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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handischistopoupunicus reminuuboneekeristos ir iritatosu			part of the second par 2, and the regulations prescribed by the Secretar
of the Interior thereunder.	provisions of section 12 of the	act of Congress approved July 1, 100	
WITNESSETH: That th	e part 4 of the first part, for	and in consideration of the royalties,	covenants, stipulations, and conditions hereinaft
contained, and hereby agreed to	be paid, observed, and performed	d by the part 4 of the second part,	hes heirs, executors or administrators, dogs
hereby demise, grant, and let ur	nto the part 4 of the second par	rt, his beirs, executors or admini	istrators, for the term of
Fiften (13) years	from the date hereof, all of the	oil deposits and natural gas in or und	er the following described tract of land, lying ar
being within the Cherokee India	n Nation and within the Indian	Territory, to-wit: The	4, Township 20, North,
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of section Thirty Three		and one (21) Know	range Thirten (13) East
do not, before the touth day of		on soree upon the value of the crude	de oil extracted from the said land, and if the parties oil on the leased premises, the value thereof sh
month on or before the twenty-focustitute the criterion in comp gas-producing well, the lessor lessee to use a gas-producing as the same relates to mining of each gas-producing well not util thereafter for such wells to be made the part of the selessor, as advanced annual second years; Thirty cents per fifth and each succeeding year to be a credit on the stipulated roy neglect or refuse to pay such adoption of the lessor, be null the part of the second years, and to drill at leas should the part of the second years, be declared null and same in a workmanlike manner waste to be committed upon the upon the termination of this lessor apart of said land and become herein specified, excepting that dry or exhausted wells, shall re	direction of the Secretary of the fifth day of the month succeeding uting the royalty; and to pay in to have free the use of gas for well where the same cannot be real; but if the lessee desires to relized, the first payment to become ade in advance at the first of eace ond part further agrees and bir royalty on this lease, the sums of acre per annum, in advance, for hereafter of the term for which the values should the same exceed sulvanced annual royalty for the pand void, and all royalties paid and part further covenants and agree to make the first payment fail, neglect, or refuse to void, with due notice to the lesses to the fullest possible extent, use portion in the property of the said term the property of the owner of the tools, boilers, boiler-houses, pip main the property of the said payment of the said payment the property of the said	on, agree upon the value of the crude Interior in such manner as he shall of the crude oil is yearly payments, at the end of each y lighting and warming have reside reasonably utilized at the rate so preserved in gas-producing privileges retain gas-producing retain	e oil on the leased premises, the value thereof st prescribe, and to so pay the royalty accruing for a fluctuates, the average value during the month shear, one hundred and fifty dollars royalty, on effect on the premises. But failure on the part of ibed, shall not work a forfeiture of this lease so shall pay a royalty of fifty dollars per annumlays from the date of the discovery of gas, payment as payment, or administrators to pay or cause to be paid to the per acre per annum, in advance, for the first attribute, that should the part. The of the second per acre and payable, then this lease shall, at different of the bond by the Secretary of the Interior, a fine stated, this lease may, in the discretion of said part. The of the second part agrees to operate mmit no waste upon the said land, and to suffer and to promptly surrender and return the premit, but said buildings and improvements shall rem for this lease, in addition to the other consideratitanks, engines, and machinery, and the casing of e removed at any time before the expiration of seconds at any time before the expiration of seconds.
month on or before the twenty-focustitute the criterion in comp gas-producing well, the lessor	direction of the Secretary of the fifth day of the month succeeding uting the royalty; and to pay in the most of pay in the royalty; and to pay in the first feet the use of gas for the well where the same cannot be really but if the lessee desires to relized, the first payment to become ade in advance at the first of each econd part further agrees and bir royalty on this lease, the sums of acre per annum, in advance, for hereafter of the term for which the values should the same exceed sulvanced annual royalty for the pand void, and all royalties paid and part further covenants and agree to the fullest possible extent, use portion in the cocupancy use to the part of the first pated thereon during the said term the property of the owner of the tools, boilers, boiler-houses, pip main the property of the said pare lease; that the will no to be sold or given away for a this lease, and that before aband stood and agreed that no sublease	on, agree upon the value of the crude Interior in such manner as he shall of the crude oil is yearly payments, at the end of each y lighting and warming has reside reasonably utilized at the rate so preserved in gas-producing privileges the succeeding year, dating from the first discussed has been as follows, to-wit: Fifteen center that third and fourth years; and Seventhis lease is to run; it being understock sums paid as advanced royalty, and seriod of sixty days after the same be in advance shall become the money ancers to exercise diligence in the sinking months from the date of the approvation of the default; and sunavoidable casualties excepted; to corouse; to take good care of the same art or to whomsoever shall be lawful by the said party of the second part of the second pa	e oil on the leased premises, the value thereof an prescribe, and to so pay the royalty accruing for a fluctuates, the average value during the month shear, one hundred and fifty dollars royalty, on effect, one hundred and fifty dollars royalty, on effect, shall not work a forfeiture of this lease so shall pay a royalty of fifty dollars per annumlays from the date of the discovery of gas, payment payment, radministrators to pay or cause to be paid to the per acre per annum, in advance, for the first acty-five cents per acre per annum, in advance, for both and agreed that said sums of money so paid all further, that should the part. It of the second per comes due and payable, then this lease shall, at

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 lawfully 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 he or he subjectes, 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, subjected, heirs, executors, administrators, successors, or assigns hereunder shall ossee and end without further proceedings.