County, Tulsa Tulse Oklahoma, May 29, 1924 at 3:55 o'clock P. M. in Filed for record in Book 488, page 335 By Brady Brown, Deputy (SEAL) 0. G. Weaver, County Clerk WIMPARED QUADRUPLICATE RECEIVED 259466 C.J. SUPT. FIVE CIV. TRIBES Form A. Series 1908. -- Approved April 20, 1908 Amended February 6, and June 29, 1911. CASHIER MAR 27, 1923 OIL AND GAS MINING LEASE UPON LAND SELECTED DEPARTMENT . FOR ALLOTMENT Creek nations JUN 25, 1923 Oklahome NO. 4546 \*\*\*\*\*\*

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\* Supt. Five Civilized Tribes THIS INDENTURE OF LEASE, Made and 18909 \*\*\*\* entered into in quadruplicate on this 27th day of February A. D. \* RECEIVED \*SUPT. FIVE CI . TRIBES 1923, by and between Lucile Taylor of Coweta, Okla, enrolled as \* CASHTER APR 30, 1924 No.17754 MAIL DIV. APR 30 1924 No.17754 a half blood citizen of the Creek Nation, Roll No. NB 829 , party of the first part, hereinafter designated as lesser, and E. L. Graves of Muskogee . Oklahoma , party of the second part, hereinafter designated as lesses, under and in pursuance of the provisions of the Act of Congress approved May 27, 1908, (35 State L. P. 312) WITNESSETH:

1. The lessor, for and in consideration of one dollar, the receipt whereof is acknowledged, and of the royalties, covenants, stipulations, and conditions hereingfter contained, and hereby agreed to be paid, observed and performed by the leasee, does hereby demise, grant, lease, and let unto the lessee, for the term of ten years from the date of the approval hereof by the Secretary of the Interior and as much longer thereafter as oil or gas is found in paying quantities, all the oil deposits and natural gas in or under the following described tract of land, lying within the county of Tulsa and State of Oklahoma, to-wit: The Lot One (1), of Section 30, Township 19, Range 12 of the Indian Meridian, and containing 40.85 acres, more or less, with the exclusive right to prospect for, extract, pipe, store and remove oil and ROYALTY NO. 49150 natural gas, and to opcupy and use so much, only of the surface of said land as may reasonably \* OFFICE OF INDIAN AFFAIRS \* RECEIVED be necessary to carry on the work of prospecting for, extracting, piping, storing, and removing such oil and natural gas, also the right\* JUN 12 1923 lines or otherwise, a sufficient supply of water to carry on said operations, and also the right to use, free of cost, oil and natural gas as fuel so far as necessary to the development and operation of said property.

2. The lessee hereby agrees to pay or cause to be paid to the Superintendent of the Five Civilized Tribes, Muskogee, Oklahoma, for the lessor, as royalty, the sum of 12 1/2 per cent. of the gross proceeds of all crude oil extracted) from said land, such payment to be made at the time of sale or removal of the oil. And the lessee shall pay as royalty on each gas producing well three hundred dollars per annum in advance) to be calculated from the date of commencement of utilization; PROVIDED, however, in the case of gas wells of small volume, when the rock pressure is one hundred pounds or less, the parties hereto may, subject to the approval of the Secretary of the Interior, agree upon a royalty, which will become effect tive as a part of this lease; PROVIDED, FURTHER, That in case of gas wells of small volume, or where the wells produce both oil and gas or oil and gas and selt water to such extent that the gas is unfit for ordinary domestic purposes, or where the gas from any well is desired for temporary use in connection with drilling and pumping operations on adjacent or nearby tracts, the lessee shell have the option of paying royalties upon such gas wells of the same percentage of the gross proceeds from the sale of gas from such wells as is paid under this lease for royalty on oil. The lessor shall have the free use of gas for domestic purposes in his residence on the leased premises, provided there shall be surplus gas produced on said premises over and above enough to fully operate, the same. Failure on the part of the lessee to use a gas producing well, which cannot profitably be utilized at the rate herein prescribed, shall

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