TRANSFERABLE ONLY WITH CONSENT OF THE SECRETARY OF THE INTERIOR

## OIL AND GAS MINING LEASE

UPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY

Thia 1	ndenture of Lease, Made and entered into, in quadruplicate, on this 284, day of May
A D 100% h	and between and Christie.
A. D. 100.00, by	oi Lablequel, Sudian Territory port 9 of the first part and
and the second section is a second second to the second second second second second second second second second	Stugle M. Duyan,
Supra deservicio de la composição de la	of Marie an Ceity, Plane as party of the second part
under and in nurs	guance of the provisions of section 72 of the act of Congress approved July 1, 1902, and the regulations prescribed by the Secretary
of the Interior the	的一点,这种人的人,我们就是这个人的。""我们的,我们的一个人的时候,我们就是一个人的时候,我们就是一个人的时候,我们就是一样的,我们就会会一样的。""我们的,
WITNESSE	TH: That the part of the first part, for and in consideration of the royalties, covenants, stipulations, and conditions hereinafte reby agreed to be paid, observed, and performed by the part of the second part, heirs, executors of arministrators, down
contained, and her	ant, and let unto the part of the second part, heirs, executors of the second part, heirs, executors of administrators, do de ant, and let unto the part of the second part, heirs, executors of administrators, for the term of
	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 C	Cherokee Indian Nation and within the Indian Territory, to-wit: The
'NE	Therokee Indian Nation and within the Indian Territory, to-wit: The 1/2 of the NE/4 of the NE/4, and the A/2 of the NE/4 of the NE/4
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The state of the s	
د استنباد یا - بهاکیا لیاد،	
of section	tullul (1), township housing one (21) north, range facture (4) East idian, and containing thirty (30) acres acres, more or less, with the right to prospect for
month on or befor constitute the crit gas-producing we lesseeto use a as the same relate each gas-producin thereafter for such And the par lessor, as advi second years; Th fifth and each suc be a credit on the neglect or refuse t	ned 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 ee the twenty-fifth day of the month succeeding, and where the value of the crude oil fluctuates, the average value during the month sha erion in computing the royalty; and to pay in yearly payments, at the end of each year, one hundred and fifty dollars royalty, on each lift, the lessor to have free the use of gas for lighting and warming tresidence on the premises. But failure on the part of the gas-producing well where the same cannot he reasonably utilized at the rate so prescribed, shall not work a forfeiture of this lease so for set to mining oil, but if the lessee desires to retain gas-producing privileges shall pay a royalty of fifty dollars per annum of gwell not utilized, the first payment to become due and to be made within thirty days from the date of the discovery of gas, payment a wells to be made in advance at the first of each succeeding year, dating from the first payment.  The of the second part further agrees and binds that the first payment, heirs, executors of administrators of pay or cause to be paid to the anced annual royalty on this lease, the sums of money as follows, to-wit: Fifteen cents per acre per annum, in advance, for the first an irriy cents per acre per annum, in advance, for the ceeding year thereafter of the term for which this lease is to run; it being understood and agreed that said sums of money so paid sha stipulated royalties should the same exceed such sums paid as advanced royalty, and further, that should the part of the second pay such advanced annual royalty for the period of sixty days after the same becomes due and payable, then this lease shall, at the payment of the term for which this lease shall, at the payment of the term for which this lease shall, at the payment of the term for which this lease shall, at the payment of the term for the term for which this lease shall, at the payment of the term for the payment of the paym
The part you this lease, and should the part you declared in a work may waste to be common to be	or, be null and void, and all royalties paid in advance shall become the money and property of the lessor
ouildings or improper part of said land herein specified, early or exhausted lays from the terrollow any intoxico burpose than that he oil-bearing ho	
r indirectly made ransfer made or a And the said	utually understood and agreed that no sublease, assignment or transfer of this lease or of any interest therein or thereunder can be direct e without the written consent thereto of the lessor—and the Secretary of the Interior first obtained, and that any such assignment attempted without such consent shall be void.  d part — will keep an accurate account of all oil mining operation amount of oil mined or removed, and all sums due as royalty shall be a lien on all implements, tools, movable machinery, and other than the sum of the second part further covenants and agrees that — will keep an accurate account of all oil mining operation and other contents.
personal chattels of said royalties.	used in said prospecting and mining operations, and upon all of the oil obtained-from the land herein leased, as security for the payme
And the par	rt
And the sa assigns, violate as provided for here be annulled, when	aid part of the second part expressly agrees that should or a sublessees, heirs, executors, administrators, successors, ny of the covenants, stipulations, or provisions of this lease, or fail for the period of sixty days to pay the stipulated monthly royal in, then the part of the first part shall be at liberty, in discretion, to avoid this indenture of lease and cause the same in all the right, franchises, and privileges of the part of the second part, sublessees, heirs, executors, administrators, successors, der shall cease and end without further proceedings.