TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR

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OIL AND GAS MINING LEASE

OUPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY

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

	and between William J. McLinns,	day of November
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eriga kangan ayan kangaya i yayang cabasayan kanka kanka ka	of Independence, Kunsas	part of the second part,
under and in purs	uance of the provisions of section 72 of the act of Congress approved July 1, 1902, and the	regulations prescribed by the Secretary
of the Interior the		
contained, and her	TH: That the part wond the first part, for and in consideration of the royalties, covenants by agreed to be paid, observed, and performed by the part wond of the second part,	neirs, executors es administrators, doca
hereby demise, gra	reby agreed to be paid, observed, and performed by the part of the second part, his and let unto the part of the second part, his beirs, executors administrators, i	or the term of fifteen
	years from the date hereof, all of the oil deposits and natural gas in or under the foll herokee Indian Nation and within the Indian Territory, to-wit:	
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of section X	verty-fire (35), township twenty-one (21) North range	Twelve (12) East
a and Thaidh Wolle	dian, and containing eightful (80) acres, mo	or or ress, with the right to prospect for
inally be determin nouth on or before	tenth day of the month succeeding its extraction, agree upon the value of the crude oil on the ned under the direction of the Secretary of the Interior in such manner as he shall prescribe, so the twenty-fifth day of the month succeeding, and where the value of the crude oil fluctuates, exion in computing the royalty; and to pay in yearly payments, at the end of each year, one h	and to so pay the royalty accruing for an the average value during the month shal
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