

RESOLUTION OF THE
WHITE MOUNTAIN APACHE TRIBE OF THE
FORT APACHE INDIAN RESERVATION

WHEREAS, on the 4th day of June, 1957, the San Carlos Apache Tribe, and on the 21st day of June, 1957, the White Mountain Apache Tribe, being the parties of the first part and hereinafter referred to as the "Tribes", did jointly execute a contract with one Dr. Harry Getty, being the party of the second part and hereinafter referred to as "Dr. Getty", and

WHEREAS, in paragraph 5 of said contract it was provided that the payment of compensation or expenses provided in the contract should be made by the respective Tribes upon submittal by Dr. Getty to the respective Tribes of a voucher or vouchers covering the compensation or expenses then owing, accompanied by a certificate by one of the claims attorneys certifying that work had been performed under the contract and that compensation or expenses claimed was due and owing and that no part had been paid, and

WHEREAS, on the 21st day of June, 1957, in Resolution No. 57-41, the Tribal Council of the White Mountain Apache Tribe approved said contract and provided for funds for the engaged services of the said Dr. Getty, and

WHEREAS, through the Phoenix Area Office the Central Office of the United States Department of the Interior, Bureau of Indian Affairs, approved said contract subject to the condition that the payment of compensation and reimbursement of expenses to Dr. Getty should be made only after approval of the voucher or vouchers by the Commissioner, or his duly authorized representative, and subject to the further condition that payment should not be made in advance of the rendition of services or incurrence of expenses.

NOW THEREFORE BE IT RESOLVED by the Council of the White Mountain Apache Tribe of the Fort Apache Indian Reservation in a regular meeting assembled on the 27th day of September, 1957, that before any payment of compensation or expenses as provided in the above-mentioned contract shall be paid by the White Mountain Apache Tribe to Dr. Getty, that Dr. Getty shall first submit a voucher or vouchers covering the compensation or expenses then past due and owing, the said voucher or vouchers to be accompanied by a certificate from one of the claims attorneys certifying that the work has been performed and the compensation or expenses claimed under the contract and under the applicable voucher or vouchers is due and owing; and payment shall be subject further to the provision that the voucher or vouchers shall first be approved by the United States Commissioner of Indian Affairs, or his duly authorized representative.

BE IT FURTHER RESOLVED that all of the other terms, conditions and covenants in the said contract are to remain in full force and effect.

