P D 22

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.)

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nder and in pursuance of the pro	ovisions of section 72 of the act of Cong	ress approved July 1, 1902, and the reg	ulations prescribed by the Secreta
f the Interior thereunder.		지붕이 가는 함께 하는 사람이 그는 사람이 없다.	2일 한국 원리 1일 시작되어.
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ontained, and hereby agreed to be	paid, observed, and performed by the par	ty of the second part, to heirs,	executors of addinistrators, do
ereby demise, grant, and let unto	the part of the second part, ats	hours, executors or admirpetrators, for th	e term of fifteen
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And it is mutually understood or indirectly made without the writensier made or attempted without And the said part of the	on said land, by means of pipe lines or other and the second part hereby agrees to part the feel pare cent. of the value, on the month succeeding its extraction, agree up rection of the Secretary of the Interior in a day of the month succeeding, and where any of the month succeeding, and where any of the royalty; and to pay in yearly payment to have free the use of gas for lighting and ell where the same cannot be reasonably up that if the lessee desires to retain gas produced in the first payment to become due and the in advance at the first of each succeeding and part further agrees and binds. The first payment to become due and the in advance at the first of each succeeding alty on this lease, the sums of money as for the per annum, in advance, for the third an reafter of the term for which this lease is incessful the same exceed such sums pained annual royalty for the period of six and void, and all royalties paid in advance apart further covenants and agrees to exercite the will not perform the fullest possible extent, unavoidable cortion in the control of the first part or to we thereon during the said term by the said approperty of the owner of the land as a pols, boilers, boiler-houses, pipe lines, pum in the property of the said part and of the ease; that the will not permit any be sold or given away for any purposes is lease, and that before abandoning any vold and agreed that no sublease, assignmentiten consent thereto of the lessor and	refining, and removing such oil and na herwise, a sufficient supply of water to call such a surface of the prosecution of said operations and binds. The prosecution of said operations are all crude oil extracted point the value of the crude oil entracted point the value of the crude oil fluctuates, the state of the value of the crude oil fluctuates, the state of the value of the crude oil fluctuates, the state of the value of the crude oil fluctuates, the state of the value of the crude oil fluctuates, the state of the value of the crude oil fluctuates, the state of the value of the crude oil fluctuates, the state of the prescribed, shall not of the prescribed of the prescribed, shall not of the sufficient of the state of the state of the sufficient of the first payment. The provided of the first payment of the value of the same becomes due and state of the same becomes due and shall become the money and property of the state of the same of the bond ast one well within the time stated, this proof of the default; and said part. Of the second part, and to promphomsoever shall be lawfully entitled ther part. Of the second part, but said build part of the consideration for this lease, it is pring and drilling outfits, tanks, engines, as second part, and may be removed at a second part wil	tural gas, including also the rigirry on said operations, and inclused of the said land, and if the passed premises, the value thereof to so pay the royalty accruing for twerage value during the month ed and fifty dollars royalty, on mises. But failure on the part of work a forfeiture of this lease so syalty of fifty dollars per annumble of the discovery of gas, payment of the german of the second layable, then this lease shall, and the lesson. In and natural gas on the lands could the second part agrees to operate upon the said land, and to suffit the second part agrees to operate upon the said land, and to suffit surrender and return the prefeto, and not to remove therefrom lings and improvements shall remained and machinery, and the casing my time before the expiration of mises under the control of the second part agrees to operate to office the discovery of the line of the second part agrees to operate the operate of the second part agrees to operate the second part agrees to operat

onal chattels used in said prospecting and mining operations, and upon all of the oil obtained from the land herein leased, as security for the payment of said royalties.

And the part of the second part agrees that this indenture of lease shall in all respects be subject to the rules and regulations heretofore or that may hereafter be lawfully prescribed by the Secretary of the Interior relative to oil and gas leases in the Cherokee Nation.

And the said part of the second part expressly agrees that should one will be said part of the second part expressly agrees that should one will be said part of the second part expressly agrees that should one will be said part of the second part expressly agrees that should one will be said part of the second part of the period of sixty days to pay the stipulated monthly royalty provided for herein, then the part of the first part shall be at liberty, in discretion, to avoid this indenture of lease and cause the same to be annulled, when all the right, franchises, and privileges of the part of the second part, of the second part, and sublessees, heirs, executors, administrators, successors, or assigns hereunder shall cease and end without further proceedings.