	bligations hereunder: Provided, however,	Chat approval of such surrender by t	he Secretary will be required o	nly during the time his
approval of the alienation of the la	nd is required by law.			

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