gas on land covered by this lease and shall drill at lease one well thereon within one year from the date of approval of this lease by the Secretary of the Interior, or shall pay to said Superintendnt for the Five Civilized Tribes, Muskogee, Oklahoma, for the use and benefit of the lessor, for each whole year the completion of such well is delayed after the date of such approal by the Secretary of the Interior, for nit to exceed ten years from the date of such approval, in addition to the other considerations named herein, a rental of one dollar par acre, payable annually; and if the lesse shall fail to drill at least one well within any such yearly period and shall fail to surrender this lease by executing and recording a proper release thereof and otherwise complying with paragraph numbered 77 hereon on or before the end of any such year during which the completion of such well is delayed, such failure shall be taken and held as conclusively evidencing the election and covenant of the lessee to pay the rental of one dollar per acre for such year and thereupon the lessee shall be absolutely obligated to pay such rental. The failure of the lessee to pay such rental before the expiration of fifteen days after it becomes due at the end of any yearly period, during which a well has not been completed as provided herein, shall be a violation of one of the material and substantial terms and conditions of this lease, and be cause for cancellation of such lease under paragraph numbered 9 here of; but such cancellation shall not in any wise operate to release or relieve the lessee from the covenant and obligations to pay such rental, or any other accrued oblication. The lesses muy be required by the Secretary of the Interior, or hy such officer as may be designated by him for the purpose to drill and operate wells to offset wells on adjoining tracts, and within three hundred feet of the dividing line, or in case of gas wells lessee may have the option in lieu of drilling offset wells of paying a sum equal to the royalties which would accrue on each well to be offset if said wells had been drilled and were being operated on the land described her in and in accordance with the terms hereof. It is understood and agreed by the parties hereto that offset wells shall be drilled or royalty pad in lieu of drilling, within ten days after the lessee is notified to do so, and failure to comply with such requirements shall constitute a violation of one of the substantial terms of this lease.

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adda yn blenn en ble ann ei gelegade shedaraan terdar a hynnie feredelee der Breferie teregelea.

5. The lesses shall carry on development and perations in a work manlike manner, commit no waste on the land and suffer none to be committed upon the portion in his occupancy or use, take god care of the same and promptly summder and return the premises upon the termination of this lease to lessor or to whomsoever shall be 1-wfully entitled thereto, unavoidable casualties excepted;, shall not remove there from any buildings or pernament improvements erected thereon, during the suid term by the sold le see, but sold buildings and improvements shall remain a part of said land and become the property of the owner of the land as a part of the consideration for this lease, excepting tools, derricks, hoiler, boiler houses, pipe lines, purping and drilling outfits, tanks, engines and machinery, and the easing of all dry or enhausted wells which shall remain the property of the lesses and may be removed at any time prior to shity days after the termination of the lease by forfeiture or otherwise; and shall not penuit any nuisance to be maintained on the premises under loscee's control nor allow any inteniesting liquors to be sold or given away for any purposes on such prepioses; shall not use such prepises for any other purpose than those unthorized in the lease; and before abdoning any well shall securely $\mathtt{rlu} \in \mathtt{tle}$ care so as offectually to slut off all water from the oil bearing stratum, or in the

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