3985

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.)

L. D. 1902, by and between	ie Housen, me Burgers	and the state of t
	Of Julia Jud Jer	part 2 of the first part a
Lavoy al Company 1 he	ew York at a corporation duly organize doud oxiste	ing under the laws of the state of
New Jersey and authorize I to can	Lease, Made and entered into, in quadruplicate, on this is Housen, new Burgers of Julyan, July Ler wy York at a corporation duly organized orderests by on business in the Indian descritory by complian	ce with the lease in force therein,
and the second s		alle general i se en
nder and in pursuance of the provisions	of section 72 of the act of Congress approved July 1, 1902	part y of the second part y the Second part y
f the Interior thereunder.		전화되다. 그리는 학교를 하고 하는 생활하다
ontained, and hereby agreed to be paid, ob	of the first part, for and in consideration of the royalties, of served, and performed by the part y of the second part, because of acceptance of administration of the second part, better, executors or administration.	fucies of accusions and conditions nevertal fucies of accusions or administrators, do.
ereby demise, grant, and let unto the part.	4 of the second part, 15 heirs, executors or adminis	stratore, for the term of Fifteen (19)
years from the d	ate hereof, all of the oil deposits and natural gas in or under	r the following described tract of land, lying
	nd within the Indian Territory, to-wit: The	
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and the second s		
f section 32	, township 20 2014	range 13 East
the Indian Meridian and containing	Element of the control of the contro	acres, more or less, with the right to prospect
ill further the right to use such oil and na In consideration of which the part. p paid to the lessor, as royalty the sum of o not, before the tenth day of the month si nally be determined under the direction of onth on or before the twenty-fifth day of to onstitute the criterion in computing the ro as-producing well, the lessor to have fr ssee	and, by means of pipe lines or otherwise, a sufficient supply dural gas as fuel so far as it is necessary to the prosecution of the second part hereby agrees and binds with ten per cent. of the value, on the leased premises, of all crude ucceeding its extraction, agree upon the value of the crude of the Secretary of the Interior in such manner as he shall put the month succeeding, and where the value of the crude oil fluy alty; and to pay in yearly payments, at the end, of each year the same cannot be reasonably utilized at the rate so prescribenses.	said operations. seirs, executors or administrators to pay or cau e oil extracted from the said land, and if the pa oil on the leased premises, the value thereof rescribe, and to so pay the royalty accruing for uctuates, the average value during the month ar, one hundred and fifty dollars royalty, on noe on the premises. But failure on the part o ped, shall not work a forfeiture of this lease s
In consideration of which the part. In consideration of which the part. paid to the lessor, as royalty the sum of one, before the tenth day of the month and the part of the paid to the lessor, as royalty the sum of one, before the tenth day of the month of the control of the sum of the second part of the sum of the second part of the sum of the sum of the second part of the sum of	tural gas as fuel so far as it is necessary to the prosecution of the second part hereby agrees and binds. The ten per cent. of the value, on the leased premises, of all crude ucceeding its extraction, agree upon the value of the crude of the Secretary of the Interior in such manner as he shall put the month succeeding, and where the value of the crude oil fly yalty; and to pay in yearly payments, at the end, of each year the same cannot be reasonably utilized at the rate so prescrib the same cannot be reasonably utilized at the rate so prescrib the same desires to retain gas producing privileges. The strength of each succeeding year, dating from the first urther agrees and binds. The strength of the same to be succeeding year, dating from the first urther agrees and binds. The strength of the same exceed such sums paid as advanced royalty, and that royalty for the period of sixty days after the same become all royalties paid in advance shall become the money and and all royalties paid in advance shall become the money and thereon within twelve months from the date of the approval neglect, or refuse to drill at least one well within the time that the strength of the second part, and provided the same occupancy or use; to take good care of the same, of the first part or to whomsoever shall be lawfully of the said term by the said part. In of the consideration for the said term by the said part. In other consideration for the said part. In other shall part. In other shall part, In other shall part the shall part the shall part the shall pa	said operations. The second or administrators to pay or cause oil extracted from the said land, and if the pay oil on the leased premises, the value thereof prescribe, and to so pay the royalty accruing for uctuates, the average value during the month ar, one hundred and fifty dollars royalty, on the continuous of the premises. But failure on the part of the part of this lease such all pay a royalty of fifty dollars per annungy from the date of the discovery of gas, pay payment. The second of the discovery of gas, pay payment. The second of the discovery of gas, pay payment. The second of the discovery of gas, pay payment. The second of the discovery of gas, pay payment. The second of the discovery of gas, pay payment. The second of the bond by the Secretary of the Interior, are stated, this lease may, in the discretion of the second part agrees to operate the second part agrees t
In consideration of which the part of the part of the lessor, as royalty the sum of the nonth so that the criterion in computing the rowal part of the continuous and the part of the continuous and the part of the twenty-fifth day of the constitute the criterion in computing the rowal part of the same relates to mining oil, but if the ach gas-producing well the lessor	tural gas as fuel so far as it is necessary to the prosecution of the second part hereby agrees and binds. The ten per cent. of the value, on the leased premises, of all crude in the Secretary of the Interior in such manner as he shall put the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the same cannot be reasonably utilized at the rate so prescrib elessee desires to retain gas-producing privileges. It is payment to become due and to be made within thirty day the ten first of each succeeding year, dating from the first urther agrees and binds. The ten provides the term for which this lease is to run; it being understood dithe same exceed such sums paid as advanced royalty, and it will royalties paid in advance shall become the money and the same exceed such sums paid as advanced royalty, and it will royalties paid in advance shall become the money and the reconvithin twelve months from the date of the approval neglect, or refuse to drill at least one well within the time and provides to the lessee and proof of the default; and said st possible extent, unavoidable casualties excepted; to compare, of the first part or to whomsoever shall be lawfully during the said term by the said part. Of the second part, of the said part. Of the second part, and may be the said part. Of the second part, and may be the said part. Of the second part, and may be the said part. Of the second part, and may be the said part. Of the second part, and may be the said part. Of the second part, and may be the said part. Of the second part, and may be the said part. Of the second part, and may be the said part. Of the second part, and that before abandoning an	said operations. The secondary of administrators to pay or cause oil extracted from the said land, and if the payor oil on the leased premises, the value thereof rescribe, and to so pay the royalty accruing for uctuates, the average value during the montherar, one hundred and fifty dollars royalty, on one on the premises. But failure on the part of the part of this lease such all pay a royalty of fifty dollars per annunys from the date of the discovery of gas, payor payment. The second agreed that said sums of money so paid further, that should the part of the second of the bond by the Secretary of the Interior, of the bond by the Secretary of the Interior, of the second part agrees to operate with this lease may, in the discretion of the second part agrees to operate mit no waste upon the said land, and to sufficiently and to green and machinery, and the casing removed at any time before the expiration of the same so as to effectually shut off all water a of any interest therein or thereunder can be directioned and not use such premises for any the same so as to effectually shut off all water and courage account of all oil mining operation of any interest therein or thereunder can be directioned and courage account of all oil mining operation of any interest therein or thereunder can be directioned and accurate account of all oil mining operation of any interest therein or thereunder can be directioned and accurate account of all oil mining operation of all oil mining operations of any interest therein or thereunder can be directed the same so as to effect the same s
Ill further the right to use such oil and na In consideration of which the part is a paid to the lessor, as royalty the sum of o not, before the tenth day of the month is nally be determined under the direction of the north or before the twenty-fifth day of the constitute the criterion in computing the roas-producing well, the lessor, to have from the same relates to mining oil, but if the neb gas-producing well not utilized, the firm the same relates to mining oil, but if the neb gas-producing well not utilized, the firm the same relates to mining oil, the firm the same relates to mining oil to the second part face and the part. The same are per and the same are per and the same in the stipulated royalties should gleet or refuse to pay such advanced and patt of the lessor. The same are per and the part. The part of the second part fail, secretary, be declared null and void, with deane in a workmanlike manner to the fulle waste to be committed upon the portion in pon the termination of this lease to the paulidings or improvements erected thereon part of said land and become the property erein specified, excepting that tools, boilery or exhausted wells, shall remain the prays from the termination of the lease; that llow any intoxicating liquors to be sold curpose than that authorized in this lease, the oil-bearing horizon. And it is mutually understood and agr indirectly made without the written constanter made or attempted without such constanter made or attempted without such constants	tural gas as fuel so far as it is necessary to the prosecution of the second part hereby agrees and binds. The ten per cent. of the value, on the leased premises, of all crude in the Secretary of the Interior in such manner as he shall put the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and where the value of the crude oil the month succeeding, and warming resident the same cannot be reasonably utilized at the rate so prescrib elessee desires to retain gas-producing privileges. It is the prescribes to prescribe the same cannot be reasonably utilized at the rate so prescribe the same to become due and to be made within thirty day under at the first of each succeeding year, dating from the first urther agrees and binds. The prescription of the same of each succeeding year, dating from the first urther agrees and binds. The prescription of the same exceed such sums paid as advanced royalty, and it is lease, the sums of money as follows, to with Fifteen cents num, in advance, for the third and fourth years; and Seventy the term for which this lease is to run; it being understood duth same exceed such sums paid as advanced royalty, and it was a part of the same became and all royalties paid in advance shall become the money and the recon within twelve months from the date of the approval neglect, or refuse to drill at least one well within the time and all royalties paid in advance shall become the money and set possible extent, unavoidable casualties excepted; to compensate to the lessee and proof of the default; and sail st possible extent, unavoidable casualties excepted; to compensate the said term by the said part. The consideration for the soil part, will not permit any nuisance to be maintained or given away for any purposes on such premises; th	said operations. The receuters of administrators to pay or cause oil extracted from the said land, and if the profile on the leased premises, the value thereof rescribe, and to so pay the royalty accruing for uctuates, the average value during the month ar, one hundred and fifty dollars royalty, on note on the premises. But failure on the part of the control of the part of the second of the bond by the Secretary of the Interior of the bond by the Secretary of the Interior of the bond by the Secretary of the Interior of the bond by the Secretary of the Interior of the bond by the second part agrees to operat of the bond by the second part agrees to operat of the part of the p