P. D. 4. P. L.

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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This Indenture (of Lease, Made and entered	into, in quadruplicate, on this	17th day of	mary ,
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inder and in pursuance of the provi of the Interior thereunder.	sions of section 72 of the act of C	ougrees approved July 1, 10	z, and the regulations prose	
WITNESSETH . That the par	t.4/of the first part, for and in	consideration of the royalties	covenants, stipulations, and	conditions hereinafte
ontained, and hereby agreed to be p	aid, observed, and performed by the	part 4 of the second part,	to secresore and a	administrators, doca
nereby demise, grant, and let unto th				
eing within the Cherokee Indian Na	the date hereof, all of the oil deportion and within the Indian Territory		ier the following described ti	ract of land, lying an
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In consideration of which the period to the lessor, as royalty the so not, before the tenth day of the minally be determined under the direct continuous or before the twenty-fifth do constitute the criterion in computing as-producing well, the lessor	art. of the second part hereby as um of ten per cent. of the value, on onth succeeding its extraction, agression of the Secretary of the Interior ay of the month succeeding, and we the royalty; and to pay in yearly properties to the interior and the first payment to be come due as an advance at the first of each succeeding, and we the first payment to become due as an advance at the first of each succeeding to this lease, the sums of money per annum, in advance, for the third first of the term for which this lease should the same exceed such sums of annual royalty for the period of void, and all royalties paid in advance the further covenants and agrees to expect the part of the first part or the period of the said term by the stoperty of the owner of the land as, boilers, boiler-houses, pipe lines, the property of the said term by the stoperty of the owner of the land as, boilers, boiler-houses, pipe lines, the property of the said part. One; that will not permit sold or given away for any pur lease, and that before abandoning and agreed that no sublease, assign en consent thereto of the lessor. Sold or given away for any pur lease, and that before abandoning and agreed that no sublease, assign en consent thereto of the lessor. Sold or removed, and all sums due of removed, and all sums due of the part agrees that this indenture of by the Secretary of the Interior released on part expressly agrees that	the leased premises, of all crue upon the value of the crude oil nauner as he shall here the value of the crude oil ayments, at the end of each and warming residually utilized at the rate so prescus-producing privileges of the crude oil and warming residually utilized at the rate so prescus-producing privileges of the same that the rate so prescus for the same that the rate so prescus is producing privileges of the same that the rate so prescus is follows, to-wit: Fifteen ced and fourth years; and Several as advanced royalty, and sixty days after the same that he shall become the money are recise diligence in the sinking from the date of the approximate that the same that the sam	de oil extracted from the said e oil on the leased premises prescribe, and to so pay the rifuctuates, the average value of year, one hundred and fifty ence on the premises. But fribed, shall not work a forfeity lays from the date of the disc shall pay a royalty of fifty lays from the date of the disc shall pay a royalty of fifty lays from the date of the disc shapyment. School the date of the disc shapyment in a care per annum, in an and and agreed that said sums of further, that should the part ecomes due and payable, the date property of the lessorming of wells for oil and natural gral of the bond by the Secretime stated, this lease may, is said part, of the second prommit no waste upon the said, and to promptly surrender ally entitled thereto, and not the tanks, engines, and machine to removed at any time beformed on the premises undermed on the premises undermed on the premises undermed in the same so as to effectually referred first obtained, and that ep an accurate account of all implements, tools, movable the land herein leased, as a subject to the rules and regulate Cherokee Nation.	land, and it the part, the value thereof shoyalty accruing for a during the month sholollars royalty, on easilure on the part of the lease so dollars per annumble overy of gas, payme the second part of the first and the second part of the second part of the second part of the second part of the lands cover the discretion of a second part of the Interior, and the discretion of a second part agrees to operate defined and return the premise of remove therefrom a rovements shall removements shall remove the consideration of the second part of the lands of the second part of the lands of the second part of the lands over the second part of the lands over the discretion of the second part of the second part of the second part of the casing of the second part of the same of the second part of the payment of the
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