| THE AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT,  THE PROPERTY OF SELECT BOTH SELECTION IN ADMINISTRATION OF SELECTION OF SEL | . w. Series 19at 19st proceed upiel   | Grand  | W. 1, 1909, F. LU. 4193  | DORSEY PINAMS COMPANY, DE   | iins. Tetrs=15510                                |
|--|---|--|--|---|--|
| specific production of the control o | OIL AND GAS MINING L  | .ease upon Lai   | ND SELECTED 1  | FOR ALLOTM  | ENT,   |
| specific production of the control o |   | Cherokel   | Nation, Oklahoma   |   |  |
| since it to all another general to the paid, coherents and principated by the interest, these beetly Sembles areas, but in the control of the Name Common in a market tag, followingspeed optice steps (paid, hor) and regular to the Common in a market tag, followings). The common is a market tag, followings and the common in a market tag, followings are the common in a market tag are th | THIS INDENTURE OF LEASE, Mode and entered   | toto in quadruplicate on this.   | et day of March  | 24 17 189 D. 1909, by   | and between                                      |
| since it to all another general to the paid, coherents and principated by the interest, these beetly Sembles areas, but in the control of the Name Common in a market tag, followingspeed optice steps (paid, hor) and regular to the Common in a market tag, followings). The common is a market tag, followings and the common in a market tag, followings are the common in a market tag are th | my Spadl all freather of name of free a   | adeflellnember 253.  | party of the first part, hereinafter   | Cling O klashoved<br>designated as lessor, and  |  |
| since it to all another general to the paid, coherents and principated by the interest, these beetly Sembles areas, but in the control of the Name Common in a market tag, followingspeed optice steps (paid, hor) and regular to the Common in a market tag, followings). The common is a market tag, followings and the common in a market tag, followings are the common in a market tag are th | Tules O blalanas The Juras C  | v of the second part, hereinafter de   | esignated as lessee, under and in  | pursuance of the provisions   | of the act of                                    |
| since it to all another general to the paid, coherents and principated by the interest, these beetly Sembles areas, but in the control of the Name Common in a market tag, followingspeed optice steps (paid, hor) and regular to the Common in a market tag, followings). The common is a market tag, followings and the common in a market tag, followings are the common in a market tag are th | gress approved. May 27, 1908 (Oxo   | flie Sa 140)   | ged and of the royaliles, covers   | nts, slimulations, and condition  | ng bereinafter                                   |
| without the control of the control o | ained, and hereby agreed to be paid, observed, and  | performed by the lessee, does herel  | y demise, grant, lease, and let un   | o the lessee, for the term of fl  | ye years from                                    |
| without the control of the control o | in or under the following described tract of land, lying morth half (N2) of the mo  | s and being within the County of   | (nm) (or lote.   | , and State of Oklahoma   | , to wit: The                                    |
| in a mechany for the development and operations for extended policy and the control of the contr | section fine township township  | Crange fourtem 6 of the  | Indian Meridian, and containing  | islaty acres, more or   | less, with the                                   |
| a. The beanes bereity agrees to pay or cause to be said to the United States helds Agent, Washerer, Olith, for the beane, at roughly, the sum of a fall age and recording in solution of the Conference of the Con | ssary to carry on the work of prospecting for, extract<br>land, by means of pipe lines or otherwise, a sufficien  | ting, piping, storing, and removing st<br>it supply of water to carry on said (  | ich oli and natural gas, also the ri   | gut to obtain from weits or off   | ier sources on                                   |
| the of twenty-four hours, now hunded and titly dollars per assume, and where the extendity is more than these millions called for the control of the control | 2. The lessee hereby agrees to pay or cause to be   | paid to the United States Indian Ag  | ent, Union Agency, Muskogee, O<br>such payment to be made at the<br>roulded herein, where the capacity     | kla., for the lessor, as royalty<br>fime of sale or removal of the<br>in touted at three million cubi | oil. And the                                     |
| mit at the case benefit procedured, shell mot work a forefedence of this beass to the size of the control of th | day of twenty-four hours, one hundred and fifty dollars<br>on cubic feet or major fraction thereof. The lessor sha  | s per annum, and where the capacity<br>all have the free use of gas for domesti  | is more than three million cubic<br>c purposes in his residence on the                                     | feet per day, fifty dollars for e<br>eased premises, provided there                                   | ach additional<br>be surplus gas                 |
| 4. This besses shall exemine diligence in sinking walls for oil and natural gas on had covered by the less, and still at least case well thereton within twelver mendals the side of the support of this less are by the descriptor of the interiors, and nature eco for the interior eco for the interior was to the interior eco for the interior eco f |   |  |  |   |  |
| 4. The Besses shall exemble diligence in similar wells for old and antived gas on bad covered by the Jesses, and still at feast case well thereton within trevier mending the shall of the agent guide of the base of the feathers of the hardent of the batter of the feathers of the hardent of the batter of the feathers of the hardent of the batter of the feathers of the hardent of the batter of  | <ol> <li>Until a producing well is completed on said prem<br/>in cents per acre per annum, annually, in advance, for<br/>seventy-five cents per acre per annum, annually, in ad-</li> </ol>   | ilses the lessee shall pay or cause to<br>or the first and second years; thirty<br>vance, for the fifth year; it being un  | be paid to the said agent tor les<br>cents per acre per annum, annual<br>derstood and agreed that said sun | sor, as advance annual royally<br>y, in advance, for the third and<br>is of money so paid shall be a  | on this lease,<br>lourth years;<br>credit on the |
| interior to paying to the Duffeed States Institut Agent. Used Agent, 1970 Agent, 207 March 1970 Agent 1970 Age | 4. The lessee shall exercise diligence in sinking we  | ells for oil and natural gas on land o   | covered by this lease, and drill at  | least one well thereon within took Provided, however, there is  | twelve months                                    |
| 6. The lesses shall carry on development and specialous in a worksaudite numer, countil to waste on the said land and safes rome to be constituted upon the portion of the processing and the processing of the pr | interior by paying to the United States Indian Agent,   | v. the sum of one dollar per acre be   | er annum for each year the comp  | etion of such well is delayed,  | nad conditions                                   |
| this entitled therebo, max-oldable cosmolitous coexplore; shall not receive thereform any suitanties or formation; improvements restored themselves in the property of the leases, and may be removed at any time grid test not, design the tools, design, and the control may be removed at any time grid test not be a simple to the property of the leases, and may be removed at any time grid test not the same and the property of the leases, and may be removed at any time grid test not the same and the property of the leases, and may be removed at any time grid test not the same and the property of the leases, and may be removed at any time grid test not to the same grid test not the same grid test not to the same grid test not the same grid test not to the same grid test not  | 5. The lessee shall carry on development and operate soccupancy or use, take good care of the same and r  | tions in a workmanlike manner, com-<br>promptly surrender and return the p   | mit no waste on the said land and<br>remises upon the termination of ti                                    | suffer none to be committed up<br>is lease to lessor or to whoms                                      | on the portion oever shall be                    |
| if any numeroes on so manufacted out the presentes under clauses control, for any series of the control of all water from the other clauses and the control of all others are the series of the control of the clauses and known and the clauses and the clauses and known and the clauses and the clauses and the clauses are claused that the clause are claused that the clauses are claused that the clause are claused that the clauses are claused that the clause are claused that the clauses are claused that th | ally entitled thereto, unavoidable casualities excepted;<br>lessee, but said buildings and improvements shall rem   | shall not remove therefrom any but<br>tain a part of said land and become t  | he property of the owner of the lar  | d as a part of the consideration<br>the casing of all dry or exi-                                     | for this lease,                                  |
| 6. The leases shall keep an accurate account of all oil-mining operations, showing the sales, pirches, dates, purchasers, and the whole amount of oil mined or removed; and oil-blook provided barden with the control of the sale of both of the control hands the control of the sale of both of the control hands the control of the sale of both of the control hands the control of the sale of both of the control hands the control of the sale of of th | not use such premises for any other purposes than   | those authorized in this lease; and  | before abandoning any well shall   | ven away for may durdoses on s  | sucm bremises:                                   |
| The leases may at any time, by paying to the indian Agent all amounts then does as provided hored and the further sum of one dollar, mirrorder and cancel this proper county recording offices. Frevioled further, in words restrictions are removed from all leases are may mirrorder and an outline of the paying the lessor all amounts then due and the further sum of one dollar, which surrender shall not affect the terms bream partners are not one dollar, which surrender shall not affect the terms bream partners are not one dollar, which surrender shall not affect the terms bream partners are not one dollar, which surrender shall not affect the terms bream partners are not one dollar, which surrender shall not affect the terms bream partners are not one dollar, which such a surrender shall not affect the terms of the surrender shall not affect the terms of the surrender shall not affect the terms of the surrender shall not affect the surrender shall not surrender shall not affect the surrender shall not surrender shal | <ol> <li>The lessee shall keep an accurate account of all<br/>all sums due as royalty shall be a lien on all implementation.</li> </ol>   | oil-mining operations, showing the sitents, tools, movable machinery, and  | ales, prices, dates, purchasers, and   | the whole amount of oil mine operating said property, and u   | d or removed;<br>ipon all of the                 |
| of by paying the lessor all amounts then due and the further sum of one dellar which entereder shall not affect the terms hereof as to each producing will and ten of and prequise as nearly in segarar form as possible next continuous to and surroullations and will wills, and effected and recruit a concellation of premises sorted and condition of this lesses. Provided, however, that he regulations must not reter the supproval of this lesses, the reterm of all and gas lesses, and condition of this lesses. Provided, however, that he regulations must not reter the supproval of this lesses, the seed of the lesses and the remover of the substantial terms and conditions of this lesses, the seed of the lesses and the remover of the provided and entitle the provided and entitle the provided and entitle remover of the substantial terms and conditions of this lesses, the Secretary of the Interior (or elsaor, in event restrictions are removed as provided in the provided and entitle remover of the season and the secretary of the Interior (or lessor, in event restrictions are removed as provided in the provided and entitle removed from the secretary of the Interior (or lessor, in event restrictions are removed as provided and entitle removed from the secretary of the Interior (or lessor, in event restrictions are removed as provided and entitle removed from the secretary of the Interior, conditioned and entitle removed from the secretary of the Interior, conditioned of the Interior in the Interior of the Interior (and Interior conditioned of the Interior (and Interior conditioned of the Interior) and removed from all the Interior of the Interior, conditioned for the Interior and In | 7. The lessee may at any time, by paying to the In  | ndian Agent all amounts then due a<br>bility hereunder: Provided, it this l  | iense nas deen recorded, iessee an   | an execute a reiense and recor  | a the same in                                    |
| 8. This lease shall be subject to the regulations of the Secretary of the Inlerfor, now or bereafter in force, relative to such the regulations are made a and condition of this lease. Trovinced, showever, that no regulations made after the the suppowed of this lease. To the such that the subject of the such such that the subject of the such that the subject of  | eof, by paying the lessor all amounts then due and the of said premises as nearly in square form as possib  | he further sum of one dollar, which  | surrender shall not affect the ter   | ns hereof as to each producing  | well and ten                                     |
| 9. Upon the violation of any of the substantial terms and conditions of this lease, the Secretary of the Interior for leases, in event restrictions are removed as protein in paragraph 22 necept shall have the grids, at any time after thirty days notice, to the issues appelling the terms or conditions of violate, to decisive this lease and a conditions of the sease appelling the terms or conditions of violation of the sease appelling the terms or conditions of the sease appelling to the satisfaction of the Secretary of the Interior, conditioned to the performance of this lease, which bond shall be deposited and remain on file in the Indian Office.  11. Assignment of this lease or any interest therein may be made with the approval of the Secretary of the Interior, it being understood that to secure such approval that the performance of this lease. Which bond shall be deposited and remain on file in the Indian Office.  12. In event restrictions on allocation shall be removed from all the leaseshold premises described above, this lease shall be released from the supervision of the starty of the Interior, such release to take office without further agreement, from the date, such restrictions are removed, and theretaped the interior of the Interior, such release to take office without further agreement, from the date, such restrictions are removed, and theretaped the interior of the interior, such releases to take office without further agreement, from the date, such restrictions are removed, and theretaped the interior of the interior, such releases to take office without further agreement, from the date, such restrictions are removed, and theretaped the power of the such as a such as a such restriction of the interior, such releases to take office of the such as a such as a such restriction of the such as a s | 8. This lease shall be subject to the regulations of and condition of this lease: Provided, however, that   | no regulations made after the the  | approval of this lease, affecting el   | her the length of term of oil a   | us are made a<br>and gas leases,                 |
| 19. Before this lesses shall be in force and effect the lesses shall farrish a bond with responsible surely to the satisfaction of the Secretary of the Interior, conditioned the performance of this lesses, which bond shall be deposited and remain on file in the Intellia Office.  19. The performance of this lesses, which bond shall be deposited and remain on file in the Intellia Office.  19. The performance of this lesses, which bond shall be deposited and an extension of the proposed swatgnee need only be qualified to hold such a lease under the rules and regulations, and furnish a hond with responsible surely to the satisfaction of this tester.  21. In event restrictions on allenation shall be removed from all the lessehold premises described above, this lesses shall be removed the coverance of the coverance o | <ol> <li>Upon the ylolation of any of the substantial term<br/>in paragraph 12 hereof) shall have the right, at an<br/>yold and the lessor shall then be entitled and author<br/>yold and the lessor shall then be entitled and author</li> </ol> | ms and conditions of this lease, the<br>my time after thirty days' notice to b<br>rized to take immediate possession of  | Secretary of the Interior (or less<br>he lessee specifying the terms or<br>of the land.                    | or, in event restrictions are re<br>conditions violated, to declare                                   | this lease null                                  |
| etary of the interior, conditioned for the faithful performance of the covenants and conditions of this lease.  In even restrictions on allenation shall be removed from all the leasehold premises described above, this lease shall be released from the supervision of the latter of the interior, such release to take offect without further agreement sedestribed above, this lease shall be released from the supervision of the latter of the interior, such release to take offect without further agreement sedestribed above, this lease shall be released from the supervision of the latter of the interior, such release for the supervision of the latter of the interior applicable to expect the supervision of the latter of the interior applicable to cli and span as leases shall not apply to lease.  31. The witness whereof, the said perfect have the regulations thereafter made by the Secretary of the Interior applicable to cli and span leases shall not apply to lease.  31. The witness whereof, the said perfect have the parties hereto.  32. Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties hereto.  33. Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties hereto.  34. In witnesses to execution by toget:  35. Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties hereto.  35. Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties hereto.  36. Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties hereto.  36. Each and every clause shall be administratory.  37. Each and every clause shall be administratory.  38. Each and every clause shall be | 10. Before this lease shall be in force and effect the label performance of this lease, which bond shall be detailed in the label of any interest therein.  | lessee shall furnish a bond with resp<br>eposited and remain on file in the I<br>may be made with the approval of  | onsible surely to the satisfaction<br>ndian Office.<br>' the Secretary of the Interior, it t               | eing understood that to secure  | such approvat-                                   |
| rated to the Secretary of the Interior as herein provided shall cease, and all payments required to be made to the United States Indian Again shall thereatter be made soon or the time nower of task limits, and changes in required made by the Secretary of the Interior applicable to oil and gas leases shall not apply to 13. Back and every clause and covenant of this indenture shall extend to the helps, executors, administrators, successors, and lawful sastges of the parties hereto.  14. In witness whereof, the said perfore here hereunto subscribed their names and affixed their seals on the day, and year first above mentioned.  15. In witnesses to execution by logoff:  16. In witnesses to execution by logoff:  16. In witnesses to execution by logoff:  16. In and Julian Charles.  16. In the said Charles.  16. In the  | etary of the Interior, conditioned for the faithful per   | formance of the covenants and cond<br>used from all the leasehold premises   | itions of this lease.  described above, this lease sha   | I be released from the super  | rvision of the                                   |
| 13. Each and every clause and covernant of this indenture shall extend to the helts, executors, administrators, successors, and lawful estators of the parties hereto.  14. In witness whereof, the said populos here hereune subscribed their names and affixed their seals on the day, and year first above mentioned.  15. In witnesses to execution by logogic.  15. Each of the said populos here hereune subscribed their names and affixed their seals on the day, and year first above mentioned.  15. Each of the said populos here hereine subscribed their names and affixed their seals on the day, and year first above mentioned.  15. Each of the said populos hereine subscribed their names and affixed their seals on the day, and year first above mentioned.  15. Each of the said populos their names and affixed their seals on the day, and the said populos their seals of the parties hereine.  15. Each of the said populos their names and affixed their seals on the said populos their seals of the parties hereine.  15. Each of the said populos their seals of the said parties of the said populos.  15. Each of the said populos their seals of the said their seals | sated to the Secretary of the Interior as herein provi<br>ssor or the then owner of said land; and changes in   | ided shall cease, and all payments r   | equired to be made to the United   | States Indian Agent shall there   | atter be made                                    |
| Witnesses to execution by together.  Seal of the season of | <ol> <li>Each and every clause and covenant of this inde</li> <li>In witness whereof, the said ppgles have hereur</li> </ol>  | enture shall extend to the heirs, exe-<br>nto subscribed their names and affix   | culors, administrators, successors,<br>ed their scals on the day, and yes                                  | and lawful sessions of the partir first above mentioned.  | tles hereto.                                     |
| witnesses to execution by lesses Martine  Witnesses to execution by lesses of the Commission to the Fire Circled Tribes.  Witnesses to execution by St. St. In. 137" If a mirech blood Creek or Creek freedman, insert "June 50, 1502, 27 Stat. I. 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "June 50, 1502, 27 Stat. I. 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 1, 1902, 22 Stat.  The first thickbood, insert April 2, 1502, 38 Stat. I. 1, 150"; if a mirech blood Creek or Creek freedman, insert "June 50, 1502, 27 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 1, 1902, 22 Stat.  The first thickbood, insert April 2, 1502, 38 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 1, 1902, 22 Stat.  The first thickbood, insert April 2, 1502, 38 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 2, 1502, 27 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 3, 1502, 27 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 3, 1502, 27 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 3, 1502, 27 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 3, 1502, 27 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 3, 1502, 27 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 3, 1502, 27 Stat. I. 1, 500"; and If a mirech blood Cherokee or Cherokee freedman, insert "Juny 3, 1502, 27 Stat. I. 1, 500"; and If a mirech blood C | M.J. Dinelant   | Secretary  | John Spade   | bades assured   | [SeaL]   |
| witnesses to execution by lesses? Martini  Independent Maintini  Independent Maintini  Independent Maintini  Independent Martini  In a withhood, mixed-blood, intermeried, or freedman, as shown by the rolls of the Commission to the First Civitied Tribes, and It a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Country of Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Country of Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Country of Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Country of Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Country of Cherokee or Cherokee or Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Country of Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Landon of Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Landon of Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Landon of Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Landon of Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Landon of Cherokee or Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Single of Oklahoma, Landon of Cherokee or Cherokee  | J. J. J. iester   | - Coledon  | The Tuesdail &   | gon pany  | [Seal,]  |
| witnesses to execution by lesses     Martin   Land   Martin  | Jan Chi O Smiller   | Orland Samuel Sa | ly HB, Wfe.  | President :   | [Seal.]  |
| Here insert full-blood, mixed-blood followers and purposes therein set forth.  On Alexandry of Cheenful County, 55.  He of Oklahoma, County and State, on this 3/2t day of Marchal (January of State) and the first Chylical Tribes.  It is fore based on the first Chylical Tribes.  It is foll-blood, insert "April 28, 1908, 24 Stat. L., 137"; it a mixed-blood Creek or Creek freedman, insert "July 1, 1902, 22 State of Oklahoma, County of Cheenful County, 55.  He of Oklahoma, County and State, on this 3/2t day of Marchal (January of Cheenful County), 55.  He was a state of the set of the wilder of the wil |   | Chla!  |  |   |  |
| e of Oklahoma, County on State, I., 137"; it a mixed-blood Creek or Creek freedman, insert "Juny 1, 1902, 22 State is of Oklahoma, County and State, on this 3/22 day of Marchael And State, and acknowledged to me that he crecuted the same as and purposes therein set forth.  (My commission expires April 1 HD), 1910; Sc.  | witnesses to execution by lesseed Mar   | time   |  |   | <b>1</b>   |
| If a fell-blood, losert "April 28, 1908, 24 Stat. L., 13"; if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee | . Indefendence I  | 4_   |  |   |  |
| If a fell-blood, losert "April 28, 1908, 24 Stat. L., 13"; if a mixed-blood Creek or Creek freedman, insert "Juny 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and if a mixed-blood Cherokee freedman, insert "July 1, 1902, 22 Stat. L., 600"; and 600 Stat. L.,  | 1 September 1   | 7,   |  |   |  |
| e of Oklahoma, County of Churchel County, 55.  Lecture of Oklahoma, County and State, on this 3/05 day of Marchi 1999, personally appeared person, who executed the within and foregoing lease, and acknowledged to me that he executed the uses and purposes therein set forth.  (My commission expires April 170, 1910. Seal States of Oklahoma, County, 55.   | Here insert full-blood, mixed-blood, intermatried, or freedman, as so   | hown by the rolls of the Commission to the Fly   | o Civilized Tribes.  |   | 1  |
| Standard B. Telkel Lefore me, A Staturification of the said Country and State, on this 3/05 day of March 1999, personally appeared person who executed the within and foregoing lease, and acknowledged to me that he executed the same as free voluntary act and deed for the uses and purposes therein set forth.  (My commission expires April 1770 (Secondary)  County, ss.  |   |  | V. 82 Stat. L. (W ) and the mixed-trion Car  | iokee of Cherokee Heedman, inser.   | my 1, 1902, 32 Sta                               |
| the Spade, as the guardian of Snamine Spade, a minor, of Melling Opliano, no knowledged to me that he executed the same as his notice of country act and deed for the uses and purposes therein set forth.  (My commission expires April III), 1910. Seal Seal Seal Seal Seal Seal Seal Seal   | Stoneton B. Techee  | Lefore me, A   | Staturistille  |   | PPROGRAM SINGERS AND LONG AND STREET             |
| wountary act and deed for the uses and purposes therein set forth.  (My commission expires April 1110, 1910; Series Serie | hu Spade as the guardian  | w of Granine Sp  | eadel, a minor,  | f Welling O   | plaho  |
| e of Oklahoma, County, ss.   | ne knowl to be the identical person, who executed the voluntary act and deed for the uses and purposes  | e within and foregoing lease, and action therein set forth.  | knowledged to me that he   | executed the same as  | ries ires  |
|  | (My commission expires April 7776)  | 7910. (Senl)   |  | www.  | lie/   |
| this restriction was fred for Record on the day of day of A.U. 100 7, at 100 00 clock. M.  | te of Oklahoma,   |  | AD 10.20 4   | talaak O  |  |
| A TO THE PERSON AND T | 1ms instrument was filed for Record on the  | iny of   | A6 Wal   | Eles Den of   | Buch   |

0 0