2. For the purpose of determining the amount of any nough it actually comprises more or less, but it is located to reste it is not a located to be a located t	money payment hereunder, said land shall be considered to comprise. 500 acres, ever
mental instrument deemed necessary or requested by lessee of the second	and lessor expressly agrees to deliver to lessee any, sur for more complete or accurate description of said land and interests.  The term of kinds years from this date, said term being hereinafter called "Primary Term", and as long produced from said land by lessee.  The pipe line to which lessee may connect its or his wells, the equal one-eighth part of all oil produced and e, at the option of lessee, to pay lessor the average of the posted market price of such one-eighth part of ks.  If where gas only is found, while the same is being sold or used off the premises, one-eighth of the market che gas is not so sold or used lessee shall pay to lessor \$50.00 per annum as royalty from each of such well as producing well under paragraph "3" hereof. While gas from any well producing gas only is being or all stoves and inside lights in the principal dwelling house on said land by making lessor's own con
(D) To pay lessor Fifty Cents (50c) per long ton (224 (E) To pay lessor on all other minerals mined and marketion.  5 If operations for drilling a well or excavating a min is lesse shall terminate as to both parties, unless lessee	any oil well and used by lessee for the manufacture of gasoline, one-eighth of the market value of suclessor, as royalty, one-eighth of the net proceeds derived from the sale of said casinghead gas at the well of pounds) on all sulphur produced and marketed from the land hereby leased.  keted by lessee from the leased premises one-tenth either in kind or value at the well or mine at lessee me be not commenced on said land on or before the 16th day of June 1935 on or before that date shall pay or tender by the check or draft of lessee, to lessor, or to lessor's credit
the Yoakum National in the First National	Bank at Houston, Texas, or its successore  Bank at Houston, Texas, or its successore  Two Hundred sixty two and 500710
om said date. In like manner and upon like payments or to months successively. And it is understood and agreed the	bollars rring commencement of operations for the drilling of a well or excavating a mine for twelve (12) months tenders the commencement of such operations may be further deferred for like periods of the same number the confidence of the same number the confidence of the same number the confidence of the same number that the same number
6. If on any rental date there be neither operations is voluntary shutdown or for any other reason, this lease shall reth; provided if such operations be abandoned within a perioriod, lessee shall have a period of ninety (90) days after surpressions for the drilling of another well or excavating a pent of such rental within said ninety (90) days period shall be not of such rental within said ninety (90) days period shall be not of such rental within said ninety.	in progress for the drilling of a well or excavating a mine on said land, nor production therefrom, because it terminate, unless lessee on or before said date shall make or resume the payment of rentals as herein as it is of ninety (90) days prior to any rental date or if production ceases within such ninety (90) days it is abandonment of operations or ceasation of production within which to commence re-working operation mine, or within which to make said rental payment, and the commencement of such operations or the payment, and the commencement of such operations or the payment, as the commencement of such operations or the payment.
all elapse between the completion or abandonment of one we quent mine. If oil, gas, sulphur or other minerals shall be reduced from any mine or mines excavated or being excava oil, gas, sulphur or other minerals shall be produced from the state of the	e of how make a make the factor of the first
ction to resume drilling or mining operations in the effort all remain in force so long as such operations are continuous other minerals, so long thereafter as oil, gas, sulphur or oth 9. If said lessor owns a less interest in the leased pi d other moneys herein provided for shall be paid lessor only 10. Lessee shall have the right to use from the state.	to make said leased premises again produce oil, gas, sulphur or other minerals, in which event this lease sly prosecuted, as defined in the preceding paragraph, and if they result in produced from the premises. remises than the entire and undivided fee simple estate, or no interest therein, then the royalties, rental in the proportion which lessor's interest, if any, bears to the whole and undivided fee.
nsent of the lessor. Lessee shall pay for damages cau I machinery and fixtures placed on said premises, including to the less that it is agreed that the estate of either party hereto lerations of the within lesse shall extend to and be binding is expressly agreed, with reference to every change or divisioner moneys, or any part of the same, that no such change of ip of the royalty becomes changed into separate divided posters, they shall furnish and set separate measuring and retuells on separate tracts or portions of said land or to furly other actual or constructive knowledge or prefixe and retuelled.	used by all operations to growing crops on said land. Lessee shall have the right at any time to remove the right to draw and remove casing, may be assigned in whole or in part and as to any mineral. All the covenants, obligations and core upon the parties hereto, their heirs, executors, administrators, successors, assigns and successive assigns into whatsoever, and howsoever arising or effected, in the ownership of said land, royalties or rental or division shall operate to increase the obligations or diminish the rights of lessee hereunder. If the owner or division shall operate to increase the obligations or diminish the rights of lessee hereunder. If the owner or division shall one ownership the owner of said land and the owners of such royalty desire separate gauges for production from such separate serving tanks and connections therefor at their sole cost and expense. Lessee shall not be required to of rulsh upon or as to any such tract or portion separate measuring or receiving tanks; and notwithstandin
d until after thirty days' written notice thereof, from both- interest concur, and until such transfers or assignments ha unty Clerk or Recorder, shall have been delivered to the re be delivered to said record owner at his or its principal pla nd, the rentals payable hereunder shall be apportionable as i d default in rental payment by one shall not affect the right y withhold payment thereof unless and until furnished wi 12. Lessee shall have the exclusive right to build, opera e waste oil that flows down the receiver.	lessor and lessor's successor or successors in interest, their successors and assigns, in which all such partiave been properly recorded in the county or parish where the land lies and copies thereof certified by the cord owner of the least on the date of recordation of such transfers or assignments, said notice and copies are of business. In event of assignment of this lease as to any part (whether divided or undivided) of sa between the several leasehold owners ratably according to the surface area or undivided interest of each this of other leasehold owners hereunder. If six or more parties become entitled to royalty hereunder, less it a recordable instrument executed by all such parties designating an agent to receive payment for a to and maintain pits, reservoirs, pickup stations and plants for the purpose of ticking up and conserving
13. In case of cancellation or termination of this lease is described as the same of the s	for any cause, lessee shall have the right to retain under the terms hereof twenty-five (25) acres of lay on, or drilling hereunder, as long as such operations are continued in good faith, such tract to be designated by the continued of the con
immence to meet all or any part of the breaches alleged by le y cause, and no such action shall be brought until the lap ing of any acts by lessee aimed to meet all or any of the ligations hereunder.	essor. The service of said notice shall be precedent to the bringing of any action by lessor on said lease to pae of sixty (60) days after service of such notice on lessee. Neither the service of said notice nor the alleged breaches shall be deemed an admission or presumption that lessee has failed to perform all if
15. Title to the minerals vested in lessee under this le lessee of each and all of the purposes, expressed or implie ne and from time to time, execute and deliver to lessor, or y mineral thereunder, and thereby surrender this lease as to reage, or mineral, surrendered.	ease shall not end or revert to lessor until there is a complete, absolute and intentional abandonmer ed, of this lease and every part and parcel of the premises described in this lease. Lessee may, at an place of record, a release or releases covering any portion or portions of the above described premises, o such portion or portions, or as to such mineral, and be relieved of all obligations and rentals as to th
her before or after maturity any mortunges to defend title	to the leased premises and agrees that leasee shall have the right at any time to pay or reduce for leaso liens or interest and other charges on said lands and be subrogated to the rights of the holder thereof and due or which may become due to lessor and/or assigns under this lease.
IN PROTINONS WITHDOOD	
IN TESTIMONY WHEREOF, we sign as of the day a	and year first above written.
	Enna Steinman
	Anna Stummann.
8	and the same of th

And the second