P. D. 7/4 P. I. 7/2 P. L. C. O C. I.

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.)

The Shawnee Och or s which territory and duly as we are 1 of 1901) (Se Stat.) ?	on Marthu L. Harris or Polagah Inliententory Bas Company of Collinsville Inlian Tentory sear for a train daily orga thought to changon business in the Julian Tentory by reompliance 14) farty of the second gart,	part of the first part a wied an lexisting under the laws of the
The Shawnee Och & to dian Lentory and duly as many 1 of, 1901) (Se Stat., 70	Tax Company of Collinsville Sulian Sintony near for ation daily orga	wied and existing under the laws of the
ruand 1 of 1901) (Se ttat.) ?		a with the net of Congress add and
to the agreement of the control of t	14) farty of the Georal fact,	<i>J J</i>
		part of the second pa
f the Interior thereunder. WITNESSETH: That to the contained, and hereby agreed ereby demise, grant, and let year.	the part of the first part, for and in consideration of the royalties, covens to be paid, observed, and performed by the part of the second part, to he he part of the second part, to he had a part of the second part, to he had a part of the second part, to he had a part of the second part, to he had a part of the second part of	ants, stipulations, and conditions hereins cecasors and assign administrators, doc being executors of Affice (13)
5	12 of the NE 14	
	100 March 1980 1980 1980 1980 1980 1980 1980 1980	
section thur ten L	(8) township directly one (21) month range potentially (80) acres	30 Twelve (A)
nstitute the criterion in com- is-producing well, the lessor, seesto use a gas-producing the same relates to mining oh gas producing well not u	r-fifth day of the month succeeding, and where the value of the crude oil fluctuat puting the royalty; and to pay in yearly payments, at the end of each year, on the have free the use of gas for lighting and warming residence on mg well where the same cannot be reasonably utilized at the rate so prescribed, shoil, but if the lesses desires to retain generous privileges shall tilized, the first payment to become due and to be made within thirty days from	a hundred and fifty dollars royalty, on a the premises. But failure on the part of all not work a forfeiture of this lease so pay a royalty of fifty dollars per annum on the date of the discovery of gas, paym
And the part of the sort of the structure o	second part further agrees and binds. Land house, for the first payme second part further agrees and binds. Land house, to-wit: Fifteen cents per acre per annum, in advance, for the third and fourth years; and Seventy-five of the term for which this lease is to run; it being understood and oyalties should the same exceed such sums paid as advanced royalty, and further advanced annual royalty for the period of sixty days after the same becomes all and void, and all royalties paid in advance shall become the money and proper and part further covenants and agrees to exercise diligence in the sinking of well	bistrators to pay or cause to be paid to acre per annum, in advance, for the first cents per acre per annum, in advance, for agreed that said sums of money so paid sure, that should the part
y this lease, and to don't at least to the second the part of the second null an	onst one well thereon within twelve months from the date of the approval of the cond part fail, neglect, or refuse to drill at least one well within the time star of wold, with due notice to the lesser	he bond by the Secretary of the Interior, ted, this lesse may, in the discretion of the second part ogrees to operate
aste to be committed upon t pon the termination of this leadings or improvements ere part of said land and becom	er to the fullest possible extent, unavoidable casualties excepted; to commit ne portion in the portion in the portion occupancy or use; to take good care of the same, and to ease to the part of the first part or to whomsoever shall be lawfully entirected thereon during the said term by the said part of the second part, but so the property of the owner of the land as a part of the consideration for this at tools, boilers, boiler-houses, pipe lines, pumping and drilling outfits, tanks, on the consideration for the considera	o promptly surrender and return the pren tled thereto, and not to remove therefrom aid buildings and improvements shall rer s lease, in addition to the other considerat
y or exhausted wells, shall ye from the termination of t low any intoxicating liquors prose than that authorized to oil-bearing horizon.	remain the property of the said part. of the second part, and may be remove the lease; that will not permit any nuisance to be maintained on to be sold or given away for any purposes on such premises; that in this lease, and that before abandoning any well it will securely plug the said that before abandoning any well.	the premises under the expiration of second at any control, will not use such premises for any come so as to effectually shut off all water a
indirectly made without the ansfer made or attempted with And the said part #of nowing the whole amount of	erstood and agreed that no sublease, assignment or transfer of this lease or of any e written consent thereto of the lessor	st obtained, and that any such assignment accurate account of all oil mining operation dements, tools, movable machinery, and co
ersonal chattels used in said said said royalties.	prospecting and mining operations, and upon all of the oil obtained from the lat- second part agrees that this indenture of lease shall in all respects be subject	

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