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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.)

This Indenture of Lease, Made and entered into, in quadruplicate, on this the, day of January	
WIND HIDCHLUIC OF LEADE, Made and entered into, in quadruplicate, on this day of Landaugh	
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A. D. 190 M., by and between Wella Veray Cherolic voll & (2/33)	***,-!****************
of Collinsville Indian Linitary part us of the fir	st part and
of Collinsville: Indian Tenitory, part of of the fire Indian Jenitory, a conforation ereated organized and excit and by virtue of the laws of Indian Indian Tenitory, and buly authorized to earny on business we the Indian Senitor compliance with the act of Congress affewed tobusing 18, 1901 (21 Stat, 794) justy of the second fact,	ingruler.
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under and in pursuance of the provisions of section 72 of the act of Congress approved July 1, 1902, and the regulations prescribed by the	e Secretary
of the Interior thereunder.	
WITNESSETH: That the part 44 of the first part, for and in consideration of the royalties, covenants, stipulations, and conditions	hereinaiter
contained, and hereby agreed to be paid, observed, and performed by the part of the second part, is being executors or deministrate hereby demise, grant, and let unto the part of the second part, is being executors or deministrate hereby demise, grant, and let unto the part of the second part, is second part, is being executors or administrators, for the term of aftern US	ore, αο.‱ ~1
years from the date hereof, all of the oil deposits and natural gas in or under the following described tract of land,	Juing and
being within the Cherokee Indian Nation and within the Indian Territory, to-wit: The	, lying and
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of section Twenty five (25) township Twenty Two (22) North, range Twelve (12) East	father and it eleganishes a
or the Indian Meridian, and containing with the right to pr	ospect for.
extract, pipe, store, refine, and remove such oil and natural gas, and to occupy and use so much only of the surface of said land as may be necessary to carry on the work of prospecting for, extracting, piping, storing, refining, and removing such oil and natural gas, including also	reasonably
obtain from wells or other sources on said land, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and	d including
still further the right to use such oil and natural gas as fuel so far as it is necessary to the prosecution of said operations. and assumed in consideration of which the part of the second part hereby agrees and binds the hole; executions of administrative to pay	
be paid to the lessor, as royalty the sum of the per cent. of the value, on the leased premises, of all crude oil extracted from the said land, and if	or cause to
do not, before the tenth day of the month succeeding its extraction, agree upon the value of the crude oil on the leased premises, the value the	the parties
finally be determined under the direction of the Secretary of the Interior in such manner as he shall prescribe, and to so pay the royalty accru-	nereoi anaii
	ing for any
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