## COMPARED

Grazing Lease, Cherokee Nation, Oklahoma .

Transferable only with consent of the Secretary of the Interior.

This indenture made and entered into in quadruplicate on this 28th day fo July D1908 by and between Rachel Christie of Hulbert Party of the frist part and C.L.Brown of Tulsa Oklak party of the second part, under and in accordance with the provisions of existing law and the rules and regulations prescribed by the Secretary of the Interior, relative to Orazing leases in the Cherokee Nation, Oklahoma.

WITNESSETH: That said party of the first part for and in consideration of the coovenants of the said party of the second part hereinafter set forth, does by these presents lease to said party of the second part, for grazing purposes only, the following described tract of land lying and being within the limits of the - Nation and within the State of Oklahoma, to-wit:-

North west \$\frac{1}{4}\$ of North East \$\frac{1}{4}\$ and South east \$\frac{1}{4}\$ of North East \$\frac{1}{4}\$ and South \$\frac{1}{2}\$ of North East \$\frac{1}{4}\$ of North East \$\frac{1}{4}\$ of North East \$\frac{1}{4}\$ of section 29 of township 22 of Extrange I3 of the Indian Meridian and containing IIO acres mo re or lessfor the full term of IO years fram date hereof , and the said party of the second part in consideration of said premises, as above set forth, covenants and agrees with the party of the first part, to pay said party of the first part as rental for the same the sum of 2% & 50/IOO Dollars being at the rate of 25 C/per acre payable as follows:to-wit:

January the first of each year for the term for which this lease is to

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Said party of the second part further covenants and agrees that at the expiration of the time mentioned in this lease he will surrender to said party of the first part peaceable possession of the leased premises in good condition, the usual wear and unavoidable accidents excepted, and the failure, neglect or refusal to pay the rental or any part therein, when the same becomes due and payable, as herein provided shall work a forfeiture of this lease and entitle the party of the first part, or whomsoever shall be lawfully entitled to said premises, to enter and take possession of the same.

Said second part further covenants and agrees that he will comply with all the quarantine laws or customs in force in the Cherokee Nation, Oklahoma, as to excluding diseased or infected cattle or otherer animals from the premises, and that he will comply with such regulations as may be adopted by the Secretary of the Interior in the matter, and that he will comply with all the regulations at any time adopted by the said Secretary to prevent other allotments of individual Indians or tribal lands from damage or interference by his cattle or other animals, and will not in any atmannaer intrude on other Indian allotments or tribal lands.

It is understood and agreed by the parties hereto that the use of the leased presmises by said party of the second part, or by any one holding under him as a sub-lessee or otherwise, for any purpose not covered by this lease, or the failure by the party of the second part to pay the rental when the same becomes due, or in case the party of the second part, fail, neglect or refuse to make the improvements herein specified within the time mentioned, such failure, neglect or refusal shall work a forfeiture hereof. (PARAGRAPH OMITTED HERE AND INSERTED AT BOTTOM OF OPPOSITE SHEET)

It is further understood and agreed by the parties hereto that all buildings and improvements shall remain part of said land an become the property of the owner of the land as apart of the consideration