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one, hence shall gay a result of thy delices per anama in advance on one of gasperdenic well, and found which is all thanged of the found shall gar of the counts that you of the sould start for them, an advance another receiving the little of the count of the part of the sould start for them, an advance another receive the part of the sould start for them, an advance another receive the part of the sould start for them, an advance another receive the part of the sould start for them, an advance another receive the part of the sould start for them, and advanced them are the part of the sould start for them, and advanced them are the part of the sould start for them, and advanced them are the part of the sould start for them. The sould start the sould start for the start fo	The latest deal pay a vession of lift, onlines for anomals adverses on one passwordcosts with any treatment of lift, onlines for supervisors. 1. Eural a powling will the completing will be completed on add presented the locates and pay on the latest and late	roduced on said premises over and above enough to fully operate the same	e. Failure on the part of the lessee to use a gas-producing well, which can not profitably be	3.
con the shot of the represent of this lease by the Secretary of the Interior, and on failure so to 60 this lease becomes well and void; Provided, becreeve, there is reserved and be interior by parties to the Tutted State and the State of t	and the date of the represents of this issue by the Secretary of the interior, and on failure is to the this issue becomes and lead youth. Provided, however, there is reserved and polithic provided the control of the	ges, lessee shall pay a rental of fifty dollars per annum in advance on each nder this lease, the first payment to become due and to be made within thirty 3. Until a producing well is completed on said premises the lessee shall ten cents per acre per annum, annually, in advance, for the first and second seventy-five cents per acre per annum, annually, in advance, for the fifth y tipulated royalties. 4. The lessee shall exercise diligence in sinking wells for oil and nature.	gas-producing well, gas from which is not marketed or not utilized otherwise than for operations by days from the date of the discovery of gas. **Meeting Fig. 24. **If 9. **Ann. **Meeting Party or cause to be paid to the said agent for lessor, as advance annual royalty on this lease, and years; thirty cents per acre per annum, annually, in advance, for the third and fourth years; year; it being understood and agreed that said sums of money so paid shall be a credit on the trait gas on land covered by this lease, and drill at least one well thereon within twelve months	W (1) 1/4
worthly entitled thereoft, manufacture describes excepted; and not reasone theoretion of without the preventions of the processing the tools, described to the processing the tools of the processing the processing the tools of the processing the tools of the processing the tools of the processing the processing the processing the tools of the processing the processing the tools of the processing the p	refully entitled therein, manufacture chemities excepted; and lest remove theoretims and subminists of perindent amorphisms cross the control of the control	com the date of the approval of this lease by the Secretary of the Interior, an ranted to the lessee the right and privilege of delaying the drilling of said we he Interior by paying to the United States Indian Agent, Union Agency, Musiereinafter contained), in addition to said advance royalty, the sum of one defore the end of each year; but lessee may be required to drill and operate of the same appropriate to the second of the same appropriate the propriate to the second propriate the second propriate the same and promitions in a workmanily the second propriate the same and promitive surronder to	and on failure so to do this lease becomes null and void: Provided, however, there is reserved and well for not exceeding five years from the date of the approval of the lease by the Secretary of skogce, Okla., for the use and benefit of the lessor (subject to the limitations and conditions including per acre per annum for each year the completion of such well is delayed, payable on or cells to offset paying wells on adjoining tracts and within three hundred feet of the dividing line, like manner, commit no waste on the said land and suffer none to be committed upon the portion and return the premises muon the termination of this lease to lessor or to whomsever shall be	inguetfalle Innendal
6. The leases shall keep an accurate account of all establishing operations, showing the sales, prices, dates, nurchasters, and the whole small used upon all of the prices of the last the representation of the sales are considered to the last the representation of the sales are considered to the sales and the sales are considered to the sales are considered. 8. This lesses shall be subject to the regulations of the Secretary of the Interfer, now or herestic by paying the lessor all amounts then due and the further same of one daffer, which surrected sales are sales are considered as sales are sales are considered as sales are sales are considered. 8. This lesse shall be subject to the regulations of the Secretary of the Interfer, now or herestic in growth of the sales and the sales are sales as sales are sales as sales are sales are sales are sales are sales are sales as sales are sales as sales are sales are sales as sales are sales as sales are sales are sales as sales are sale	1. The lessee shall keep an accurrice account of all obtaining operations, showing the sales, prices, dates, purchasers, and the whole count of all mixed or removed; and cold obtained from the land herein lessed, as security for payment of sale overplity. 1. The lessee may at any time, by paying to the Indian Agent all amounts then the as provided herein and the price and of the sales of the payment of the Indian Agent all amounts then the as provided herein and the sale of the sales of the payment of the lessee and the further sum of one dollar, which surrouter shall not affect the terms hereof as to each producing will and term of the sales and the further sum of one dollar, which surrouter shall not affect the terms hereof as to each producing will and term of the sales and the further sum of one dollar, which surrouter shall not affect the terms and surround the sales of the sales and the sales and the further sum of one dollar, which surrouter shall not affect the terms and surround the sales of the sales and the sal	invinity entitled thereto, unavoidable casualities excepted; shall not remove the did lessee, but said buildings and improvements shall remain a part of said in xcepting the tools, derricks, boilers, boiler houses, pipe lines, pumping and did hich shall remain the property of the lessee, and may be removed at any to ermit any nuisance to be maintained on the premises under lessee's control hall not use such premises for any other purposes than those authorized in but off all water from the allhearing stratum or in the manner required by the	therefrom any numinings or permanent improvements created thereon during the said term by the und and become the property of the owner of the land as a part of the consideration for this lease, drilling outfits, tanks, engines, and machinery, and the casing of all dry or exhausted wells, time prior to sixty days after the termination of the lease by forfeiture or otherwise; shall not il, nor allow any intoxicating liquors to be sold or given away for any purposes on such premises; a this lease; and before anaudoning any well shall securely plug the same so as effectually to be laws of the State of Oklahoma.	Maleste
Assume shall penulses as nearly in square form as possible next conligious to and surrounding each of said wells, and execute and record a cancellation of prenises survival. As this leaves shall be subject to the regulations of the Secretary of the Interior, wow or beceater in a force, relative to such cleans, all of which regulations are made a part and condition of this leaves. Performance of the leaves of the secretary of the survival of this leaves, and the subject to a survival of this leaves, and the subject to survival of this leaves, and the survival of the s	A. This lease shall be subject to the regulations of the Secretary of the Interior, now or breather in force, relative to such leases, all of which regulations are made a rt and condition of this lease: Provided, however, that no regulations made after the the approval of this lease, all of which regulations are made a rt and condition of this lease: Provided, however, that no regulations made after the the approval of this lease; the regulation of the lease of the secretary of the Interior, conditions of the lease of the Secretary of the Interior, to sell the secretary of the Interior, the Interior of the Inter	6. The lessee shall keep an accurate account of all oil-mining operation all sums due as royalty shall be a lien on all implements, tools, movable need oil obtained from the land herein leased, as security for payment of said 7. The lessee may at any time, by paying to the Indian Agent all amo ase and be relieved from all further obligations or liability hereunder: P. to proper county recording office: Provided further, in event restrictions a nereof, by paying the lessor all amounts then due and the further sum of or	s, showing the sales, prices, dates, purchasers, and the whole amount of oil mined or removed; a machinery, and all other personal chattels used in operating said property, and upon all of the droyalty. Outsit then due as provided herein and the further sum of one dollar, surrender and cancel this Provided, if this lease has been recorded, lessee shall execute a release and record the same in the removed from all leased premises, the lessee may surrender all the undeveloped portion one dollar, which surrender shall not affect the terms hereof as to each producing well and ten	the self
13. Each and every clause and covenant of this indenture shall extend to the heirs, executors, successors, and lawful assigns of the parties hereto. 14. In witness whereof, the said parties have hereunto subscribed their names and affixed their seals on the day and year first above mentioned. 15. Control of the parties hereto. 16. Control of the parties hereto. 17. Control of the parties hereto. 18. Control of the parties hereto. 18. Control of the parties hereto. 18. Control of the par	13. Each and every clause and covenant of this indenture shall extend to the helis, executors, administrators, successors, and lawful assigns of the parties hereto. 14. In witness whereof, the said parties have hereunto subscribed their names and affixed their scale on the day and year first above mentioned. 14. In witness whereof, the said parties have hereunto subscribed their names and affixed their scale on the day and year first above mentioned. 15. Carrier of the parties hereto. 16. Carrier of the parties of the parties hereto. 16. Carrier of the partie	8. This lease shall be subject to the regulations of the Secretary of the art and condition of this lease: Provided, however, that no regulations mad be rates of royalty or payments thereunder, or the assignment of leases, at 9. Upon the violation of any of the substantial terms and conditions of ided in paragraph 12 hereof) shall have the right, at any time after thirty and void, and the lessor shall then be entitled and authorized to take immedi 10. Before this lease shall be in force and effect the lesses shall furnish at the performance of this lease, which bond shall be deposited and remain 11. Assignment of this lease or any interest therein may be made with the proposed assignce need only be qualified to hold such a lease under the ecretary of the Interior, conditioned for the faithful performance of the cov 12. In event restrictions on allenation shall be removed from all the lea eretury of the Interior, such release to take effect without further agreem elegated to the Secretary of the Interior as herein provided shall cease, and observed the time owner of said land; and changes in regulations thereafte	e Interior, now or hereafter in force, relative to such leases, all of which regulations are made a de after the the approval of this lease, affecting either the length of term of oil and gas leases, thail operate to affect the terms and conditions of this lease. It is forced to the lesses specifying the interior (or lessor, in event restrictions are removed as prodays' notice to the lesses specifying the terms or conditions violated, to declare this lease null liate possession of the land. a bond with responsible surety to the satisfaction of the Secretary of the Interior, conditioned on file in the Indian Office. h the approval of the Secretary of the Interior, it being understood that to secure such approval rules and regulations, and furnish a bond with responsible surety to the satisfaction of the venante and conditions of this lease. asehold premises described above, this lease shall be released from the supervision of the ment, from the date such restrictions are removed, and thereupon the authority and power datall payments required to be made to the United States Indian Agent shall thereafter be made	May of the Interior in
James (State of Oklahoma, Greenty of Julia County, SS. Deform Richard County and State, on this 20 day of Financial July 1982 Market of Oklahoma, County and State, on this 20 day of Financial County and State of Oklahoma, County, so the County and State of Oklahoma, County, so the County and State of Oklahoma, County, so the County and State of Oklahoma, County and State of	Janes Residence Company [Seal] On Carasso Collab. On Description of Internation of Seal of the Commission to the Fire Civilized Tibes. On Tules Collab.	 Each and every clause and covenant of this indenture shall extend t In witness whereof, the said parties have hereunto subscribed their 	names and affixed their seals on the day and year first above mentioned	
2. O., Tulea Okla. 1. Here insert full-blood, mixed-blood, internatived, or freedman, as shown by the rolls of the Commission to the Five Civillized Tribes. 1. Here insert full-blood, internatived, or freedman, as shown by the rolls of the Commission to the Five Civillized Tribes. 1. Here insert full-blood, internatived, or freedman, as shown by the rolls of the Commission to the Five Civillized Tribes. 1. Here insert full-blood, internatived, or freedman, insert "Jule 20, 192, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1902, 22 Stat. 1, 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1	O. Tulea Ohla. O. Tulea Chlat. O. Tulea Chlat. I. Here insert full-blood, insert April 26, 1900, M Stat. L., 1871 if a mixed-blood Greek or Greek freedman, insert June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of Julea Country, SS. Leftore me, Land Mapes, a no June 1, 1901, M State, on this 22 day of Tulea State of Oklahoma, Insert June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of Julea Country, SS. Leftore me, Land Mapes, a no June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or C	wo witnesses tylexecution by essor	Manha print sum. [Seal]	12/2
Down State Of Oklahoma, State, on this 22 day of 1 Chanaly 1909. In mer known to be the identical person. who executed the within and foregoing lease, and acknowledged to me that I was a superior of the same as force of Oklahoma, and the same as and purposes therein set forth. (My commission expires. Aug. 2 3-1911. State of Oklahoma, Spires. Aug. 2 3-1911. County, ss.	O. Tulea Ohla. O. Tulea Chlat. O. Tulea Chlat. I. Here insert full-blood, insert April 26, 1900, M Stat. L., 1871 if a mixed-blood Greek or Greek freedman, insert June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of Julea Country, SS. Leftore me, Land Mapes, a no June 1, 1901, M State, on this 22 day of Tulea State of Oklahoma, Insert June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of Julea Country, SS. Leftore me, Land Mapes, a no June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or C	James K. Statte	Muquesul Cler Car Comparisy [Seal]	and the
Down Suffer Suff	O. Tulea Ohla. O. Tulea Chlat. O. Tulea Chlat. I. Here insert full-blood, insert April 26, 1900, M Stat. L., 1871 if a mixed-blood Greek or Greek freedman, insert June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of Julea Country, SS. Leftore me, Land Mapes, a no June 1, 1901, M State, on this 22 day of Tulea State of Oklahoma, Insert June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of Julea Country, SS. Leftore me, Land Mapes, a no June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or C	Willie Whitewater)	Je Commany Light Secretary,	3.
Down Suffer Suff	O. Tulea Ohla. O. Tulea Chlat. O. Tulea Chlat. I. Here insert full-blood, insert April 26, 1900, M Stat. L., 1871 if a mixed-blood Greek or Greek freedman, insert June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of Julea Country, SS. Leftore me, Land Mapes, a no June 1, 1901, M State, on this 22 day of Tulea State of Oklahoma, Insert June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of Julea Country, SS. Leftore me, Land Mapes, a no June 20, 1102, 22 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. The Country of Julea Country of July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L. 6607; and if a mixed-blood Cherokee or C	O. O., Oxeant Okla!	Duqueine Oil & Gas Company.	No.
2. O., Tulcal Chilat. 1. Here insert full-blood, mixed-blood, intermarried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. 2. If a full-blood, insert "April 25, 1900, 34 Stat. L., 157"; if a mixed-blood Creek or Creek freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1802, 32 Stat. L., 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July	O. Tulka Chilat. 1. Here insert full-blood, intermatried, or freedman, as shown by the rolls of the Commission to the Five Civilized Tribes. 2. If a full-blood, insert "April 26, 1990, 34 Stat. L., 137"; if a mixed-blood Creek or Creek freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat. In. 600"; and if a full-blood, insert "July 1, 1892, 32 Stat.		Box. Suf.	W. K.
thate of Oklahoma, Country of Lules Country, ss. before me, Leace Maperia notary Lules personally appeared person. who executed the within and foregoing lease, and acknowledged to me that the executed the same as Land free (My commission expires Aug 23-1911. Seal. Country, ss. Country, ss.	ate of Oklahoma, County of Julia County, ss. before me, Lacal Makes, a nothing Public personally appeared. Marcha Stouth me known to be the identical person, who executed the within and foregoing lease, and acknowledged to me that the executed the same as Lan free and voluntary act and deed for the uses and purposes therein set forth. (My commission expires Aug 23-1911. County, ss. County, ss.	a. O., Idlead Uplas		The sp
tate of Oklahoma, Country of Julia County, ss. before me, Lacel Maperla Notary Public n and for said County and State, on this 22 day of February 1909, personally appeared o me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that the executed the same as Lan free and voluntary act and deed for the uses and purposes therein set forth. (My commission expires Aug 23-1911. Seal. County, ss. County, ss.	ate of Oklahoma, County of Julia County, ss. before me, Lacal Makes, a nothing Public personally appeared. Marcha Stouth me known to be the identical person, who executed the within and foregoing lease, and acknowledged to me that the executed the same as Lan free and voluntary act and deed for the uses and purposes therein set forth. (My commission expires Aug 23-1911. County, ss. County, ss.	Tuka/ekla/.		3.1
tate of Oklahoma, Country of Julia County, ss. before me, Lacel Mapes, a notary Public m and for said County and State, on this 22 day of February 1909, personally appeared marka State o me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that the executed the same as Land free ind voluntary act and deed for the uses and purposes therein set forth. (My commission expires 23 - 1911. Seal. Sirace Mapes.) tate of Oklahoma, County, ss.	ate of Oklahoma, County of Julia County, ss. before me, Lacal Makes, a nothing Public personally appeared. Marcha Stouth me known to be the identical person, who executed the within and foregoing lease, and acknowledged to me that the executed the same as Lan free and voluntary act and deed for the uses and purposes therein set forth. (My commission expires Aug 23-1911. County, ss. County, ss.	1. Here insert full-blood, mixed-blood, intermarried, or freedman, as shown by the rolls of the C II a full-blood insert "April 96, 1900, 24 Stat. Jr., 187": If a mixed-blood Creek or Creek freeding	Dommission to the Five Civilized Tribes. Jan. Insert "June 30, 1962, E2 Stat. L. 650"; and if a mixed-blood Cherokee or Cherokee freedman, insert "July 1, 1992, 32 Stat.	200
and for said County and State, on this 22 day of February 1909, personally appeared. Mustha State o me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that the executed the same as Land free and voluntary act and deed for the uses and purposes therein set forth. (My commission expires Aug 23-1911, Seal, County, ss.	and for said County and State, on this 22 day of February, 1909, personally appeared. "Martha Struct" "Me known to be the identical person, who executed the within and foregoing lease, and acknowledged to me that the executed the same as 1221 free and voluntary act and deed for the uses and purposes therein set forth. (My commission expires 213-1911. "County, ss. "County, ss.	tate of Oklahoma, County of Jules County, ss.	A.	when
(My commission expires Aug 23-1911. County, ss. County, ss.	(My commission expires and 23-1911. County, ss. County, ss.	n and for said County and State, on this 20 day of	assauff 1909, personally appeared	13.
tate of Oklahoma, County, ss.	ate of Oklahoma, County, ss.	o me known to be the identical person who executed the within and foregoind voluntary act and deed for the uses and purposes therein set forth.	oing lease, and acknowledged to me that the executed the same as Lazzi free	B
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Alb. machley. Rag. of Wester	Deputy. [SEAL] At. C. Machley. Rog. of Weeld Chen.	tate of Oklahoma,	Man 1 A.D. 19/0 . at # 20 o'clock ? M.	hup
	Deputy. ISEALI		A.C. machley. Ray of Decile	13