assignment or transfer made or attempted to be made without such concent and approved shall ~43* be void. The covenants and agreements here inbefore mentioned shall extend to and be binding upon the heirs, assigns, executors, and administrators of the parties to this lease. In Witness Whercof, the parties hereto have heremato set their hands the day and year first above written. WITNESSES: His Thumb Mark Geo H. Colbert Pavid Marra P. O. Stilwell, Okla. Tessor P. S. Fivekiller P. O. Stilwell, Okla. Gio. Graham 3. C. Brady Lessee. P. O. Bartlesville, Ohla. S. B. Ross P.O. Bartlesville, Obla. STATE OF OFLAHOMA SS . COUNTY OF SEQUOYAH Before me, C. C. Howard, Notary Public, in and for said county and state, on this 28th, day of November, 1922, personally appeared David Marrs, a single man to me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth. My commission expires July 9th, 1923 (SEAL) C. C. Howard, Notary Public ROYALTY No. 13823 Department of the Interior, United States Indian Service, Five Civilized gribes, Claremore Ohla., 12/8/22 The within lease is forewarded to the Superintendent for the Pive Civilized Tribes with recommendation that it be Approved . See my report of even date. Ed U . Washbourne Acting Field Clerk Office of superintendent for the Five Civilized Tribes. APPROVED Muskogee, Oklahoma Dec. 29, 1922 INITIALS CLARK WASSON I.I. Acting Superintendent for the Five Civilized Tribes Filed for record in Tulsa County, Tulsa Oklahoma, Jan; 15, 1923 at 8:00 o'clock A. H. in Book 434, page 226 Brady Brown, Deputy (SEAL) By 0. G. Weaver, County clerk 219130 C.J. COMPARED WARRANTY DEED THIS INDENTURE, Made this Fourth day of January, A. D. 1923, between F. S. Silsby **NEVEN**US and Min ie D. Silsby (his wife) of Tulsa County, in the State of Oklahoma, of the first pirt, and G. S. Lovern and J. H. Brbelding of the second part. WITHESTER, That the said parties of the first part, in consideration of the sum of One Bollar (\$1.00) and other valuable considerations the receipt whereof is hereby ack nowledged, and the further consideration and as a condition of this deed to which the grantees

· · · ·

227