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monthly on se before the 25th day of the month succeeding that for which such payment is to be made, supported by sworn statements.

3. Until a producing well is completed on soid premises the lessee shell pay, or cause to be paid, to said Superintendent for the Five Civilized Tribes, Muskoge Oklahoma, for lesson as advanced annual, royalty, from the date of the approval of this lease, fifteen dents per acre per annum, annually, in advance for the first and second years, thirty cents per acre per annum, annually in advance, for the third and fourth years; seventy five cents per acre pet annum, annually, in advance, for the fifth year; and/one dollar per acre per annum, annually, in advance, for the fifth year; and/one dollar per acre per annum, annually, in advance, for the fifth year of this lease it being udderstoed and agreed that such sums of money so paid shell be a credit on stipulated royalties, and the lessee hereby agreed that surrender or cancellation thereof; not shall the lessee be relieved from its obligation to pay said advance royalty annually when the becomes due, by reason of any subsequent surrender or cancellation of this lease.

4. The lessee shell exercise diligence in sinking wells for oil and natural gas on land covered by this lesse and shall drill at least; one well thereon within one year from the date of approval of this lease by the Secretary of the Interior, or shall pay said Superintendent for the Five Civilized Tribes, Muskogee, Oclahoma, for the use and benefit of the lessor, for teach whole year the completion of such well is delayed after the date of such spproval by the Secretary of the Interior for not to exceed ten years from the date of such approvel, in addition to the other considerations named therein, a remal of one dollar per scre, psyable snnuslly; and if the lessee shall fail to drill at least one well, within any such yearly period and shall fail to surrender this lasse by executing and recording a proper release thereof and otherwise complying with paragraph numbered 7 hereof on se before the end of any such year duringtwhich the completion of such well's deleyed, such failure shall be taken and held as conclusively evidencing the election and covenant of the lessee to pay the tental of one dollar per acre for such year and thereupon thelessee shall be absolutely obligated to pay such rental. The failure of the lessee to pay suchrental before the expiration of fifteen days after it becomes due at the end of any such yearay period, during which s well has not be completed as provided herein, shall be a violation of one of the material and substantial terms and enditions of this lease, and be cause for cancellation of such' lesse under paragraph numbered 9 hereof; 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 obligation. The lessee may he required by the Secretary of the Interior, or by such officer as maybe designated by him for the purpose to drill and operate wells on adjoining tracts, and within three hundred fet of the dividing line, or an case of ges Wells lessee may have the oftion, in lieu of drilling offset wells, of paying a sum equal to the royalties which would accrue/on each well to be offset had been drilled and were being operated on the land described herein and in accordance with thenterms hereof. It is understood and agreed by the porties herato that offset wells shall be drilled or royalty poid in lieu of drilling, within ten doys ofter thelessee is notified to do so, and failure to comply with such requirements shall constitute a videtion of one of the substantial terms of this lesse.

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5. The lessee shall carry on development and operations in a workmaalike manner, commit no wase on the said land and suffer not toget committed apon the portion in his occupancy or use, take good care of the same and promptly surrender and return the premises upon the termination of this lesse to lessor of to whomsoever shall be lewfully entitled thereto, unavoid able casualties excepted; shall not remove therefrom any buildings or permanent improve-

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