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.)

A. D.	1905, by and between Charley Woodard
	of Coweta Indian Territory part 4 of the first part an
Penn	Oil Company a corporation organized and existing under and by virtue of the lows of the remited States in force
in th	Andrew Levilory, of Bostlesville Indian Tenton to 5
and the same of th	1905, by and between Charley Woodard Oi Coweta Indian Territory part of the first part an Oil Company a confination organized and existing under and by virtue of the lower of the resulted States in force of Indian Territory, of Borthoville, Indian Territory, is 5
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	party of the second par
under	and in pursuance of the provisions of section 72 of the act of Congress approved July 1, 1902, and the regulations prescribed by the Secretar
	Interior thereunder.
	WITNESSETH: That the party of the first part, for and in consideration of the royalties, covenants, stipulations, and conditions hereinafte
contai	WITNESSETH: That the party of the first part, for and in consideration of the royalties, covenants, stipulations, and conditions hereinafte auccenters and examples and performed by the party of the second part, heirs, executors or administrators, down whether the party of the second part, and let unto the party of the second part, heirs, executors or administrators, for the term of Fifter (15)
nered	y demise, grant, and let unto the part. y
being	within the Cherokee Indian Nation and within the Indian Territory, to-wit: The
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profession, conse	The control of the co
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of sec	tion Thirty-two (32), township Junity (30) north, range Thirteen (13) Each Indian Meridian, and containing Thirty (30) acres, more or less, with the right to prospect for
of the	Indian Meridian, and containing Thirty (30) acres, more or less, with the right to prospect for
still fi	I from wells or other sources on said land, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations, and including a supply of water to carry on said operations. It consideration of which the part from the second part hereby agrees and binds the part from the part of the second part hereby agrees and binds the part of the part of the second part hereby agrees and binds the part of the part of the second part hereby agrees and binds the part of the part of the second part hereby agrees and binds the part of the part of the second part hereby agrees and binds the part of the
be paid on on of nally month constitution of the same lessor. Second fifth a be a coption by this should Secret same waste upon buildia part herein days fallow	in their the right to use such oil and natural gas as fuel so far as it is necessary to the prosecution of said operations. In consideration of which the party of the second part hereby agrees and binds to help the party of the second part hereby agrees and binds to help the content of the party of the second part hereby agrees and binds to help the crude oil of the leased premises, the value thereof she be determined under the direction of the Secretary of the Interior in such manner as he shall prescribe, and to so pay the royalty accruing for an at on or before the twenty-fifth day of the month succeeding, and where the value of the crude oil fluctuates, the average value during the month sha tuthe criterion in computing the royalty; and to pay in yearly payments, at the end of each year, one hundred and fifty dollars royalty, on each oducing well, the lessor. In one of the crude oil fluctuates, the average value during the month sha tuthe criterion in computing the royalty; and to pay in yearly payments, at the end of each year, one hundred and fifty dollars royalty, on each oducing well, the lessor. In other the same cannot be reasonably utilized at the rate so prescribed, shall not work a forfeiture of this lease so fissmere relates to mining oil, but if the lessee. desires to retain gas-producing privileges. It is shall pay a royalty of fifty dollars per annum of pas-producing well not utilized, the first payment to become due and to be made within thirty days from the date of the discovery of gas, payment first of such wells to be made in advance at the first of each succeeding year, dating from the first payment. And the party—of the second part further agrees and binds during year, dating from the first payment. And they have the second part further agrees and binds during year, dating from the first payment. And they have the party—of the second part which have the party—of the second part where the party—of
be paid on on the paid on on the paid on on the constitution of the paid on the cash at the real lessor, second fifth a be actoption by this should secret same waste upon buildia part herein dry or days fallow purporthe oil or indivants.	in the the right to use such oil and natural gas as fuel so far as it is necessary to the prosecution of said operations. It consideration of which the party of the second part hereby agrees and binds
be paid on no finally month constit gas-prilessee as the each at therea lessor. second fifth a be a confifth a be a configuration by this should secret same waste upon building part herein dry or days fallow purporthe oil or ind transfessor.	arther the right to use such oil and natural gas as fuel so far as it is necessary to the prosecution of said operations. In consideration of which the party of the second part hereby agrees and binds. Little Do holder execution of administrators to pay or cause to did to the lessor, as royalty the sum of ten per cent. of the value, on the leased premises, of all crude oil extracted from the said land, and if the perite in the lessor that the perite is determined under the direction of the Secretary of the Interior in such manner as he shall prescribe, and to so pay the royalty accruing for an on or before the twenty-fifth day of the month succeeding, and where the value of the crude oil fluctuates, the average value during the month sha tute the criterion in computing the royalty; and to pay in yearly payments, at the end of each year, one hundred and fifty dollars royalty, on each oducing well, the lessor to have free the use of gas for lighting and warming the criterion in computing the royalty; and to pay in yearly payments, at the end of each year, one hundred and fifty dollars royalty, on each same relates to mining oil, but if the lesses calcaires to retain gas-producing profuse to mining oil, but if the lesses calcaires to retain gas-producing well where the same cannot be reasonably utilized at the rate so prescribed, shall not work a forfeiture of this lease so from the said and the party In the second part further agrees and binds. Little and the party of the second part further agrees and binds. Little and the party In the second part further agrees and binds. Little and the party In the second part further grees and binds. Little and the party In the party of the second part further core per annum, in advance, for the first and years; Thirty cents per acree per annum, in advance, for the did not the stipulated royalies should the same exceed such sums paid as advanced oryalty, and further, that should the party In the party of the second part further covenants and agrees t