part of this lease; Provided, further, that in case of gas wells of small volume, or where the wells produce both oil and gas or oilrand gas and salt water to such extent that thengas is unfit for ordinary domestic purposes, of where the gas from any well is desire for temporary use in connection with drilling and pumping operatims^{on}adjacent or nearby tracts, the lessee shall have the optionof paying royalties upon such wells of the same percentagesof the gross proceeds from the sale of gas from suchwells as is paid under this lease for royalty on oil The lessor shall have the free use of gas for domerstic purposes in his residence of the leased premises, provided there shall be surplus gas produced on said premises over and above anough to fully operate the same. Failure on the part of thelessee to use a gas producing wal, which cannot profitably be utilized at the rate heran prescribed, shall not work a forfeiture of this lease so far as the same relates to mining oil, but if the lessee destres to retain as producing privileges, the lessee shall pay a rental of one hundred dollars per annum in advance, calculated from the date of discovery of gas, on each gas producing well from which gas is not marketed or not utilized otherwise than for operations under this lease. Payments of annual gas royaltips shall be made within twenty five days from the date such royalties become due, other royalty payments to be made monthly on or before the 25th day of the month succeeding that for which such payment: is to be made, supported by sworn/statements.

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3. Until a producing well is completed an said premises the leffice shall pay, or cause to be paid, to said SuperintWendent for the Five Civilized Tribes, Muskogee, Oklahoma, for lessor, as advanced aboual royalty, from the date of the approval of this lease, fifteen cents 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, Annually, inadvance, for the fifth year; and one dollar per acre per annum, annually, in advance, for each succeeding year offrihe term of this lease; it being understood and agreed that such sums of money so paid shall be a credit on stipulated royalties, and the lessee hereby agrees that said advance royalty when paid shall not be refunded to the lemme because "of an subsequent surrender or cancellation thereof; nor shall the lessee be relieved from tits obligation to pay said advance royalty annually when it becomes due, by reason of any subsecuent surrender or sancellation of this lease.

4. The lessee shall exercise diligence indinking wells for oil and natural gas on land covered by this lease 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 to said Superintendent 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 suchapproval by the Secretary of the Interior, for not to exceed ten years from the date of suchapproval, in addition to the other considerations named herein, a rental of one doblar per acre, payable annually; and if the lessee shall fail to drill at least one well within any such yearly period, and shall fail to suffender this lease by executing and recording a proper release thereof and otherwise complying with paragraph 7 hereof on or before the end of any such year dering which the completion of such well is delayed, such failure shall be taken and held as conclusively evidencing the election and covenant of the less de to pay the rental of one dollar per acre for each year and thereupon the lessee shall be absolutely obligated to pay such rental before the exviration 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 meterial and substantial terms and conditions of this lease, and be cause for cancellation of such lease under paragraph numbered 9 hereof; but such cancellation shall not in any wise operate to release bigrelieve the lessee from the covenant and obligations to pay such rental, or any other accrued obligation. The lessee may be required by the Secetary of the Interior, or by

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