1208 - approved april 20-1108

## OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT, Cherokev

Nation, Oklahoma.

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THIS INDENTURE OF LEASE, Made and entered into in quadruplicate on this. The day of creating of the second part, but it is the day of creating of the second part, be second part, hereifafter designated as lessee, under and in pursuance of the provisions of the act of Congress approved May 27,1908 (Cueltur, 2001) the second part, hereifafter designated as lessee, under and in pursuance of the provisions of the act of the approval hereof by the Secretary of the Interior, and as much longer thereafter as oil or gas is found in paring quantities, all the oil deposits and natural gas in or under the following-described tract of land, lying and being within the County of the Indian Meridian, and containing of Oklahoma, to wit: The Section of the sectio

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the proper county recording office: Provided further, in event restrictions are removed from all lensed premises, the lessee may surrender all the undereloped portion thereot, by paying the lessor all amounts then due and the further sum of one dollar, which surrender shall not affect the terms hereof as to each producing well and ten acres of said premises as nearly in square form as possible next contiguous to and surrounding each of said wells, and execute and record a cancellation of premises sur-rendered. 8. This lense shall be subject to the regulations of the Secretary of the Interior, now or hereafter in force, relative to such leases, all of which regulations are made a part and condition of this lease: Provided, however, that no regulations made after the the approval of this lease, affecting either the length of term of ol and gas leases, the rates of royalty or payments thereunder, or the assignment of leases, shall operate to affect the terms and conditions of this lease. 9. Upon the violation of any of the substantial terms and conditions of this lease, the Secretary of the Interior (or lessor, in event restrictions are removed as pro-vided in paragraph 12 hereof) shall have the right, at any time after thirty days' notice to the lesse specifying the terms or conditions violated, to declare this lease and and vold, and the lessor shall then be entitled and authorized to take immediate possession of the land. 10. Before this lease, which bond shall be deposited and remain on file in the Indian Office. 11. Assignment of this lease, on any interest therein may be made with the approval of the Secretary of the Interior, it being understood that to secure such approval the propased assignee need only be qualified to hold such a lease under the rules and conditions of this lease. 12. In event restrictions on allenation shall be removed from all the leashold premises described above, this lease shall be released from the supervision of the Secretary of the Interior, conditioned for the faithful perform

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13. Each and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties hereto.
14. In witness whereof, the said parties have heremito subscribed their names and affixed their seals on the day and year first above mentioned.
25. B. R. Thurwelf Secy.
26. R. Thurwelf Secy. up as Guardias (tamp: Leal) The Sandusky Cil + Gae N. J. Num s to execution by lesson ump Cif Two witness Voreefear le Que Buy Zo Qu Q ul 20 itnesses to execuii Tand e Ct 0 El Ca 2. R. Retting m Julsa Chla. P. O... Here insert full-blood, mixed-blood, intermatried, or freedman, as shown by the rolts of the Commission to the Five Civilized Tribes.
If a lubbood, lusert "April 25, 1996, 34 Stat. L., 137"; if a mixed-blood Greek or Greek freedman, insert "June 30, 1992, 32 Stat. L, 600"; and if a mixed-blood L. 716." d Cherokee or Cherokee free State of Oklahoma, Farenty of Washington County, ss. sth ( Tuble before me, wledged me that. executed the same as .free since 10 Brown (My commission expires Och 5-1913 notary day of 25 ch A.D. 19.12 , nt 3 2 3 Walkley 46 [SEAL] Clerk, ......Deputy. Bv.

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