all oil produced and saved from the leased premises .

2. To pay to the party of the first part One Hundred Fifty ( \$ 150.00) Dollars each and every year in advancem for the gas from each well where gas only is found m while the same is being used off the premises; and the first party to have gas free of cost to ke at and light one dwelling house onn said pre mises during the same time .

minimum and the strangers are a

The party of the second part agrees to commence a well on the premises of Rachel M Lloyd is Section 26 Township 20 Range I2 Tulsa County Oklahoma Within six months from date hereof , m or pay at the rate of One (\$1.00) Dollar per acre in advance for eachdddditional year such commencement is delayed from the time above mentioned .

This lease is one of the leases executed by and between the parties harnkanxx hereto on this date, covering land owned by Rosa B Lloyd, Laura B Lloyd Pansy B Lloyd and Clarence L Lloyd located in Sections 24,25,26, and 35 all in Township 20 Range I2 East, tulsa County Oklahoma, The above rental shall be paid to the first party in person or to the credit of the firstparty at he Central National Bank of Tulsa Oklahom, and it is agreed that the completion of such well shall be and operate as a full liquidation of all rent under this provision during the remainder of the term of this lease .

The party of thesecond part shall have the right to use oil , gaas and water produced o n said land free of croyalty, for drillng and operation thereon, except water from walls of the first party . When requested by the first party , the second party shall bury pipe lines, e xcept steam lines, beloe plough depth . No wells shall be drilled nearer than two hundred feet to the house or barn on said premises.

Second party shal: pay for damages caused by oil to growing crops on said lands.

The party of thesecond part, shall have the right at any time to remove all machi sery and fixtures placed on said premises, including the right to draw and remove casing.

The party of the second part, its heirs, successors or assigns shall have the right at any time on the payment of One ( \$ I.00) Dollar and all obligations then due and payable to the party of the first part, his hiers or assigns, to surrender this lease for cancellation after which all payments and liabilities thereafter to accrue underand by virtue of its terms shall cease and det rmine .

All covenants and agreements herein set forth between the parties heretofore shalllextend to their successors, hiers executors, adminsitrators and assigns .

Witnes the following signatures and seals .

Witness . Guy L Reed

Dessie L Swift

ATTEST: F.M. Rodolf Secretary

State of Oklahora

Tulsa County .

Jamus P Lloyd Rachel M Lloyd

The Solon Oil Company Ry R.W. Kellough Prest .

I Dessie L Swift a NotaryPublic in and for the Coujty and State aforesaid, certify that James P Lloyd personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in