TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR

OIL AND GAS MINING LEASE

UPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY

(Sec. 72, Act of July 1, 1902, 32 Stat., 716, 726.)

A. D. 1902, by and between	Trancis Mc Loughline	
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inder and in nursuance of the n	rovisions of section 72 of the act of Congress approved July 1, 1902, and the	part of the second pa
of the Interior thereunder.	toyistons of section 12 of the act of Congress approved only 1, 1002, and to	ne regulations presented by the source
WITNESSETH: That the	part of the first part, for and in consideration of the royalties, covenan	ts, stipulations, and conditions hereinal
contained, and hereby agreed to be	e paid, observed, and performed by the part y of the second part, his heirs, executors or administrators,	for the term of Literal ((5))
	rom the date hereof, all of the oil deposits and natural gas in or under the fo	
	Nation and within the Indian Territory, to-wit: The	
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of section east (8)	ning lighty (80) 1 township Locatty (80) North range acres, 1	Thinteen (18) East
of the Indian Meridian, and conta	ining levelty (80) acres, 1	nore or less, with the right to prospect
nally be determined under the d nonth on or before the twenty-fift onstitute the criterion in comput as-producing well, the lessor esseeto use a gas-producing w s the same relates to mining oil,	month succeeding its extraction, agree upon the value of the crude oil on intection of the Secretary of the Interior in such manner as he shall prescribe, he day of the month succeeding, and where the value of the crude oil fluctuates ing the royalty; and to pay in yearly payments, at the end of each year, one to have free the use of gas for lighting and warming residence on the lessee cannot be reasonably utilized at the rate so prescribed, shall but if the lessee desires to retain the rotation of the lessee shall prescribed to retain the rotation of the lessee shall prescribed to retain the rotation of the rotati	the leased premises, the value thereof s, and to so pay the royalty accruing for t, the average value during the month a hundred and fifty dollars royalty, on the premises. But failure on the part of ill not work a forfeiture of this lease so ay a royalty of fifty dollars per annum
inally be determined under the depends on the form of before the twenty-fift constitute the criterion in computations as producing well, the lessor	month succeeding its extraction, agree upon the value of the crude oil on irection of the Secretary of the Interior in such manner as he shall prescribe, he day of the month succeeding, and where the value of the crude oil fluctuates ing the royalty; and to pay in yearly payments, at the end of each year, one to have free the use of gas for lighting and warming	the leased premises, the value thereof s, and to so pay the royalty accruing for the total the accruing for the total the accruing for the total the accruing for the accruing for the discovery of the lease so ay a royalty of fifty dollars per annum the date of the discovery of gas, payment the per acre per annum, in advance, for greed that said sums of money so paid so that should the part of the second gas and payable, then this lease shall, at yof the lessor
inally be determined under the demonth on or before the twenty-fift constitute the criterion in comput gas-producing well, the lessor	month succeeding its extraction, agree upon the value of the crude oil on rection of the Secretary of the Interior in such manner as he shall prescribe, hay of the month succeeding, and where the value of the crude oil fluctuates ing the royalty; and to pay in yearly payments, at the end of each year, one to have free the use of gas for lighting and warming residence on the lell where the same cannot be reasonably utilized at the rate so prescribed, shall but if the lessee desires to retain the producing privileges. As shall pred, the first payment to become due and to be made within thirty days from the in advance at the first of each succeeding year, dating from the first payment and part further agrees and binds. As a lower producing privileges. As shall pred part further agrees and binds. As a lower producing privileges are per annum, in advance, for the third and fourth years; and Seventy-five cereafter of the term for which this lease is to run; it being understood and agrees to the term for which this lease is to run; it being understood and agrees should the same exceed such sums paid as advanced royalty, and further, need annual royalty for the period of sixty duys after the same becomes dud void, and all royalties paid in advance shall become the money and propert part further covenants and agrees to exercise diligence in the sinking of wells one well thereon within twelve months from the date of the approval of the part fail, neglect, or refuse to drill at least one well within the time stated id, with due notice to the lessee and proof of the default; and said part to the part with the commit no ortion in the consideration for this lesses are property of the owner of the land as a part of the consideration for this lesses approperty of the owner of the land as a part of the consideration for this lesses approperty of the owner of the land as a part of the consideration for this lesses are property of the owner of the land as a part of the consideration for this lesses are property of the owner of th	and to so pay the royalty accruing for the average value during the month a hundred and fifty dollars royalty, on ehe premises. But failure on the part of ll not work a forfeiture of this lease so any a royalty of fifty dollars per annum the date of the discovery of gas, payment the date of the discovery of the first into per acre per annum, in advance, for the second greed that said sums of money so paid at that should the part of the second gas and payable, then this lease shall, at y of the lessor. for oil and natural gas on the lands cover bond by the Secretary of the Interior, it, this lease may, in the discretion of the second part agree to operate waste upon the said land, and to suffer the original said in the casing of the discretion of the second part agree to operate discretion and machinery, and the casing of a tany time before the expiration of side premises under the expiration of side premises under the premises for any of the second part therein or thereunder can be directed the part of the second
inally be determined under the dependent on or before the twenty-fift constitute the criterion in comput as-producing well, the lessor sesses to use a gas-producing well the same relates to mining oit, and gas-producing well not utilize the same relates to mining oit, and the part of the second of the second years; Thirty cents per a credit on the stipulated royal neglect or refuse to pay such advantation of the lessor of the second of the second of the second of the lessor of the second	month succeeding its extraction, agree upon the value of the crude oil on rection of the Secretary of the Interior in such manner as he shall prescribe, he day of the month succeeding, and where the value of the crude oil fluctuates ing the royalty; and to pay in yearly payments, at the end of each year, one to have free the use of gas for lighting and warming	the leased premises, the value thereof s, and to so pay the royalty accruing for the average value during the month s hundred and fifty dollars royalty, on e he premises. But failure on the part of all not work a forfeiture of this lease so ay a royalty of fifty dollars per annum the date of the discovery of gas, payment, and the date of the discovery of gas, payment, and the date of the discovery of gas, payment, and the date of the discovery of gas, payment, and the date of the discovery of gas, payment, and the said sums of money so paid so that should the part and of the second are and payable, then this lease shall, at y of the lessor. for oil and natural gas on the lands cover bond by the Secretary of the Interior, and the second part agreef to operate waste upon the said land, and to suffer the second part agreef to operate the second part agreef to operate waste upon the said land, and to suffer of the second part agreef to operate thereto, and not to remove therefrom a buildings and improvements shall remease, in addition to the other consideration of all the transport of the second part agreef to operate waste upon the said land, and to suffer the second part agreef to operate therefore and machinery, and the expiration of signes, and machinery, and the expiration of signes, and machinery, and the expiration of signes, and that any such assignment of the second of all oil mining operation of the second of all oil mining operation of the second of all oil mining operations, tools, movable machinery, and of the second of all oil mining operations, tools, movable machinery, and of
inally be determined under the demonth on or before the twenty-fift constitute the criterion in comput gas-producing well, the lessor gas-producing well, the lessor gas-producing well to use a gas-producing was the same relates to mining oil, each gas-producing well not utilize thereafter for such wells to be made and the part. Of the second years; Thirty cents per notifith and each succeeding year the bear credit on the stipulated royal neglect or refuse to pay such advanced annual royal that the part. Of the second the part. Of the second second, be null and we same in a workmanlike manner to waste to be committed upon the papen the termination of this lease buildings or improvements erected apart of said land and become the perion specified, excepting that the large from the termination of the large from the l	irection of the Secretary of the Interior in such manner as he shall prescribe, he day of the month succeeding, and where the value of the crude oil fluctuates ing the royalty; and to pay in yearly payments, at the end of each year, one to have free the use of gas for lighting and warming	the leased premises, the value thereof so, and to so pay the royalty accruing for the average value during the month a hundred and fifty dollars royalty, on the premises. But failure on the part of all not work a forfeiture of this lease so ay a royalty of fifty dollars per annum the date of the discovery of gas, payment the date of the discovery of gas, payment the gas and gas of the first mis per acre per annum, in advance, for greed that said sum of the second me and payable, then this lease shall, at yof the lessor. In this lease may, in the discretion of the second part agrees to operate waste upon the said land, and to suffer the sum of the second part agrees to operate waste upon the said land, and to suffer the gas, in addition to the other considerate gines, and machinery, and the casing of at any time before the expiration of a so as to effectually shut off all water at the gas and that any such assignment the gas and that any such assignment the gas and regulations heretofore or e Nation.