TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR

COOL

OSCILLATION

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.)

D 1906 he and hatman	Wattie Granson	quadruplicate, on this 10th day of July
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Fronk P. anderson	aganta ana ana ang atan ana ana ana ana ana ana ana ana an	a, Indian Territory part of the first part
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gas sekinan dinasa kanana sasaya nama sagarangan sa di basa sekina ta saga sekina di basa saga sekina di basa Basa sagarangan sagarangan sagarangan sagarangan sagarangan sagarangan sagarangan sagarangan sagarangan sagara	ment i proprimer amende de la come de l'establishe de la limite de la limite de l'establishe de l'establishe d L'establishe de l'establishe de l'establishe de la limite de l'establishe de l'establishe de l'establishe de l	g aller vide and the Committee of the American Committee of the Committee
an pagain and a graph general and the second and t		kan kura sa kumanda mangga makuman saka katanga tang dibang pengahatan pendiat mendang pananasa dibangsa dibah Bangga pengangga pen
nego cando esta distribuir acceptante esta esta esta esta esta en esta esta esta esta esta esta esta esta	. Scale	approved July 1, 1902, and the regulations prescribed by the Secret
nder and in pursuance of the provision	os of section 79 of the act of Congress	gree 80 and the regulations progrational council of the second
the Interior thereunder relative 5 ms	ring leaves in the Crest Mation	heleand
		ation of the royalties, covenants, stipulations, and conditions hereins
reby demise, grant, and let unto the p	rt عند of the second part,hei	mof the second part, heirs, executors, or administrators, do rs, executors or administrators, for the term of
Creek years from th	date hereof, all of the oil deposits and	natural gas in or under the following described tract of land, lying a
ing within the Cherekee Indian Nation	and within the Indian Territory, to-wit	: The
north East Quarter of	the South Cast Quarter	The said manufactor and ashiratt the pate of the second have been been been
, ch only of the surface of said land as me	my be reasonably recessary to carry on	ing for and mining eval and as phase; the party of the second para is occupy so the words of prospecting for and mining aloring; and planiforms are
or consideration of the promises the par	of of the second part hereby ogrees and him	its himself his heirs executors, administrators, successors, or a seign to for as follows to his with the second a second a second as the second as a second as a second as a second as the second as a second as a second as the second as a second as the se
In asphaltum the sum of ten cento p	er ton for each ondevery tong crue	le asphalt produced weing a soo pounds or the sum of sixty
mine run or coal as it is late	in from the mines, including	what is commonly called "Slack"
but herein shall not be heldly the porty of the as	condpart for abundance purposes, but in good file	a forming the monerale specified and failure forme year by the perty of the second part
becomes die.	himself his heirs executory a dominis trators,	recenters, by away no, to pay, or cause & be paid, to the party of the first part the ro
section Len (10)	, township Mineteer	(19) range Thirteen (13)
		range Chirteen (13) acres, more or less, with the right to prespect
		and use so much only of the surface of said land as may be reason
		ning, and removing such oil and natural gas, including also the righties, a sufficient supply of water to carry on said operations, and inclu-
	natural gas as fuel so far as it is necessa	
an consideration of which the part.	of the second part hereby agrees and	binds heirs, executors or administrators to pay or caus
		ed premises, of all crude oil extracted from the said land, and if the par
not, before the tenth day of the month	succeeding its extraction, agree upon	the value of the crude oil on the leased premises, the value thereof s
		manner as he shall prescribe, and to so pay the royalty accruing for
onth on or hefore the twenty-fifth day	of the month succeeding and where the	value of the crude oil fluctuates, the average value during the month s
- Maria of Science the thenly little day	The montapaccecang, and where the	Adde of the crude of fractuates, the average value during the month is
		, at the end of each year, one hundred and fifty dollars rotalty, on e
-producing well, the lessorto have	free the use of gas for lighting and we	rmlngresidence on the prenlises. But failure on the part of
seeto use a gas-producing well who	re the same cannot be reasonably utilize	d at the rate so prescribed, shall not work a forfeiture of this lease so
		ing privileges shall pay a royalty of fifty dollars per annum
		made within thirty days from the date of the discovery of gas, paym
most to for each wells to be made in a	unner of the first of each succeeding we	and detribution the first necessary
realter for such wens to be made in ac	vance at the first of each succeeding year	ar, dating from the first payment, heirs, executors or administrators to pay or cause to be paid to
And the partyor the second par	l further agrees and binds namace, dead	, heirs, executors or administrators to pay or cause to be paid to
		s, to-wit: Fifteen cents per acre per annum, in advance, for the first
		orth years; and Seventy-five cents per acre per annum, in advance, for
		in; it being understood and agreed that said sums of money so paid
		advanced royalty, and further, that should the part of the second
lect or refuse to pay such advanced a	nnual royalty for the period of sixty d	ays after the same becomes due and payable, then this lease shall, a
on of the lessor, be null and void	, and all royalties paid in advance shall	become the money and property of the Jessor whenthe whom the side of he
The part 4 of the second part fu	ther covenants and agrees to exercise di	ligence in the sinking of wells for oil and natural gas out the lands covered to the approval of the bond by the Secretary of the Interior,
uid the partof the second part to	it, neglect, or reluse to drill at least o	ne well within the time stated, this lease may, in the discretion of
retary, be declared bull and void, with	last possible of the lessee and proof	of the default; and said part of the second part agrees to operate alties excepted; to commit no waste upon the said, and to suffer
	nest possible extent, unavoidable casus	nites excepted; to commit no waste upon the said man, and to sune
te to be committed upon the portion	parts of the first part or to whom	good care of the same, and to prometly surrender and return the pren soever shall be lawfully entitled thereto, and not to remove therefrom
dings or improvements exected thereo	n during the said term by the said next	gof the second part, but said buildings and improvements shall ren
		of the consideration for this lease, in addition to the other considerat
		and drilling outfits, tanks, engines, and machinery, and the casing o
		ond part; and may be removed at any time before the expiration of e
		sance to be maintained on the premises under centrel,
pose than that authorized in this lease	, and that before abandening any well	such premises; that will not use such premises for any o
oil-bearing horizon. It is he will not at	one time during the time hereby grouted o	rain Trouber or eably estate interesponterm in soil premises and bodger sets of the pelly of the friet past being provoletures, but soft the approved of the lease tunder of this lease or of any interest therein or thereunder can be dire
And it is mutually understood and	whomsomer without the written threaut the	ransfer of this lease or of any interest therein or therewhiter can be dire
munectl y made without the written o	agreed that no sublease, assignment or t	
nafor made or attended mithout analy	ngreed that no sublease, assignment or t meent thereto of the lesser and the consent shall be said will allow saidles	Secretary of the Interior first obtained, and that my such assignment of out his specify from time to time to outer about all feels of and armis
And the said nart 4 of the second	whitnesser without the water the source agreed that no sublease, assignment or the lessor and the consent shall be void. The purpose of the lessor and the consent shall be void. The purpose of the lessor and the consent shall be void affected by the purpose of the lessor and the consents and affected the lessor that the lessor tha	Secretary of the Interior first obtained, and that my such assignment of the same from the string to outside about the state of same frames separate account of all sit mining analytics.
And the said partof the second	and the sublement of a sublement or it meets the sublement or it meets the sublement or it meets the sublement or it is a sublement or it is a sublement or it is a sublement of the sublement of	Socretary of the Interior first obtained, and that my such assignment of the same party in the same party is a specific to the same party in the same party is a specific to the same party in the same party is a second to all aid mining operations and the same party is a same party in the same party is a same party in the same party is a same party in the same party in the same party is a same party in the same party in the same party in the same party is a same party in the s
And the said part 4of the second wing the whole amount of est mined committee where some charteless used in said prospections.	consent thereto of the lessor and the consent shall be void. part further covenants and agrees that removed and all sums due as royalty removed, and all sums due as royalty	Secretary of the Interior first obtained, and that my such assignment of the first party of the same to the same against a such a such as a such party of the same accurate account of all of mining operations and the same accurate account of all of mining operations and the same accurate account of all of mining operations and the same accurate account of all of mining operations are accurate for the same accurate from the land herein lessed as accurate for the payor
soust cuttiess used in said brosbective	consent thereto of the lessor and the consent shall be void. part further covenants and agrees that removed and all sums due as royalty removed, and all sums due as royalty	Societary of the Interior first obtained, and that my such assignment of the spatial form the second of the property of the spatial sp
sonal chattels used in said prospecting said royalties.	consent thereto of the lessor and the consent shall be void. In the consent shall be void after the consent shall be sha	the eil obtained from the land herein leased, as security for the payn
sonal counters used in said prospecting and royalties. And the part_hof the second par	consent thereto of the lesson and the consent shall be void. part further coverants and agrees that removed and all sums due as royalty and mining operations, and upon all of tagrees that this indenture of lease shall	the ell obtained from the land herein leased, as security for the pays
rsonal contress used in said prospecting said royalties. And the part yof the second par ay hereafter be lawfully prescribed by And the said part yof the second	part, further coverage and the consent shall be void. part, further coverage and agrees that removed, and all sums due as royalty and mining operations, and upon all of tagrees that this indenture of lease shall be Secretary of the Interior relative to cond part expressly agrees that should	societary of the Interior first obtained, and that my such assignment of the such assignment of the such as the su

provided for herein, then the part is of the first part shall be at liberty, in has discretion, to avoid this indenture of lease and cause the same to be annulled, when all the right, franchises, and privileges of the part is of the second part, has sublessees, heirs, executors, administrators, successors, or assigns hereunder shall cease and end without further proceedings.