				n .
			0	
	NAMES DATE OF THE PROPERTY OF	04400	2 B 1 A 11	
2. Fugh it a	or the purpose of determining the	he amount of any money payment here	inder, said land shall be considered to comprise.	229.9
stain la ed by le	and owned by lessor in said sections, grants, les	grants, leagues and surveys as a	under, said land shall be considered to comprise. He does lease hereby, in addition to the land about the land about the records of said County or Parish and leasor expression of said land any interests.	ve described, all of the land and in- all other land and interests in land
	Comment degreed necessary of re	requested by lessee for more complete or	accurate description of said land and interests.	y agrees to deliver to lessee any sup
eafter a	t is agreed that this lease shall rease state oil, gas, sulphur or any in consideration of the premises !	remain in force for a term of 1678 100.	years from this date, said term being hereinafter and by lessee.	called "Primary Term", and as long
(A)	To deliver to the gradit of leaves	redsee covenants and agrees:		e-eighth part of all oil produced and
(B)	To pay lessor, as royalty for g	me or storage tanks.	found, while the same is being sold or want ass at	brice of such one-eighth part of
while s	uch royalty is so paid such well by lessee, lessor may have enough	used, and where such gas is not so sold I spall be held to be a producing well a bugh of such gas for all stoves and ins	found, while the same is being sold or used off to or used lessee shall pay to lessor \$50.00 per annu- ander paragraph "3" hereof. While gas from a ide lights in the principal dwelling house on said	n as royalty from each of such welling well producing gas only is being
If suc	h gas is sold by lessee, then less	produced from any oil well and u	sed by lessee for the manufacture of gasoline, onk	egighth of the morbet makes of and
(D) (E)	To pay lessor Fifty Cents (50c) To pay lessor on all other miners	per long ton (2240 pounds) on all sull als mined and marketed by lesses from	sed by lessee for the manufacture of gasoline, on eleighth of the net proceeds derived from the sale phur produced and marketed from the land hereby the lessed premises one-tenth either in kind or	of said casinghead gas at the wells leased.
			on said land on or before the 17th day of late shall pay or tender by the check or drait of	
he	Yoakum National	Bank	ate shall pay or tender by the check or drait of	lessee, to lessor, or to lessor's credit
n the	First Nation	Bank Bank	Houston, Texas	or its successors,
th shall th shall the said d	continue as the depository, region operate as rental and cover the	gardless of changes in ownership of sa	Houston, Texas  Id land, the sum of one hundred for of operations for the drilling of a well or excavament of such operations may be further deferred.	urteen & 95/100
onths a	successively. And it is understood	ood and agreed that the consideration f	ment of such operations may be further deferred	for like periods of the same number
luntary	shutdown or for any other reas	son, this lease shall terminate, unless le	rilling of a well or excavating a mine on said lar	d, nor production therefrom, because
eration	of for the drilling of another	, of a state and anandonment of o	perations or cossistion of production within	The same same same (50) days
7. If,	at the expiration of the primar	ry term of this lease neither on can an	and effect as though commenced or paid on or befo	re said rental date.
elapse nt min	between the completion or abane	donment of one well or mine and the	shall be considered to be continuously prosecuted	if not more than nincty (90) day
iced fr L gas.	om any mine or mines excavate	ed or being excavated at or after the	uted from any such well or wells drilling or being	drilled or sulphur be discovered and
hereof on to r	and said production shall for ar	ny reason cease or terminate, lesses sha	ing produced or is obtained from said premises	after the expiration of the primar;
ner mir	nerals, so long thoronston	The secured By Diosecuted, as deri	ined in the preceding purposes and is they	the state of the s
ther m	innova homein manit I de	the leased premises than the ent	ito and undivided for all the state of the s	
sted by	lessor, lessee shall bury its pipe	lines below plow depth. No well shall	luced on said land for all operations thereon, excer	The state of the s
11. I	the within lease state of el	ither party hereto may be assigned in	remove casing.	the to remove
monev	THE OP COME SHIPS AND ALL.	THE PROPERTY OF THE PROPERTY O	addition of the state of the st	The state of the s
s, they vells on	shall furnish and set separate separate tracts or portions of se	reparate divided portions of said land a	ate to increase the obligations or diminish the righ that the owners of such royalty desire separate gaus obnections therefor at their sole cost and expenses thy such tract or portion separate measuring or r	ts of lessee hereunder. If the owner
until af terest c	ctual of constructive knowledge of ter thirty days' written notice the	or notice whatsee er, thereof, of or to	and the owners of such royalty desire separate gaus- phenetions therefor at their sole cost and expense, thy such tract or portion separate measuring or r lessoe, no such change or division shall be binding occessor or successors in interest, their successors a priced in the country or parish where the land lies as on the date of recordation of such transfers of vent of assignment of this lease as to any part (we resolved owners weather).	ecciving tanks; and notwithstanding upon the owner of the lease unless
deliver	k or Recorder, shall have been d red to said record owner at its o	delivered to the record owner of the les	orded in the county or parish where the land lies as on the date of recordation of such transfers of	and copies thereof certified by the
withhol	hi navment thereof total i	not affect the rights of other leasehold	Duners bereinder If all an array to the surface	area or undivided interest of each
resta ci	essee shall have the exclusive rig	ght to build, operate and maintain air	ument executed by all such parties designating a	
g out s	n the event lessor considers that	it lessee has not complied with all the	hit-it-it-it-it-it-it-it-it-it-it-it-it-i	See to be designated
ence to	meet all or any part of the bread no such action shall be bro	ee has breached this contract. Lessee a caches alleged by lessor. The service of	obligations hereunder, both express and implied, in the have sixty (60) days after receipt of a said notice shall be precedent to the bringing of after service of such notice on lessee. Neither	lessor shall notify lessee in writing, aid notice within which to meet or
tions l	ereunder.	all or any of the alleged breaches sha	ll be deemed an admission or presumption that	the service of said notice nor the
see of and fro dineral	each and all of the purposes, com time to time, execute and del	essed under this lease shall not end or expressed or implied, of this lease and eliver to lessor, or place of record and	revert to lessor until there is a complete, absevery part and parcel of the premises described	solute and intentional abandonment
re, or	mineral, surrendered.	er this lease as to such portion or porti	ons, or as to such mineral, and be relieved of	of the above described premises, or
before uct an	or after maturity, any mortgage nounts so paid from royalties or	es, taxes or other liens or interest and	es and agrees that lessee shall have the right at a other charges on said lands and be subjogated to ecome due to lessor and/or assigns under this lesses.	my time to pay or reduce for lessor,
***********		The state of the s	ecome due to lessor and/or assigns under this less	e.
IN TE	STIMONY WHEREOF, we sign	a as of the day and year five above		### Description
ESSES		as of the day and year first above	written.	1.11
			011, 26.00	ill
	**************************************	7	Calda Entitle	
			Lotoch	
2.7			J-5- 18- 100 40	the Desire of the second
			the state of the s	- N-