<u>2</u> () ()	사람이 가지 않는 것에 나가 여기에게 한 것을 가수요? 그 것은 훌훌훌훌훌훌 사가가 더 집안들은 지난 것이라. 이를 가슴 가슴 가슴을 다 가셨다.
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14	TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR
	OIL AND GAS MINING LEASE
L. D.	UPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY (Sec. 72, Act of July 1, 1902, 32 Stat., 716, 726.)
A	This Indenture of Lease, Made and entered into, in quadruplicate, on this 14th day of November D. 190.5., by and between Eddie When they
	or Inlaw, Indian limitory party of the first part an
	new york city n. y. scorporation duly organized and easting unles the law
the	iestate of new Jorsey and withoused to carry on business in the Delian Initory by compliance with the laws in force
ur	der and in pursuance of the provisions of section 72 of the act of Congress approved July 1, 1902, and the regulations prescribed by the Secretar
	the Interior thereunder.
co he	WITNESSETH: That the part of the first part, for and in consideration of the royalties, covenants, stipulations, and conditions hereinaft national, and hereby agreed to be paid, observed, and performed by the part of the second part, it. and the second part, it. and the part of the second part, it. and the part of the second part, it. the second part, it. the second part, it. the second part of the second part, it. the second part of the second part, it. the second part of the second part, it. the second part, it. the second part of the second part, it. the second part of the second part of the second part. The second part of the second part of the second part of the second part.
	years from the date hereof, all of the oil deposits and natural gas in or under the following described tract of land, lying an
be	ing within the Cherokee Indian Nation and within the Indian Territory, to-wit: The Ce/2 of 3W/4 of 3W/4 and C/2 of NW/4 of SW/4
	가 있다. 같은 것은
	section 28 , township 21 North range 13 cust
	the Indian Meridian, and containing
ead the les sec fift be ne op	the same relates to mining oil, but if the lessesdesires to retain gas-producing privileges
sha Sea sau wa up bu a p he	ste to be committed upon the portion inoccupancy or use; to take good care of the same, and to promptly surrender and return the premiss on the termination of this lease to the part of the first part or to whomsoever shall be lawfully entitled thereto, and not to remove therefrom an ildings or improvements erected thereon during the said term by the said part of the second part, but said buildings and improvements shall remai part of said land and become the property of the owner of the land as a part of the consideration for this lease, in addition to the other consideration rein specified, excepting that tools, boilers, boiler-houses, pipe lines, pumping and drilling outfits, tanks, engines, and machinery, and the casing of a
sha Sea au va bu bu a p he da au alla	on the termination of this lease to the part of the first part or to whomsoever shall be lawfully entitled thereto, and not to remove therefrom an ildings or improvements erected thereon during the said term by the said part of the second part, but said buildings and improvements shall remain beart of said land and become the property of the owner of the land as a part of the consideration for this lease, in addition to the other consideration rein specified, excepting that tools, boilers, boiler-houses, pipe lines, pumping and drilling outfits, tanks, engines, and machinery, and the casing of a or exhausted wells, shall remain the property of the said part of the second part, and may be removed at any time before the expiration of sixt so from the termination of the lease; that the property of any purposes on such premises; that the premises under the premises for any out on the premises of any other and that before abandoning any wellit will securely plug the same so as to effectually shut off all water above the termination of the lease, and that before abandoning any wellit will securely plug the same so as to effectually shut off all water above the secure plug the same so as to effectually shut off all water above the secure plug the same so as to effectually shut off all water above the secure plug the same so as to effectually shut off all water above the secure plug the same so as to effectually shut off all water above the secure plug the same so as to effectually shut off all water above the secure plug the same so as to effect and the plug the same so as to effect and so the plug the same so as to effect and so the plug the same so as to effect and so the plug the same so as to effect and so the secure bove the secure plug the same so as to effect and so the plug the same so as to effect and so the plug the same so as to effect and so the secure plug the same so as to effect and so the plug the same so as to effect and so the plug the same so as to effect and so the plug the
sha Se, san up bu a p he: da; all u the cor	on the termination of this lease to the part of the first part or to whomsoever shall be lawfully entitled thereto, and not to remove therefrom an and of said land and become the property of the owner of the land as a part of the consideration for this lease, in addition to the other consideration rein specified, excepting that tools, boilers, boiler-houses, pipe lines, pumping and drilling outfits, tanks, engines, and machinery, and the casing of a or exhausted wells, shall remain the property of the said part of the second part, and may be removed at any time before the expiration of sixt re from the termination of the lease; that it is not permisent any nuisance to be maintained on the premises under the premises for any other way intoxicating liquors to be sold or given away for any purposes on such premises; that it is not use such premises for any other we have the premises in the property of the sold or given away for any purposes on such premises; that it is not premises for any other we have a sold or given away for any purposes on such premises; that it is not premises in the premises for any other we have the sold or given away for any purposes on such premises; that it is not premises in a purpose on such premises; that it is not premises for any other we have the premises in the property of the sold or given away for any purposes on such premises; that it is not premises for any other we have the premises in the property of the sold or given away for any purposes on such premises; that is not premises in the premises for any other we have the premises in the property of the sold or given away for any purpose on such premises; that is not premises in the premises for any other we have the premises in the property of the sold or given away for any purpose of the premises; that is not premises for any other premises is not purposed.
sha Se, san up bu a p he; da; alk pu the or tra she poi	on the termination of this lease to the part d_{1} of the first part or to whomsoever shall be lawfully entitled thereto, and not to remove therefrom an lidings or improvements erected thereon during the said term by the said part d_{1} of the second part, but said buildings and improvements shall remain beart of said land and become the property of the owner of the land as a part of the consideration for this lease, in addition to the other consideration rein specified, excepting that tools, boilers, boiler-houses, pipe lines, pumping and drilling outfits, tanks, engines, and machinery, and the consideration or exhausted wells, shall remain the property of the said part d_{1} of the second part, and may be removed at any time before the expiration of sixt or exhausted wells, shall remain the property of the said part d_{1} of the second part, and may be removed at any time before the expiration of sixt or exhausted wells, shall remain the property of the said part d_{1} of the second part, and may be removed at any time before the expiration of sixt or set from the termination of the lease; that d_{1} will not permit any nuisance to be maintained on the premises under d_{2} control, on the proper that authorized in this lease, and that before abandoning any well in the securely plug the same so as to effectually shut off all water about oil-bearing horizon. And it is mutually understood and agreed that no sublease, assignment or transfer of this lease or of any interest therein or thereunder can be directly indirectly made without the written consent thereto of the lessor and the Secretary of the Interior first obtained, and that any such assignment or assignment or attempted without such consent shall be void. And the said part d_{1} of the second part further covenants and agrees that d_{2} will keep an accurate account of all oil mining operation wing the whole amount of oil mined or removed, and all sums due as royalty shall be a lien on all implements, tools, morable machiner
shi Sei sau up bu a p bu a p da alli pu the or tra shi poi of assi spri be	on the termination of this lease to the part
sha Se, sau up bu a r he, dr dr dr dr dr dr dr dr dr dr dr dr dr	on the termination of this lease to the part $\sqrt{1}$ of the first part or to whomsoever shall be lawfully entitled thereto, and not to remove therefrom an indicator of the second part, but said buildings and improvements shall remain that of said term by the said part $\sqrt{1}$ of the second part, but said buildings and improvements shall remain that of said term by the said part $\sqrt{1}$ of the second part, but said buildings and improvements shall remain the property of the owner of the land as a part of the consideration for this lease, in addition to the other consideration or exhausted wells, shall remain the property of the said part $\sqrt{1}$ of the second part, and may be removed at any time before the expiration of sixt or exhausted wells, shall remain the property of the said part $\sqrt{1}$ of the second part, and may be removed at any time before the expiration of sixt or exhausted wells, shall remain the property of the said part $\sqrt{1}$ of the second part, and may be removed at any time before the expiration of sixt or exhausted wells, shall remain the property of the said part $\sqrt{1}$ of the second part, and may be removed at any time before the expiration of sixt or exhausted wells, shall remain the property of the said part $\sqrt{1}$ of the second part, and may be removed at any time before the expiration of sixt or exhausted wells, shall remain the property of the said part $\sqrt{1}$ of the second part, and may be removed at any time before the expiration of sixt or exhausted wells, shall remain the property of the other consideration of the termination of the lease; that $\sqrt{1}$ will not use such premises of any intoxicating liquors to be sold or given away for any purposes on such premises; that $\sqrt{1}$ will not use such premises for any other order of the second part (be added to a such as segment or transfer of this lease or of any interest therein or thereunder can be direct indirectly made without the written consent shall be void. And it is mutually understood and agreed that no sublease, assignment or transf
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