## Original delivere to Ca-pah-ney Snow Kellevville

ระบบ และ - และ<mark>เป็นสุด</mark>ภาพ และกฎหลังที่สายให้และที่สายได้และการการการที่ 1976 การการการการการการการการการการการกา

Departmenr of the Interior Office of Superintendent for the Five Civilized Tribes Muskogee, Oklahoma. This is to certify that I am the officer having custody of the records pertaining to the enrollment of the members of the Choctaw, Chickasaw, Cherokee, Creek and Seminole Tribes of Indians, and the disposition of the land of said tribes, and that the above and foregoing is a true and correct copy of Creek Allotment Certificate Stub deceased No. 217.

> Victor M. Locke Jr. Superintendent, By Ed Funk, Clerk In Charge Creek Records Date 6/13/22

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Filed for record in Tulsa, Tulsa County, Oklahoma, August 9, 1922, at 3:20 ofclock P.M. and recorded in Book 416, Page 6.

By F. Delman, Deputy. (Seal) 206291 C.M.J.COMPARED OIL AND GAS LEASE.

AGREEMENT, Made and entered into the 14th day of July 1922 by and bteween John W. Allen am Cora L. Allen, his wife, of Bixby, Oklahoma, hereinafter called lessor (whether one or more), and R. F. Dodd hereinafter called lessee:

WITNESSETH; That the said lessor, for and in consideration of One & No/100 Dollars, cash in hand paid, the receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained on part of lessee to be paid, kept and performed, has granted, demised, leased and let and by these presents does grant, demise, lease and let unto the said lessee for the sole and only purpose of mining and operating for oil and gas and of laying of pipe lines, and of building tanks, powers, stations and structures thereon to produce, save and take care of said products, all that certain tract of land situate in the County of Tulsa State of Oklehuma described as follows, to-wit:

west one-half of the Northeast one-quarter of

Section 15, Township 17 Hange 13 E. and containing 80 acres, more or less.

It is agreed that this lease shall remain in force for a term of one years from this date, and as long thereafter as oil or gas or either of them is produced from said land by lessee.

In consideration of the premises the said lessee covenants and agrees: lst. To deliver to the credit of lessor, free of cost, in the pipe line to which I may connect all wells, the equal one-eighth part of all oil produced and saved from the leased premises.

2nd. To pay lessor an equal one-eighth part for the gas from each well where g gas only is found, while the same is being used off the premises, and if used in the manufacture of gas aline or any other product, a royalty of one-eighth (1/8), payable monthly at the prevailing market rate; and lessor to have gas free of cost from any such well for all stoves and all inside lights in the principal dwelling house on said land or in dwelling house located in NE<sup>1</sup>/<sub>2</sub> of NW4 of Sec. 14, 17,13 during the same time by making their own connections with the well at their pwn risk and expense.

3rd. To pay lessor for gas produced from any oil well and used off the premises or in the manufacture of gas oline or any other product at the rate of an equal one-eight part per year for the time during which such gas shall be used, payable = -

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