of said royalties.

P. D. Y P. L. D. C. C. I.

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.)

	This Indenture of Lea	18C, Made and ent	ered into, in qua	ndruplicate, on this	The day of	march	
A. D.	. 1906, if and between about it Co nit day of February, 1894, For	ceens, asiguard	Owasso,	Indian Terris	Tory	part & of the first ps	rt and
1	marine L for	kwood				The same of the sa	a de aces
		$\mathbb{R}^{\lambda}$					
The terms of the second	er til der vikken med britiske folke komer beforde blinde i blinde blinde blinde blinde i blinde gegigne fyrde	ikas daliminin (den pilipaten i kalenda ilimpanin membandan sapit dalih sapa 200		and the second s		1	
	ana ay yagaya a ngangana ay sa ang sa anasan an sa	et an etit om en	Account of the contract of the	and and the second	age and a straight of the graph of the straight of the straigh		
	garangan ang akan sa magandagi sa kanyara sa	and the same of	0110	A-		the rest in the second state of the second second	
- Danielium	r and in pursuance of the provisions of se	of.)	inacpense.	ce, lausas	<u> </u>	part of the second	part,
12	r and in pursuance of the provisions or se • Interior thereunder.	ection 72 of the act	of Congress ap	proved July 1, 1902,	and the regulation	as prescribed by the sec	cretary
	WITNESSETH: That the part of the	ne first part, for and	l in consideratio	on of the royalties, co	oyenants, stipulatio	ons, and conditions here	inafter
contai	ined, and hereby agreed to be paid, observ	ed, and performed by	y the part	of the second part,?	heirs, exect	itors, or administrators,	do en
hereb	y demise, grant, and let unto the part 4	of the second part,	heirs,	executors or administ	rators, for the tern	n of years ending from	mang
	1915, years from the date l				the following desc	cribed tract of land, lyin	g and
being	within the Cherokee Indian Nation and w	ithin the Indian Teri	ritory, to-wit:	The			
a se rependa do	Lot thee (3), W/2 of n8 /4;	2 SW/ and x	18 14 9 118	498N/49 Se	chion therty or	re (31), township	
Twen	to one (21) north rouge this	item (13) east	and DE	4288427	E/4, les 1.5	vacres m. l. R.	R
ninh	Lot three (2), W/2 of NE 14; to one (2) north, rouge this & g way					anning and a group of the control of	, and a company of Market and
1	t g way a manifest a manifest with the second	handa kindaman indirincipi (kari judagan) minangang maginisah					
e is a constituent substituent subs	kasarian na marakain na lakan na matemban na sati na napa na adhamba na shiidhin na marayn na ban na na na na Na	andread has been recovered a service that the service of the servi	anggan ganggan and anggan an an anggan a	enaga en balente genera grantes in appropria fasta e en esperante en en	and a state of the	and the company of the control of th	· Name ) a gradual distriction
militar Bibbook	هر الكلاء أحداث أوجوه به موسله عدد ويشوه به يوسي كالكويسيان بيين ويما ويالها	and a second second	المحمد المحم المحمد المحمد المحم			ka generaliji Sank vi vi objevisovi i kina traja moravetora je bejevito dovobevi	and the company
ale dan bedaren e.	and the second s	and the second s	Market Commission Commission of Commission	all a language and a particular section of the sect	ng anakan sa alamanan dan diningkan sa dalah dan pinda salah	an ang ang ang manakan ana pang ang ang ang ang ang ang ang ang ang	رهاد توپوريزيدهميوا ديد -
	kanan antaria kanan kanan ang kanan kanan na kanan ana kanan ana ana	72	a land anganiman an	(21) 2 m 7th	To a	(15) 8-1	e maj die big omersteet
of sec	otion Musty Six (36)	township	Thing Chic	5. )	range	Lattifusia Lattitut katum min summi	
or the	ct, pipe, store, refine, and remove such oil	and natural gas, and	d to occupy and	use so much only o	f the surface of sr	id land as may be reas	onably
be paido no finally month to constituting as-p lesses as the each there. I constituting as-p lesson fifth a be a confifth a should secretary to be a configuration of the should a parthere of the should be s	In consideration of which the part. y of id to the lessor, as royalty the sum of ten it, before the tenth day of the month succe y be determined under the direction of the hon or before the twenty-fifth day of the ritute the criterion in computing the royalty roducing well, the lessor	per cent. of the value eding its extraction, Secretary of the Int month succeeding, and to pay in year to be use of gas for light same cannot be reasoned at the first of each start of the lessee each each each each each each each ea	e, on the leased agree upon the erior in such mot where the value of the ward on aby utilized a in gas-producing and to be mucceeding year, where the said of sixty days divance shall be to exercise diliguith at least one and proof of coidable casualtiuse; to take goo or to whomsoe the said part. It was a part of the secon rmit any nuisar purposes ones	premises, of all crude value of the crude of anner as he shall prevalue of the crude of the rate so prescribe a privileges.  The privileges of the crude of the crude of the first problems, executors or the crude of the crude of the same become the money and preceded to the same become the money and preceded to the same of the same, and the default; and said the default; and said the consideration for the second part, if the consideration for the consideration	oil extracted from oil on the leased pescribe, and to so petuates, the average r, one hundred an eco on the premises, ed, shall not work shall pay a royalty s from the date of payment.  Administratore, to per acre per acre per acre per acre per acre and agreed that saurther, that should mes due and payaproperty of the lease if wells for oil and r of the bond by the stated, this lease il part	the said land, and if the tremises, the value there ay the royalty accruing the value during the month of fifty dollars royalty, or a but failure on the part of fifty dollars per annulated the discovery of gas, pay any or cause to be paid my or cause to be paid my or cause to be paid per annum, in advance, for the fi per annum, in advance, and sums of money so paid the part. If the second ble, then this lease shall or a but the discovery of the Interior may, in the discretion econd part agrees to open the said land, and to surrender and return the part of the condition of the other consideration of the condition	parties of shall for any he shall on each to the so far um on yments to the rst and for the id shall nd part, at the rate the rate the rate the rate the rate or any remain remains of sixty rol, nor y other
the o	use than that authorized in this lease, and il-bearing horizon.  And it is mutually understood and agreed directly made without the written consent	that no sublease, as thereto of the lesso	signment or tra	nsfer of this lease or of ecretary: of the Interio	any interest there or first obtained, a	in or thereunder can be o nd that any such assign	directly
show	for made or attempted without such consert And the said part ffof the second part fing the whole amount of oil mined or removal chattels used in said prospecting and i	urther covenants an oved, and all sums d	lue as royalty s	hall be a lien on all	implements, tools,	int of all oil mining oper movable machinery, an	d other

of said royalties.

And the part 1 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 1 of the second part expressly agrees that should 1 or 10 subjects, subjects, 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 1 of the first part shall be at liberty, in 100 discretion, to avoid this indenture of lease and cause the same to be annulled, when all the right, franchises, and privileges of the part 1 of the second part, 100 subjects, executors, administrators, successors, or assigns hereunder shall cease and end without further proceedings.