C 88 R—Producers' 88 Sp.	ecial—Texas-Louisiána Form-	5-5m	- A	1115	T-12075-2
The same		GAS AN	MINERA September	LASE	. 193 5 by and between
Lillia	n Steinman Li	nder and hus	oand, Oscar I	inder	
whose post office address i	11 Petroleum	nty, Texas, Corporation_	hereinafter call	ed lessee:	called lessor (whether one or more),
1. WITNESSETH: cash in hand paid, receipt demised, leased and let, an producing, and owning oil,	That the said lessor, for and of which is hereby acknowledged by these presents does grar gas, sulphur and all other mir products, and housing its emproducts.	in consideration of	agreements hereinafter continues of the purpose and and of building tanks, teleph fland situated in the	ained on the part of lessee to with the exclusive right of exphone lines, power stations and ounties	be paid, kept and performed, has grant bloring, drilling, mining, and operating if other structures thereon to produce, sa bewitt and Lav
State of O	Texas,		follows, to-wit:		The state of the s
State of T	exas, describ	ed as follows which 328 as	s, to-wit: F	said Lavaca Co	itt and Lavaca, John Garelli ounty and 372 oed as follows:
Thence Sou the said J lain, Chas Branch; T acre tract North 2½ E a do marke to a stake corner of oak marked 73-1/2 W. ginning, o Seekamp ar	th 44½ West 3 ohn Garelli I P. Delmas a hence South 4 allotted to ast 18 varas, d V bears Sou on the East tract of 700 X bears S. 3 2-3/4 varas; ontaining 700 d wife, to Ed 77 page 620,	3030 varas to 1/3 league and J. A. Moon 15 East 1293 Roy Hollan, and do marke th 79 East 7 line of the acres allott 30 W. 5-3/4 varas of lad. Steinemann Deed Records	a live oak solution also a common dy 1/3 League varas to a strong which a d X bears Sou .8 varas; The said John Gared to Mrs. Faras and a land and being and Alfred Spewitt Court	take, a corner hickory tree ath 78-1/2 West the reli 1/3 Least R. Dodd from the same language to the same language, Texas.	the H. Chamber- th bank of Hog r of the 202 marked H bears st 5 varas and 5 East 3024 varas gue and the North m which a live ed H bears N. he place of be- d conveyed by H, deed of record
cient dist				above describ eing parallel 600 acres so	ed land. The to and suffi- as to include
stood and agreed that the cing that period as aforesaid	i, and any and all other right	n covers not only the privileg s conferred.	es granted to the date when	said first rental is payable as a	foresaid, but also lessee's option of exte
or for any other reason, the doned within a period of a bandonment of operation to make said rental payme	is lease shall terminate, unless ninety (90) days prior to any s or cessation of production wi nt, and the commencement of	lessee on or before said date	hall make or resume the pay	ment of rentals as herein set to	therefrom, because of voluntary shutdo orth; provided if such operations be ab- twe a period of ninety (90) days after s- well or excavating a mine, or within wh- ll have the same force and effect as tho
for oil or gas or mining for and drilling or mining ope mine and the beginning of any such well or wells dril of this lease, this lease shal 8. It is specially agr	ion of the primary term of the sulphur or other minerals, the rations shall be considered to operations for the drilling of ling or being drilled or sulphul continue in force so long as o eed that in event oil, gas, sulp ason cease or terminate. lesses	n this lease shall coutinue in for the continuously prosecuted is a subsequent well or excavation be discovered and produced il, gas, sulphur or other miner thur or other minerals, is being a shall have the right at any to shall have the right at any to the right at any the shall have the right at any the shall have the right at any the right a	preeso long as drilling or mur f not more than ninety (90) ing of a subsequent mine. If from any mine or mines ex- als shall be produced from the produced or is obtained from the within ninety (90) days:	ing operations are being conti- days shall elapse between the oil, gas, sulphur or other mine avated or being excavated at a e leased premises. In said premises after the expired from the cessation of such pro-	mises, but lessee is then engaged in drill muously prosecuted on the leased premi- completion or abandonment of one wel- rals shall be discovered and produced from after the expiration of the primary te- ration of the primary term hereof and s- duction to resume drilling or mining op- ter lover see such operations are continued.
prosecuted, as defined in the from the premises.  9. If said lessor or	ne preceding paragraph, and i	they result in production of od premises than the entire a	oil, gas, sulphur or other min and undivided fee simple est:	terais, so long thereafter as ou,	so long as such operations are continuous gas, sulphur or other minerals is produced the royalties, rentals, and other more
10. Lessee shall hat lessee shall bury its pipe pay for damages caused the right to draw and ren	we the right to use, free of cos- lines below plow depth. No way all operations to growing conversing.	st, gas, oil and water produce rell shall be drilled nearer the rops on said land. Lessee sha	d on said land for all operati an 200 feet to the house or b ll have the right at any tim	ons thereon, except from wate earn now on said premises with e to remove all machinery and	r wells of lessor. When requested by lessout the consent of the lessor. Lessee si fixtures placed on said premises, including at least one of the with the said considerations of the with the said considerations.
lease shall extend to and be change or division whatsoe shall operate to increase to cover of such royalty des	e binding upon the parties he ver, and howsoever arising or he obligations or diminish the ire separate gauges for produc	reto, their heirs, executors, ad effected, in the ownership of s or rights of lessee hereunder. I thion from such separate tract	ministrators, successors, assi- aid land, royalties or rental of the ownership of the royal a they shall furnish and set	gns and successive assigns. It is r other moneys, or any part of ties becomes changed into sep- separate measuring and receiv	s expressly agreed, with reference to ever the same, that no such change or divise arate divided portions of said land and ing tanks and connections therefor at the such tract or portion separate measure on in the ownership of the lands, royalt helessor and lessor's successor or success
in interest, their successors ner, have been properly re of the lease at the time of of the death of lessor or hi	and assigns, in which all such corded in the county or paris recordation of such transfers s heirs, devises, successors or	parties in interest concur, and h where the land lies, and co s or assignments, said notice assigns, their successors or as satisfactory to such record or	i until such transfers or assign pies thereof certified by the and copies to be delivered t signs, no change in the owner wher is furnished, evidencing	nments, in the event such division of the land, reverted as a side record owner at his or it ship of the land, royalties, delease, the page in ownership. In	aion or change is accomplished in that in all have been delivered to the record ow ay rentals or other moneys hereunder all event of assignment of this lease as to a
part (whether divided or undivided interest of each, lessee may withhold paym 12. Lessee shall hav flows down the creeks, rav the royalty hereinbefore re	undivided) of said land, the r and default in rental paymen ent thereof unless and until fi e the exclusive right to build, ines and across the land embra served on all such oil so saved	entals payable hereunder sha t by onelshall not affect the ri irnished with a recordable ins operate and maintain pits, re aced in the lease, whether said	Il be apportionable as betwe ghts of other leasehold owner trument executed by all sale servoirs, pickup stations and d oil is produced from land o	en the several leasehold owner is hereunder. If six or more par in parties designating an agent I plants for the purpose of pictovered by this lease or other la	rs, ratably according to the surface area titles become entitled to royalty hereund to receive payment for all. king up and conserving the waste oil thands, and lessor shall be entitled to receive, ty-five (25) acres of land around each oil
gas well or mine producir as practicable.  14. In the event lessee has	g, being worked on, or drilling sor considers that lessee has no a breached this contract. Less	g hereunder, as long as such ot complied with all its obliga- ee shall then have sixty (60)	operations are continued in tions hereunder, both expres days after receipt of said n	good faith, such tract to be de s and implied, lessor shall not otice within which to meet or	signated by lessee in as near a square for ify lessee in writing, setting out specifications of the same of the same part of
be deemed an admission of  15. Title to the min  all of the purposes, express to lessor, or place of recor- portion or portions, or as t  16. Lessor hereby w  after maturity, any mortsy	presumption that lessee has in herals vested in lessee under it ed or implied, of this lease and, a release or releases covering to such mineral, and be relieved warrants and agrees to defend	alled to perform all its obligat, his lease shall not end or revalue of the every part and parcel of the gany portion or portions of of all obligations and rentals title to the leased premises after est and other charges on	ions fereunder.  eret to lessor until there is a premises described in this le the above described premise as to the acreage, or mineral and agrees that lessee shall said lands and be subrogat.	complete, absolute and intent ase. Lessee may, at any times s, or any mineral thereunder, , surrendered. have the right at any time to	d no such action shall be brought until neet all or any of the alleged breaches slicinal aban donment by lessee of each and from time to time, execute and deliand thereby surrender this lease as to spay or reduce for lessor, either before hereof and to deduct amounts so paid for the such as the second such as the se
IN TESTIMONY	WHEREOF, we sign as of the	day and year first above wri	tten.		
WITNESSES:	1	Ут <b>Ш</b> т	ille	an Steinma	mn Linder
		1/2 20 / 4pc (1/1/28)	- ACHARITA TO A	scar Lin	der
Committee to be an and		k -	er i turquin meri		1864-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0