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Filed for record in Tulsa County, Tulsa Oklahoma, June 17, 1922 at 8:00 o'clock A. M. in Book 406, page 227

Chas. Haley, Deputy By

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0. D. Lawson, County Clerk

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RECEIVED APR 7 1914 37949 ****

UNION AGENCY ENCLOSURE TO

Roy No. 7588 # 18987

STIPULATION MODIFYING TERMS OF OIL AND GAS MINING LEASE (To be executed in quadruplicate) of Maud Welch, a minor WHEREAS, John A. Daniels, as Guardian of Ottawa, County* * OFFICE OF INDIAN AFFAIRS Okla. as lessor, and W.A. Wagoner and S. A. Yeargon of Ottawa, County Okle. as lessee, entered into an oil and gas mining lease * R E C E I V E D * APR 18 1914, dated April 1st, 1919, covering the following described land allotted to Maud Welch and situate in Tulsa County, State of

DEP'T NO. 1657 Oklahoma, to-wit: The South 20 acres of Lot 2, and the North 1/2 of the Southwest 1/4 of the Northeast 1/4, and the North 20.31 acres of lot 2, all of Section 6, Township 21 H_rth, Range 13 East, containing 60.31 acres, more or less

And whereas the present owner of said lease, The Doris Oil and Gas Company has Sagreed and does hereby agree with said John A. Daniels, as Guardian of Maud Welch, that it will commence the drilling of another well on said lands for oil and gas within 30 days from the receipt of notification by the Secretary of the Interior of the approval of these stipulations, and complete the same with due diligence to successor failure; and in case at the end of thirty days from the the completion of said well, said well shall be pumping at least 10 barrels of oil per day, said Company hereby agrees to complete another well on said lands within 6 months from the completion of said first well above mentioned; said Company further hereby submits its certified check in he sum of 3300.00 payable to the order of said Guardian, to be delivered to said Guardian as bonus money for these stipulations, in case of their approval by the Hon. Secretary of the Interior, and in case of their disapproval to be returned to TheDoris Oil and Gas Company.

WHEREAS, The present owner of said lease and the owner of the said described land desire/amend, change and modify certain terms of said contract.

NOW, THEREFORE, In Consideration of the sum of One (§1.00) Dollar, the receipt whereof is hereby acknowledged by the lessor, and other and further valuable considerations said lease is hereby modified so as to in all respects conform to the terms and conditions of the lease form authorized and adopted in pursuance of the amended regulations approved by the Secretary of the Interior on February 6, 1911, a copy of which lease form, marked Exhibit "A," is attached hereto and made a part hereof, and all terms and conditions of said original lease contract in conflict therewith are hereby abrogated and held for naught; PROVIDED; HOWEVER, that nothing herein contained shall be construed to change the date of said above described lease or the date from which rents and royalties thereunder shall be computed and be payable.

IN WITNESS WHEREOF, The parties hereto have affixed their signature this 12 day of July, 1913.

APTEST:

David M. Hammot

Secretary (CORPORATE SEAL) Two witnesses to execution by lessor: John Todd P.O. Maimi , Okla

Anta E. Earles P. O. Miama , Okla John A. Daniel

As Guardian of Maud Welch, a Minor THE DORIS OLL AND GAS COMPANY By Geo. C. Probat.

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President.