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. 190 6, by and between	Calle Withe atta		iny of January,
		1	nin partematika pakasan merentah bahasan dan bahasan di pertah pangan sebagai
	oi Lula,	Seed Lex	pert of the first part and
the Jones Ta alton duly or ganized and to carry on humined in	& Company, Sucorp	oralex of skielosh	end der a corpor
to carry on husing in	The Indian Territory	hy compliance with	the laws in force
therein,	<i>y</i>		
			part of the second part,
under and in pursuance of the provision	s of section 72 of the act of Congress	in the second control of the second control	
of the Interior thereunder.			
WITNESSETH: That the part. G.,	of the first part, for and in consider	ation of the royalties, covenants, stip	ulations, and conditions hereinafter
WITNESSETH: That the part. G. contained, and hereby agreed to be paid, thereby demise, grant, and let unto the part.	observed, and performed by the part	of the second part, the heirs,	term of Faller.
years from the	date hereof, all of the oil deposits and	natural gas in or under the following	described tract of land, lying and
being within the Cherokee Indian Nation	and within the Indian Territory, to-wit	: The	
Township Leventy Two	East half of the South	Eur guarter sectu	in Leventy Four (24
Township Liventy Two	o (22) Range Levelve	(12) in the Churcher	Malion, Ind. Jer.
	and the second s		garanten er
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of section Leverity Laws C	for the state of t		
of the Indian Meridian, and containing extract, pipe, store, refine, and remove su	uch oil and natural gas, and to occurve	acres, more or	
necessary to carry on the work of prospec			
obtain from wells or other sources on said			
still further the right to use such oil and a	natural gas as fuel so far as it is necessa	ry to the prosecution of said operations	
still further the right to use such oil and a In consideration of which the part	of the second part hereby agrees and	d binds tell to beirs executors	or administrators to pay or cause to
be paid to the lessor, as royalty the sum of	her cent of the value on the less	sed premises of all crude oil extracted	from the said land, and if the parties
do not, before the tenth day of the month			
finally be determined under the direction			
month on or before the twenty-fifth day o	f the month succeeding, and where the	value of the crude oil iluctuates, the a	verage value during the month shall
constitute the criterion in computing the	myalty; and to pay in yearly payments	s, at the end of each year, one hundre	d and fifty dollars royalty, on each
gas-producing well, the lessorto have		antination of the contration o	
lessee to use a gas-producing well whe			
tesseeto use a gas-producing wen whe	the same cumou be reasonably utiliza	sti at the rate so preectibed, shan not w	-14 of Con Julian
as the same relates to mining oil, but if the	ie lesseedesires to retain gas-produ	cing privileges snall pay a ro	valty of fifty dollars per annum on
each gas-producing well not utilized, the	dirst payment to become due and to be	made within thirty days from the di	ite of the discovery of gas, payments
thereafter for such wells to be made in ad And the part 4of the second part	vance at the first of each succeeding ye	ar, dating from the first payment.	
And the part 4 of the second part	further agrees and binds tell it	i hoire, executors or administrator	to pay or cause to be paid to the
lessor, as advanced annual royalty on	this lease, the sums of money as follow	ws. to-wit: Fifteen cents per acre per	annum, in advance, for the first and
second years; Thirty cents per acre per a			
fifth and each succeeding year thereafter			
be a credit on the stipulated royalties sho			
opation of the resources, so many the first		become the money and property of the	payable, then this lease shall, at the
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