It is further understood and agree d by the parties hereto that the parts of the second part will not permit any nuisance to be maintained on the premises, nor allow any intoxicating liquors to be sold or given away for any purpose on the leased premises; and failure to comply with these conditions will work a forfeiture of the lease.

It is further understood and agreed by the parties hereto that all buildings and improvements shall remain a part of said land, and become the property of the owner of the land as a part of the consdictation of this lease, in addition to the other considerations herein specified.

It is further understood and agreed by the parties hereto that no sublease, assignment or transfer of this lease, or of any interest therein or thereunder, can by
directly or indi ectly made withou # the consent and approval of the Secretary of the
Interior, and that any such assignment or transfer made or attempted without such consent and approval shall be void.

The covenants herein contained shall extend to and be binding upon the heirs, executors, administrators successors, or assigns, of the parties to this lease, and this lease shall be subject to all rules and regulations lzawfully prescribed by the Secretary of the Interior, or which may be hereafter so prescribed by him.

The party of the second part hereby acknowledged himself to be firmly bound for the faithful performance of the stipulations of this indenu tre of lease by and under the bond made and executed by the party of the second part as principal and H E. Ellingwood as sureties entered into the day of and which shall remain on filed in the Indian Office.

It is empressly understood and agreed by the parties hereto that if the Secretary of the Interior is at any time saitsfied that enjoy the covenants contained herein, or that any of the provisions of any regulations heretofore or that may hereafter be lawfully prescribed by him, have been or are being violated, he may cancel this lease, and that his declaration of cancellation shall be effective without resorting to the Court and without further proceedings and that the lessor shall then be entitled to the immediate possession of the land.

In testimony whereof the parties of the first part and second parts herein have set their hands and affixed their seals the day and year first above written . WITNESS:

WITNESS: & S.W. Rebbird				
P.O. Stilwell, Okla,	as to,	Sanders Cochran		Seal
S.C. Reynolds				
P.O. Stilwell, Okla	as to	C.L.Brown		Seal
State of Oklahoma) (County of Adair .) Sanders Cochran and st		교회생과 교회장 취직하다 보다.	ore me the undersigned he fo regoing lease for	
purposess and consider				
		nd seal this 29 day of	July 1908 .	
SEAL. & SEAL. My commission exp	ires Aug 27	-1 010 •	W.H.Davis	Cublic
Filed for recor d Aug	3 I908 at 3	3 P.M. H.C. Walkley Re		

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