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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he Keyslow Oil and Gas a	ceased of Curly Vary office, and Company, (a corporation)	pert g of the first part and
and a second second of the property of the second s	of Adam Indiana	itory part. 9 of the second part
nder and in pursuance of the provisions the Interior thereunder.		1, 1902, and the regulations prescribed by the Secretar
WITNESSETH: That the parties ntained, and hereby agreed to be paid, o	of the first part, for and in consideration of the roy bserved, and performed by the partyof the second	part, 12 heirs, executors or administrators, do administrators, for the term of
veors from the	ate hereof, all of the oil deposits and natural gas in a natural gas in a within the Indian Territory, to-wit: The SH4. SE4 and NE4 2 NE4 2 NE	or under the following described tract of land, lying an
section Low	, township Towns one North	Thinks End
In consideration of which the part 4	of the second part hereby agrees and binds itself	ution of said operations. heirs, executors or administrators to pay or cause
In consideration of which the part y paid to the lessor, as royalty the sum of o not, before the tenth day of the month is not, before the tenth day of the month on or before the twenty-fifth day of institute the criterion in computing the respective to use a gas-producing well where the same relates to mining oil, but if the che gas-producing well not utilized, the five the same relates to mining oil, but if the che gas-producing well not utilized, the five gas-producing well not utilized the five gas-producing well not utilized the five gas-producing well not utilized the condition of the second part gas a dvanced annual royalty on cond years; Thirty cents per acre per art the and each succeeding year thereafter of a credit on the stipulated royalties should not on the stipulated royalties should the part y of the second part furt. This lease, and to drill at least one well would the part y of the second part fail conditions of the second part fail conditions of the second part fail conditions or improvements erected thereon part of said land and become the properties specified, excepting that tools, boilty or exhausted wells, shall remain the pays from the termination of the lease; the low any intoxicating liquors to be sold arpose than that authorized in this lease, et oil-bearing horizon.	ten per cent. of the value, on the leased premises, of succeeding its extraction, agree upon the value of the succeeding its extraction, agree upon the value of the fithe Secretary of the Interior in such manner as he the month succeeding, and where the value of the eru oyally; and to pay in yearly payments, at the end of the same cannot be reasonably utilized at the rate so a lessee	heirs, executors or administrators to pay or cause all crude oil extracted from the said land, and if the parties crude oil on the leased premises, the value thereof she shall prescribe, and to so pay the royalty accruing for an de oil fluctuates, the average value during the month she each year, one hundred and fifty dollars royalty, on each residence on the premises. But failure on the part of the prescribed, shall not work a forfeiture of this lease so the shall pay a royalty of fifty dollars per annum of the first payment. Liters or administrators to pay or cause to be paid to the cents per acre per annum, in advance, for the first and Seventy-five cents per acre per annum, in advance, for the derstood and agreed that said sums of money so paid she ty, and further, that should the part. It of the second prome becomes due and payable, then this lease shall, at the