-,,- -,,,,,,,,,,,-	and through, the third break in the Mississipp: commonly called the Turkey Mountain Sand.	(Office of Indian Affairs) (Received) (Mar. 20, 1923.) (22757)
	It is further agreed that failure to co	nply with this Agreement in all its terms
	${\tt shall}/{\tt be}$ a violation of a material term of the	lease and that in the event of such failure
	or refusal the lease may be cancelled without a	notice.
	Executed this 3rd day of March 1923.	COMPARED
F	Attest: (Cor. Seal) C. F. Fingley, Secy.	SAND SPRINGS HOLE By Chas. Page
	Concurred in by Surety. E. M. Nousell Chas. B. Rawson QUADRUFLICATE	Department of the Interior Washington, D. C. Mar. 22, 1923. APPROVED: F. M. Goodwin, Assistant Secretary.
	(Department) (Received Mar. 26, 1923) (Encl. to No. 2321)	(Miscellaneous) (Received Mar. 6, 1923) (Encl. to No. 14243)

LESSEES SUPPLEMENTAL AGREEMENT.

KNOW ALL MEN BY THESE PRESENTS:

(Tribes

All of the Kent of the West

WHEREAS, Jennie Bruner heretofore executed an oil and gas mining lease covering the following described real estate, situate in Tulsa County, State of Oklahoma, to-wit:

(Tribes.

The SEA of SEA of Section Six (6) Township Nineteen (19) North, Range Twelve (12) East of Indian Meridian.

said real estate being in the Creek Nation, and said lease having been approved by the Honorable, the Secretary of the Interior, on September 14, 1908, and said lease being Number 18031: Mary Oil and Gas Company being now the owner and holder of said lease, and

WHEREAS, William G. Bruner and Esther Bruner Rabey, and William G. Bruner as the guardian of Stella Bruner, a minor, have executed to the Sand Springs Home, a corporation, oil and gas mining leases covering said real estate and premises above described, which are being submitted to the Honorable, the Secretary of the Interior with request for approval, that

WHEREAS, the Mary Oil and Gas Company have executed a stipulation and agreement now on file at the office of the Union Agency at Muskogee, to be submitted with the application for approval of said leases; said stipulation providing for a release of said oil and gas lease by the Mary Oil and Gas Company, if said leases executed to the Sand Springs Home shall be approved, and.

WHEREAS, said oil and gas leases above described, executed to the Sand Springs Home, and were intended as a substitute for the pror lease heretofore executed by said Jennie Bruner and said prior lease being Number 18031, and approved September 14, 1908.

NOW THEREFORE, these presents witness the Sand Springs Home, a corporation, does hereby agree that said leases last above described, as executed to the Sand Springs Home, if \ approved, shall be approved, subject to all the terms and conditions of said prior lease of \int_{b}^{b} Jennie Bruner, Number 18031, and as a substitute in every respect for said writer lease, the Sand Springs Home, a corporation, agrees to pay all the royalties and rentals as provided for in said prior lease, and on the dates and in the amounts as provided therein, and all provisions of said last described leases, which are inconsistent or different from provisions of said prior lease, are hereby annulled and without force and effect.

Executed this 2 day of March, 1923. Attest: (Cor.Seal) SAND SPRINGS HOME C. F. Tingley, By Chas. Page, President. Secretary.

State of Oklahoma, ss. Tulsa County.

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared Chas. Fage to me known to be the identical person who executed the alove and