under the following described tract of land lying and being within the Cherokee Indian Mation and within the Indian Perritor, to-wit: The SEQ of the NQ of Section Prenty six (26) and the NQ of the NQ of Section Phirty six (36) Township Eventy one (21) North Range Emirteen (13) hast of the Indian Meridian and containing Nighty (80) acres fore or less, with the right to prespect for, extract, Pipe, store, refine and remove such oil and natural gas, and to occupy and use so much only of the surface of said hand as may be reasonably necessary to carry on the work of prespecting for, extracting, piping, storing, refining, and removing such oil and natural gas, including also the right to obtain from wells or other sources on said kind, by means of pipe lines or otherwise, a sufficient supply of water to carry on said operations and including still further the right to use such oil and natural gas as ruel so far as it is necessary to the procedution of said operations.

In consideration of which the party of the second part hereby agrees and binds itself, its successors and assigns to pay or ease to be raid to the lessor, as royalty the sum of ten per cent of the value on the leased premises, of all crade oil entracted from the said land, and if the parties of do not before the tenth day of the north succeeding its extraction, agree upon the value of the crude oil on the leased premises the value thereof shall finally be determined under the direction of the Secretary of the Interior in such mannor as he shall prescribe, and to so pay the royalty according for any month on or before the menty fifth day of the month succeeding, and where the value of the crude oil fluctuates, the average value during the nonth shall constitute the crimerion in computing the royalty; and to pay in gearly payments, at the end of each year, one hundred and fifty dollars roy lay on each gas-producing well, the 16 lessor to have free the use of gas for lighting and warning his residence on the premises But failure on the part of the lessee to use a gas-producing well, where the same cannot be reasonably utilized at the rate so prescribed, shall not work a forfeiture of this lease so far as the same volutes to mining oil; but if the lessee desires to retain cash oducing privileges it shall pay a ropalty of fifty dollars per unnum on each gas-roducing well not utilized, the first pagment to become the and to be made within thirty days from the date of the discovery of gas, payments thereafter for such vells to be made in advance at the first of each succeeding data year dating from the first payment. and the resty of the second part further agrees and binds itself, its successors and assigns to you or caused to be gaid to the lessor as advanced annual royalty on this lease, the sums of money as follows, to-wit:

pifteen cents per acre per annum in advance, for the first and second years; Thirty cents per acre per annum in advance, for the fifth and fourth years; and deventy five cents per more per annum in advance, for the fifth and cuch succeeding year thereafter of the term for which this lease is to run; it being understood and agreed that said suce of money so and shall be a credit on the stight ted royalties should she cane exceed auch said, and as advanced to alty; and further that should the party of the second part as least or refuse to pay such advanced annual royalty for the pariod of sinty aga after the same second due and agained, and this lease shall, at the of tion of the lesson to hall and void, and all roy latics guid in all me shall a come the lesson to hall and the lesson.

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