## OIL AND GAS MINING LEASE

dia dia UPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY

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

This Indenture of Le	master quarde	in for many Bu	ekmaster amiro	•	-paderuppy grant organization of the contract
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A. D. 190 5, by and between Best Buck Lumberman's Oel 41 Gas Con-	bouy,acordri	tin, organized	and existing un	der and by virtue	of the laws of
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		· B-10-00	.014.	2000 mg - 1000 m	/ of the second ner
under and in pursuance of the provisions of		of Congress appro	oved July 1, 1902, an	d the regulations presc	ribed by the Secretar
of the Interior thereunder.  WITNESSETH: That the part of contained, and hereby agreed to be paid, observer thereby demise, grant, and let unto the part of the letter than the date being within the Cherokee Indian Nation and the least one half (/2) of the letter than the least one half (/2) of the letter than the least one half (/2) of the letter than the least one half (/2) of the letter than the least one half (/2) of the letter than the le	hereof, all of the o vithin the Indian T	oil deposits and natura Perritory, to-wit: The	al gas in or under th	nants, stipulations, and successions will as of the term lands of the following described to	conditions hereinaf narginistrators, does not October 15 th ract of land, lying a
			. +θ	10 +	
of section	l and na Gral gas, or, extracting, pipi, or, extracting, pipi, by means of pipe al gas as fuel so far the second part he per cent. of the valueding its extraction of the second gas for large and to pay in y the use of gas for large and to be come of the first of each or agrees and bin lease, the sums of a, in advance, for the term for which the same exceed suc royalty for the peall royalties paid in covenants and agree on within twelve to notice to the lesse cossible extent, until the same exceed suc royalty for the peall royalties paid in covenants and agree on within twelve to notice to the lesse cossible extent, until continuous coupancy of the first paing the said term be the owner of the boiler-houses, piperty of the said part will not given away for an order to the said part will not given away for an order to the said part will not given away for an	and to occupy and using, storing, refining, lines or otherwise, a as it is necessary to the probagates and bindidue, on the leased prepared in a success and bindidue, on the leased prepared in a success and where the value rearly payments, at the sum gas-producing producing and the succeeding year, dat the sum of the succeeding year, dat the sum of the succeeding year, dat the sum of the second premit any nuisance by purposes on such	se so much only of it and removing such o sufficient supply of we supply su	he surface of said land oil and natural gas, included of the carry on said op operations.  "The culture of the said on the leased premises ribe, and to so pay the rates, the average value one hundred and fifty come the premises. But fashall not work a forfeit ll pay a royalty of fifty rom the date of the discument.  "The culture of the discument of the date of the discument of the date of the discument of the date of the discument.  "The per annum, in a certain of the second pay of the lessor.  "It are per annum, in the perty of the lessor.  "It are per annum, in the perty of the lessor.  "It are per annum, in the perty of the lessor.  "It are per annum, in the perty of the lessor.  "It are per annum, in the perty of the lessor.  "It are per annum, in and the said the bond by the Secret tated, this lease may, in art.  "Of the second pay no waste upon the said to promptly surrender a titled thereto, and not to said buildings and imprise lease, in addition to the said to promptly surrender at the premises under will not use such	as may be reasonabluding also the right herations, and includinators to pay or cause land, and if the partia, the value thereof shoyalty accruing for a during the month shollars royalty, on earliure on the part of the second part of the part of the second part of the pa
the oil-bearing horizon.  And it is mutually understood and agree or indirectly made without the written consent transfer made or attempted without such consent.  And the said part—of the second part showing the whole amount of oil mined or rem	thereto of the less nt shall be void. further covenants	and agrees that	tary of the Interior f	irst obtained, and that a	any such assignment
personal chattels used in said prospecting and of said royalties.	mining operations,	and upon all of the o	il obtained from the l	and herein leased, as se	ecurity for the payme
And the part of the second part agreemay hereafter be largfully prescribed by the Se	cretary of the Inter	rior relative to oil and	gas leases in the Cher	rokee Nation.	
And the said part of the second passigns, violate any of the covenants, stipulation provided for herein, then the part of the fi	ons, or provisions o				