PACCO

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 Teas	C Africa and entered into in anadyunlicate on this.
whis intocutate of zeas	e, Made and entered into, in quadruplicate, on this day of Jurnituth Many,
A. D. 190.5, by and between	of Barthaville I dim Initary porty of the first part and family Barthaville I I acorporation could organized and existing under and bulley withing to be carry son business in the Indian Territory, by Courthauce \$18,1901 (I that, 794)
	of Bartheville Indian Initing port of the first part and
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and by virtue of the laws of In lan devilor	Will be to the day of the control of the second of the sec
with the Uct of longress approved tobus	7.18, 1901 (31 Clat, 794)
	and the companies of the contraction of the contrac
appropriate the control of the contr	part of the second part,
under and in pursuance of the provisions of secti	ion 72 of the act of Congress approved July 1, 1902, and the regulations prescribed by the Secretary
of the Interior thereunder.	송요 본 제 여자 즐겁게 하는 [요] 요리 요즘 얼룩 시스닷가 되자라 됐다고 된다.
	first part, for and in consideration of the royalties, covenants, stipulations, and conditions hereinafter
contained, and hereby agreed to be paid, observed.	and performed by the part at of the second part, its successors and accigns does
hereby demise grant, and let unto the part of	first part, for and in consideration of the royalties, covenants, stipulations, and conditions hereinafter and performed by the part of the second part, its se
vacing from the data her	eof, all of the oil deposits and natural gas in or under the following described tract of land, lying and
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	생님들 바람이 있는 것이 없었다. 이 사람들이 모든 것이 모든 모든 것이 없는 것이 없다.
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of section Ithirt (two (32)	township Twenty Three (23) North, range Therteen (13) East,
of the Indian Meridian, and Containing	www.scr.b.Ammong.man.man.man.man.man.man.man.mat.cos, more of 1086, with the 1184s to prospect 101,
	d natural gas, and to occupy and use so much only of the surface of said land as may be reasonably
	extracting, piping, storing, refining, and removing such oil and natural gas, including also the right to recars of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and including
still further the right to use such oil and natural ar	as as fuel so far as it is necessary to the prosecution of said operations.
In consideration of which the part of the	as as fuel so far as it is necessary to the prosecution of said operations. assume the second part hereby agrees and binds tolf to the second part hereby agrees and binds tolf to the second part hereby agrees and binds tolf to the second part hereby agrees and binds tolf to the second part hereby agrees and binds tolf to the second part hereby agrees and binds tolf to the second part hereby agrees and binds tolf to the second part hereby agrees and binds told told told told told told told told
he paid to the lessor, as royalty the sum of ten per	cent. of the value, on the leased premises, of all crude oil extracted from the said land, and if the parties
do not before the tenth day of the month suggesti	ng its extraction, agree upon the value of the crude oil on the leased premises, the value thereof shall
finally be determined under the direction of the Se	cretary of the Interior in such manner as he shall prescribe, and to so pay the royalty accruing for any
finally be determined under the direction of the Se month on or before the twenty-fifth day of the mon	ecretary of the Interior in such manner as he shall prescribe, and to so pay the royalty accruing for any oth succeeding, and where the value of the crude oil fluctuates, the average value during the month shall
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