在我是我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们

TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR

## OIL AND GAS MINING LEASE

UPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY

$\mathfrak{A}$	(Sec. 72, Act of July 1, 1902, 32 Stat., 716, 726.)
This Indenture	of Lease, Made and entered into, in quadruplicate, on this 15th day of January, Glar Roach
A D. 190 E, by and between	and the second s
<u> </u>	many Oil Company of Julsa , I dian Sentony a confortion bely organized and existing under the authorized to carry in truiness in the Indian Sentony by compliance with the laws in force thereing
Jamas	many let Company of sulsa, Indian bentony a confortion buly organized and existing under the
laws of Indian Secretory and	authorized to early on business in the Indian limitory by compliance with the laws in force therein
the property of the contract o	part of the second part,
under and in pursuance of the pro	ovisions of section 72 of the act of Congress approved July 1, 1902, and the regulations prescribed by the Secretary
of the Interior thereunder.	그래/하는데 이글로만 마음을 하고 하는 얼굴하는데 하는 것이라고 있다.
WITNESSETH: That the pr	part. of the 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. of the second part,
hereby demise, grant, and let unto	paid, observed, and performed by the part of the second part, to the second part, to the part of the second part, to the second part, to the part of the second part, to the second part to the second part, to the second part to the second
years fro	om the date hereof, all of the oil deposits and natural gas in or under the following described tract of land, lying and
	Nation and within the Indian Territory, to-wit: The
3/2 of 98	EM of NEH and NEH of SEH of NEH
	그렇는 맞는데, 그렇게 그렇게 되었는데 되었다면 되었는데 그렇게 되었다면 하다 되었다.
And the second s	
د بر در و استفاده و معرف که کمید در که این به می ایست که برخ دیمه در سیست در پید. این در این استفاده این در	
e mangress per en apareción en escribir en mentre en la como en el	tarigada marang menganda menganda menganda kengang mengang berbahang diberbahan berbahan berbahan mengang berb Berjahan pengang mengang mengang pengang pengang pengang pengang pengang pengang pengang pengang pengang pengan
المن المقط المقد عمل عالمًا والمنطقة الكاف المناوع والمنطقة المنطقة المنطقة المنطقة المنطقة المنطقة المنطقة ال المناطقة المنطقة المنط	and a property and a superior of the superior
of section	, township 2.0 North, range /3-cast
of the Indian Meridian, and contain	ningacres, more or less, with the right to prospect for, nove such oil and natural gas, and to occupy and use so much only of the surface of said land as may be reasonably
lesseeto use a gas-producing wel as the same relates to mining oil, be each gas-producing well not utilized thereafter for such wells to be made And the part	o have free the use of gas for lighting and warming. Account the residence on the premises. But failure on the part of the ell where the same cannot be reasonably utilized at the rate so prescribed, shall not work a forfeiture of this lease so far but if the lessee. desires to retain gas-producing privileges. A shall pay a royalty of fifty dollars per annum on d, the first payment to become due and to be made within thirty days from the date of the discovery of gas, payments in advance at the first of each succeeding year, dating from the first payment.  A part further agrees and binds to the part of the third and fourth years; and Seventy-five cents per acre per annum, in advance, for the first and e per annum, in advance, for the third and fourth years; and Seventy-five cents per acre per annum, in advance, for the eafter of the term for which this lease is to run; it being understood and agreed that said sums of money so paid shall see should the same exceed such sums paid as advanced royalty, and further, that should the part of the second purhaced annual royalty for the period of sixty days after the same becomes due and payable, then this lease shall, at the dot oid, and all royalties paid in advance shall become the money and property of the lessor.  But failure on the lasse condens to the same and agrees to exercise diligence in the sinking of wells for oil and natural gas on the lands covered ne well thereon within twelve months from the date of the approval of the bond by the Secretary of the Interior, and part fail, neglect, or refuse to drill at least one well within the time stated, this lease may, in the discretion of the d, with due notice to the lessee. and proof of the default; and said part of the second part agrees to operate the total fail the part of the said part of the second part, and said part of the second part agrees to operate the total fail of the first part or to whomsoever shall be lawfully entitled thereto, and not to remove therefrom any thereon during the said term by the said
or indirectly made without the writt transfer made or attempted without And the said part of the se	d and agreed that no sublease, assignment or transfer of this lease or of any interest therein or thereunder can be directly sten consent thereto of the lessor, and the Secretary of the Interior first obtained, and that any such assignment of a such consent shall be void.  second part further covenants and agrees that will keep an accurate account of all oil mining operations, sined or removed, and all sums due as royalty shall be a lien on all implements, tools, movable machinery, and other
of said royalties.	pecting and mining operations, and upon all of the oil obtained from the land herein leased, as security for the payment
may hereafter be lawfully prescribed	nd part agrees that this indenture of lease shall in all respects be subject to the rules and regulations heretofore or that and by the Secretary of the Interior relative to oil and gas leases in the Cherokee Nation.
assigns, violate any of the covenant	ne second part expressly agrees that should to or the period of sixty days to pay the stipulated monthly royalty
	of the first part shall be at liberty, in discretion, to avoid this indenture of lease and cause the same to achieve, and privileges of the part of the second part, successors, successors, beire, executors, administrators, successors,