mig

required only during the time his approval of the alienation of the land is required by law.

It is further agreed that this lease is made with the full knowledge of the fact that under the regulations prescribed by the Secretary of the Interior governing the leasing of lands in the Cherokee Nation, Indian Territory, lessees are prohibited from being directly or indirectly interested in leases, in ther own names or in the names of other persons, or as owners or holders of stock in corporations, or as mambers of associations, covering an aggregate of more than 4,800 acres of land in the Cherokee Nation, that the said prohibition is made a part and condition of this lease, and that the Secretary of the interior reserves the right to cancel leases at any time during the period for which they are to run, after notice as herein mentioned, when he is satisfied that the terms of the lease or of the regulations heretofore or hereafter prescribed have been violated in any particular, and it further agrees not to transfer, assign, or sublet, by working or drilling contract or otherwise, or allow the use of the land leased, or any oil or gas in or under it, without first obtaining the consent of the Sedretary of the Interior, and that any violation of the lease or of the regulations heretofore or hereafter prescribed by the secretary of the Interior respecting oil and gas leases in the Cherokee Nation, shall render this lease subject to cancellation, after ten days receipt by it of notice, in the discretion of the Secretary of the Interior, whose declaration of cancellation shall be effective without resorting to the court and without further proceedings, and that the lessor shall then be entitled to immediate possession of the land.

If, at any time, the Secretary of the Interior, after due notice to the persons orparties interested, determines that any person, partnership or corporation has, by means of stock ownership or otherwise, directly or indirectly, obtained and holds interests in leases of oil and gas properties in said Indian Territory, said leases covering in the aggregate an area of more than 4,800 acres and further finds that the property herein leased is a part of said aggregate area, then the Secretary of the Interior may cancel this lease in the same manner as provided for in the case of any violation of the terms of said lease.

It is further agreed and understood that the approval of this lease shall be of no force or effect, unless the rarty of the second part furnishes within sixty days from filed in connection herewith, a fond to the saliefation of the feeting of the factor of March, 20, 1905, prescribed the date of approval of the application, with the regulations of March, 20, 1905, prescribed by the Secretary of the Interior, which shall be deposited and remain on file in the Indian Office during the life of this lease.

In witness where of, the said parties have hereunto subscribed their names and affixed their seals on the day and year first aboe mentioned.

Edward Parris (seal)

Margaret Oil Company By Charles Page, President B.F. Rice, Secretary

(Corp Seal)

Two witnesses to execution by lessor. John M. Ingram, P.O. Dawson, I.T. Jefferson D. Cox, P.O. Tahlequah, I.T.

Two witnesses to execution by lessee: Sophia Magnuson, P.O. Tulsa, J.T. Wesley P. Moore, P.O. Tulsa, I.T.

Department of the Interior, U.S. Indian Service, Union Agency, Muskogee, Ind. Ter Jan 11,1908

The within lease is forwarded to the Commissioner of Indian Affairs with recommendation that it be approved subject to regulations of June 11, 1907, as amended October 14, 1907, See my report of even date.

Dana H. Kelsey, U.S. Indian Agent.