はないであるでは、なっているというのは、 19年にころ

TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR

## AND GAS MINING LEASE OIL

UPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY

(Sec. 72, Act of July 1, 1902, 32 Stat., 716, 726.)

This Indenture	ot Lease, Mad	le and entered into, in a	quadruplicate, on this	day of forme	ary
A. D. 1906, by and between	Mellie Mus	Jong or Long, I	Indian Territory	part	f the first part and
Marcus J. Freki	United the second of the contract of the second of the sec	enganinga kitanin pelajuran salah menjadi kina menjadi kina kitanin salah menjadi kitanin salah menjadi kemel Menjadi ng menjadi sestiman menjadi salah menjadi di kenya tepadi kitanin selah selah selah selah selah selah	ikan ja para jaga maga maga paga paga paga paga paga p	agang stangaga pananggga na nahan mengananan na na 1972 statu ing talah s Sanganggangganggangganggan sangan sangan naggan kanan dalah kanan dalah kanan sangan sanggan sanggan na	gege für von halten gelein von seinen Landen zu eine versichen der eine versichen der eine versichen der eine von der versichen der von der versichen der ve
	a galan inner gapi daga sagtiri in dengang ngan andari sebengan sebengan sebengan sebengan sebengan sebengan s Sebengan sebengan	and the second s	agangan segarang ang menganankan dibah dan segaran penganang sebagai beranggan sebagai sebagai sebagai sebagai Sebagai sebagai sebaga	gy ameng kanan 1998 (1994) sayah salah salah kalandaran pang akar menggalah belar da Kalandaran pangkan pangkan ang ang kalandaran salah	gangangang gian inggan propinsi pambongsi ni gira ni padaga ni panggi dianda ni ni dalam na mis
		of Indepen	dence, Nausos	part_9,o	f the second part,
under and in pursuance of the proof the Interior thereunder.	기는 사람들이 함께 하는				
WITNESSETH: That the p contained, and hereby agreed to be hereby demise, grant, and let unto	paid, observed, and pet the partof the seco	rformed by the part	of the second part, his s, executors or administrator	heirs, executors or adm	dinistrators, do ex
			natural gas in or under the		of land, lying and
being within the Cherokee Indian I $\mathcal{E}/2$ 1 the $\mathcal{E}/2$	z sta 26/4, a	nd SE/4 of the	2 SE/4 g the ne	14	
ang dipulangan sa magaki sa pang sa manahaban sa matakan pang taon sa sa sa pang menili da sa manahaban sa mat Manahaban sa manahaban sa manahaban sa manahaban sa sa sa pang sa sa manahaban sa sa pang sa sa manahaban sa m	ter en forten en til men en på linde gjede i 1 met med mil med en inden en inden en inden en inden en inden en En gjeden gjede gjede gjede en en grege skille det gjedelige i degjede til degjede i degjede til degjede i deg	egiste tilbaggi sakur legisi sa sa sakur Mejari sa kata sakir ilika sakir sakir sakir sakir sakir sakir sakir Tilangan sakir		and the state of t	a faransakkina araban kapat aka pakkan indo
included a service and with an implication deposits principle of the medical discussion for the service of a service of the se	generally considerate analysis that the state of the stat	(p. agraphic) - magagin — magagin satisfy shool planes provide states.  A second of the second of th	and the second s	ayayganan andayaya in a a a sa	gi
				and the second s	ra ngga (taga ray, , , , , , , , , , , , , , , , , , ,
of section Turcuty four of the Indian Meridian, and contain	(24) tow	nship Twenty t	vo (22) horth range	go Iwelne (12)	East
still further the right to use such of In consideration of which the be paid to the lessor, as royalty the do not, before the tenth day of the finally be determined under the dimonth on or before the twenty-fifth constitute the criterion in computing as-producing well, the lessor	part. 4	part hereby agrees and f the value, on the least straction, agree upon to f the Interior in such eeding, and where the pay in yearly payments as for lighting and was to be reasonably utilize tes to retain gas produce become due and to be of each succeeding yeard binds havely have a following the period of sixty dispaid in advance shall and agrees to exercise ditwelve months from the use to drill at least one lessee and proof ent, unavoidable casus pancy or use; to take a first part or to whome item by the said part, of the land as a part es, pipe lines, pumping id part you for any purposes on for the land any purposes on for the purposes on the said part you for any purposes on	binds heirs, the heirs, ded premises, of all crude oil of he value of the crude oil or manner as he shall prescrib value of the crude oil fluctuat at the end of each year, on rming residence ond at the rate so prescribed, sling privileges fluctuation with the desired privileges become the money and propelligence in the sinking of wells date of the approval of the default; and said parallies excepted; to commit a cover shall be lawfully entities of the consideration for the and drilling outfits, tanks, ond part, and may be removed such premises; that	executors or administrators extracted from the said land in the leased premises, the be, and to so pay the royal tes, the average value during the hundred and fifty dollar the premises. But failured hall not work a forfeiture pay a royalty of fifty dollow the date of the discoverent.  Institutors to pay or cause acre per annum, in advancents per acre per annum, agreed that said sums of rer, that should the part. In the said land the part of the lessor.  Ils for oil and natural gas on the bond by the Secretary ted, this lease may, in the true of the lessor.  In waste upon the said land or waste upon the said land or promptly surrender and tiled thereto, and not to reraid buildings and improvers lease, in addition to the cengines, and machinery, aved at any time before the the premises under will not use such pre-	d, and if the partie value thereof shalty accruing for an ing the month shalts reported by a country on each of this lease so falars per annum or y of gas, payment to be paid to the ce, for the first an in advance, for the money so paid shalt of the second paid is lease shall, at the of the Interior, and the interior of the grees to operate the different of the second paids and to suffer not the return the premise move therefrom an ments shall remain that consider of a person of sixth and the casing of a person of sixth and the casing of a person of sixth and the casing of a person of sixth and the case for any other mises for any other walls and the case of
or indirectly made without the wri	tten consent thereto of	the lessorand the		et obtained, and that any	such assignment
And the said part 4 of the s showing the whole amount of oil n personal chattels used in said pros of said royalties.	nined or removed, and a pecting and mining ope	ill sums due as royalty rations, and upon all of	shall be a lien on all impl	lements, tools, movable m nd herein leased, as secur	achinery, and other ity for the paymen