Affrice of Indian affain Received Cor. 12 1905 File 6 8634. 97 COMPARED na Taka^{ch b}ir * Mainter 1908 appraved a porte na, 190 OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT, breek Qklahoma .Nation, THIS INDENTURE OF LEASE, Made and entered into in quadruplicate on this 16th day of <u>Settember</u>, A. D. 19.25th, by and between Kather M. Brown, joining with the Setter Second provided the second parts of the first part, hereinatter designated as lossor, and Terne - Chalanana Investment Second part, horeinatter designated as lossoe, under and in pursuance of the provisions of the act of Congress approved May 27, 1905 (Public Nor, 140) ..., ..., without the losse, for the term of the second part, horeinatter designated as losse, and conditions, and conditions hereinatter 1. The lessor, for and in consideration of one dollar, the receive the research one hereby demise, grant, lease, and let unto the lossee, for the term of the second as much longer thereafter as oll or gas is found in paying quantities, all the oil deposits and natural reas in or under the following-described tract of land, lying and being within the County of Mayorum , and State of Oklahoma, to wit: The er Jegen Brann Steel laust Star gas in or under the following-described tract of land, lying and being within the County of Wayour Monthlast quarter (4) of the southwest quarter (4) Qot 2., and State of Oklahoma, to-wit: The gas in or under the following electrice it rate of man, ying and being within the Johnty of. Internet and the set of t 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 lease 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 oil and gas leases, the rates of royaity 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, shell 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, shell port to be seed specifying the terms or conditions violated, to declare this lease and and void, and the lessor shall then be entitled and authorized to take immediate possession of the land. 10. Before this lease shall be in force and effect the lessee shall furnish a bond with responsible surety to the satisfaction of the Secretary of the Interior, conditioned for 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 the proposed 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 leasehold premises described above, this lease shall be released from the supervision of the Secretary of the Interior, such release to take effect without further agreement, from the date such restrictions are removed, and thereupon the authority and power delegated to the Secretary of the Interior as herein provided shal d furnish a bond with responsions bures, to the supervision of the his lease. I above, this lease shall be released from the supervision of the restrictions are removed, and thereupon the authority and power be made to the United States Indian Agent shall thereafter be made of the Interior applicable to oil and gas leases shall not apply to and every clause and covenant of this indenture shall extend to the heirs, executors, administrators, successors, and lawful assigns of the parties hereto tness whereof, the said parties have hereunto subscribed their names and affixed their seals on the day and year first above mentioned. 13. 14. Attest: the she T. Densy Leoreta Eather 2n. ケ U. ĥ executi issfi 100 1 [Seal.] 3 .uph rgel tt b 4.[Seal.] ullus IJ an. She al President \subset 222 ell rel. O. Kla ution by beall B D pende light conard As. ha 1. Here insert full-blood, mixed-blood, inte 2. If a full-blood, insert "April 26, 1996, B4 S L. 718." by the rolls of the Commission to the Five Civilized Tribes. 28 or Creek freedman, insert "June 30, 1902, 82 Stat. L, 600"; and if a mixed-b arried. or freedu T., 187": If a mi State of Oklahoma, *Hore* Ma e fe e ty of dimp. 16th ay of in and for said County and State, on this 1014 hay of any and Legues. In Cathler Mr. Brown Jourd Legues. In ally appeared. meband to me known to he the identical persone who executed the within and foregoing leas and voluntary act and deed for the uses and purposes therein set forth. their hell any 4-1912 ... 1A Dea notary Pu (My commission expires... ßle. Ũ State of Oklahoma,... fro County, ss. This Instrument was filed for Record on the ... L Received Cat 30. 1908 As. day of o'clock Centalkle De 2.66. ale n agency Deputy. [SEAL]

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