of said royalties.

O

P.D.V.V P.L.VY P.L. C.L. C.D.

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 Lease, Made A. D. 1904, by and between Lucy Hola	hta			·
	of Sapulfa,	Indian Terris	Tory pa	rt.Jof the first part and
	وموسلامين ويون المهادي ويتجهد المواجد ويتجهد الموسولين	ang anama ang ang ang anama an ang anamang ang ang ang ang ang ang ang ang ang	alle mediane stress on the agencial artist moved as the side	kanakan masa ana di kacamatan ngangan sa bahaga sa mara and sa
		a de la companya del companya de la companya del companya de la companya del la companya de la c	The first of the state of the s	
Olarence O Quesell under and in pursuance of the provisions of section 4 of	of Oklahoma	bety Oklahon	ea Territory pa	rtof the second part,
of the Interior thereunder.				
WITNESSETH: That the part of the first part contained, and hereby agreed to be paid, observed, and perferby demise, grant, and let unto the part of the second	, for and in consideration or med by the part.	on of the royalties, cove of the second part, his	nants, stipulations, Successors and as heirs, executors	and conditions hereinafter
being within the Gherokee Indian Nation and within the Indian Nation And W	the oil deposits and na	tural gas in or under th	e following describe	d tract of land, lying and
(8/2 1 N. E /4) and the Southwest quarter	of the northeas	it quarter (S.)	N.47 71.8.4)	
				and and the second seco
1. <u>1988 1985 1985 1980 19</u> 80 1980				
		ang gang gang pangganan di katang kanang ang manang di katang dipanggan di		
of section Thirty (30), towns	ship Eighteen (18)	North II	ingo Thertein 1	(3) Eczt.
of the Indian Meridian, and containing Que hundred & extract, pipe, store, refine, and remove such oil and natural	l gas, and to occupy and	acr I use so much only of t	es, more or less, with he surface of said la	and as may be reasonably
necessary to carry on the work of prospecting for, extracting obtain from wells or other sources on said land, by means o still further the right to use such oil and natural gas as fuel	of pipe lines or otherwise	, a sufficient supply of	water to carry on said	including also the right to d operations, and including
In consideration of which the part	part hereby agrees and b	inds tweet his heirs	, executors or admin	nistrators to pay or cause to said land, and if the parties
do not, before the tenth day of the month succeeding its extendingly be determined under the direction of the Secretary o	traction, agree upon the f the Interior in such n	e value of the crude oil nanner as he shall presc	on the leased premeribe, and to so pay t	ises, the value thereof shall he royalty accruing for any
month on or before the twenty-fifth day of the month succes	eding, and where the value in yearly payments	lue of the crude oil flucti at the end of each year,	intes, the average val	lue during the month shall ty dollars royalty, on each
gas-producing well the lessor to have free the use of gas lessee to use a gas-producing well where the same cannot as the same relates to mining oil, but if the lessee desired	t be reasonably utilized	at the rate so prescribed,	shall not work a for	feiture of this lease so far
each gas producing well not utilized, the first payment to be thereafter for such walls to be made in advance at the first of And the part, 4of the second part further agrees an	ecome due and to be n	ade within thirty days	from the date of the	discovery of gas, payments
lessor as advanced annual royalty on this lease, the sur	ms of money as follows,	to-wit: Fifteen cents pe	er acre per annum, i	n advance, for the first and
second years; Thirty cents per acre per annum, in advance fifth and each succeeding year thereafter of the term for whi be a credit on the stipulated royalties should the same excer	ich this lease is to run	; it being understood an	nd agreed that said s	ums of money so paid shall
neglect or refuse to pay such advanced annual royalty for tooption of the lessor, be null and void, and all royalties	the period of sixty day	s after the same become	es due and payable,	then this lease shall, at the
The part of the second part further covenants and by this lease, and to drill at least one well thereon within to	d agrees to exercise dili	gence in the sinking of we date of the approval of	vells for oil and nature the bond by the Sc	ral gas on the lands covered covered ecretary of the Interior, and
should the partof the second part fail, neglect, or refu Secretary, be declared null and void, with due notice to the	lesseeand proof o	i the default; and said p	partof the secon	d part agrees to operate the
same in a workmanlike manner to the fullest possible extered waste to be committed upon the portion inoccup upon the termination of this lease to the part 4 of the file.	ancy or use; to take go	od care of the same, and	to promptly surrence	der and return the premises
buildings or improvements erected thereon during the said a part of said land and become the property of the owner o	term by the said part. 4.	of the second part, but	said buildings and i	mprovements shall remain
herein specified, excepting that tools, boilers, boiler-houses	s, pipe lines, pumping and partof the secon	ind drilling outfits, tanks id part, and may be ren	s, engines, and mach noved at any time be	inery, and the casing of all efore the expiration of sixty
days from the termination of the lease; thatwi allow any intoxicating liquors to be sold or given away	ill not permit any nuisa	nce to be maintained, o	n the premises und	ercontrol, nor
purpose than that authorized in this lease, and that before a the oil-bearing horizon.	ibandoning any well. 44.	it will securely plug the	same so as to effectu	ally shut off all water above
And it is mutually understood and agreed that no sub or indirectly made without the written consent thereto of	olease, assignment or tra	nsfer of this lease or of a secretary of the Interior	ny interest therein or first obtained, and t	r thereunder can be directly hat any such assignment or
transfer made or attempted without such consent shall be v	oid. nants and agrees that	he will keep an	n accurate account o	of all oil mining operations,
showing the whole amount of oil mined or removed, and all personal chattels used in said prospecting and mining opera	l sums due as royalty	shall be a lien on all in	aplements, tools, mo	vable machinery, and other

of said royalties.

And the part 4 of the second part agrees that this indenture of lease shall in all respects be subject to the rules and regulations heretofore or that may hereafter be latifully prescribed by the Secretary of the Interior relative to oil and gas leases in the Cherokee Nation.

And the said part 4 of the second part expressly agrees that should be sublessees, heirs, executors, administrators, successors, or assigns, violate any of the covenants, stipulations, or provisions of this lease, or fail for the period of sixty days to pay the stipulated monthly royalty provided for herein, then the part 4 of the first part shall be at liberty, in discretion, to avoid this indenture of lease and cause the same to be annulled, when all the right, franchises, and privileges of the part 4 of the second part, sublessees, heirs, executors, administrators, successors, or assigns hereunder shall cease and end without further proceedings.