	y" b,	Siews Trai sore t	TESSION OF THE PROPERTY OF THE		3. E 1. 45 30 . 34. VELLE - 1.	TO DATE	of the state of th	of the E.	15 n 201.8 1. 3. 3. 20
	terests in land	d owned by losor in said sec	essor in said sections tions, grants leagues		to lease, and he	does lease herel	by, in addition to a of said County o	the land above descr r Parish and all oth	acres, even ibed, all of the land and in- er land and interests in land to deliver to lessee any sup-
	4. In (A) To saved by lesses	consideration o deliver to the e from the less	of the premises lesse	ee covenants and agree of cost, in the pipe on time to time, at t	ed from said land ees:	I by lessee,			Primary Term", and as long part of all oil produced and e of such one-eighth part of
	(B) To price at the w and while such used or sold be nections with	p pay lessor, wells of the ame the royalty is as by lessee, lessor the well at lessor as pay lessor as	as royalty for gas in count so sold or used, o paid such well shaur may have enough ssor's own risk and as royalty for gas a	from each well when , and where such gas ill be held to be a prof of such gas for all expense.	re gas only is for is not so sold or roducing well und stoves and inside	ound, while the so used lessee shaller paragraph ": lights in the p	ame is being sold of l pay to lessor \$50.8" hereof. While principal dwelling	or used off the prem .00 per annum as rog gas from any well house on said land	ises, one-eighth of the market valty from each of such wells producing gas only is being by making lessor's own con-
	(D) To (E) To election. 5. If o	pay lessor F pay lessor or perations for	ifty Cents (50c) per all other minerals p	long ton (2240 pour nined and marketed l	ads) on all sulphuby lessee from the	r produced and leased premises	marketed from the one-tenth either	land hereby leased. in kind or value at	the well or mine at lessee's
	in the	Yeakum	National National	unless lessee on or	before that dat	Yoak	ender by the check	or draft of lessee,	to lessor, or to lessor's credit
	which shall co which shall of from said dat of months suc rental is paya 6. If of	continue as the perate as rent in like ma ccessively. Ar able as aforesa on any rental	e depository, regardle al and cover the prinner and upon like id it is understood a id, but also lessee's date there he neither	and agreed that the option of extending	commencement of the commenceme consideration first that period as afor	land, the sum of operations for such operations for such operations recited herein presaid, and any	the drilling of a wations may be furt covers not only the and all other right	DRED EIGH' ell or excavating a her deferred for like the privileges granted a conferred.	mine for twelve (12) months, periods of the same number to the date when said first
	forth; provide period, lessee or operations ment of such 7. If, a engaged in dr	ed if such ope shall have a p for the drillin rental within at the expirati- cilling for oil	rations be abandoned period of ninety (90) g of another well or said ninety (90) day on of the primary to	within a period of days after such abs excavating a mine, of s period shall have the arm of this lease neith	ninety (90) days ndonment of open or within which to be same force and her oil, gas, sulp.	prior to any rations or cessation make said rent i effect as thoughtr nor other m	ental date shall make ion of production tal payment, and t h commenced or pa ineral is being pro-	e or resume the pay production ceases w within which to con he commencement of hid on or before said oduced on the leased	ment of rentals as herein set tithin such ninety (90) days' mence re-working operations I such operations or the pay- rental date.
lx.	sequent mine. produced from as oil, gas, su	etween the con If oil, gas, n any mine on alphur or other	npletion or abandons sulphur or other mis mines excavated or minerals shall be po	ment of one well or merals shall be discover being excavated at	mine and the beg ered and produce or after the exp	ginning of opera- ed from any such piration of the p	tions for the drilli well or wells dril rimary term of the	ng of a subsequent ling or being drilled is lease, this lease sl	well or excavating of a sub- or sulphur be discovered and hall continue in force so long
	term hereof a duction to res shall remain i or other miner 9. If s	and said production designs of the control of the c	that in event oil, ction shall for any ror mining operations g as such operations gereafter as oil, gas, as a less interest in	gas, sulphur or other reason cease or termi in the effort to ma are continuously pro sulphur or other min	minerals, is being nate, lessee shall se said leased pre- secuted, as define erals is produced	emises again pro ed in the precedi from the premis	duce oil, gas, sulp ng paragraph, and es.	hur or other miners if they result in p	the expiration of the primary om the cessation of such pro- als, in which event this least roduction of oil, gas, sulphur
	requested by le consent of the all machinery	ssee shall have essor, lessee sh he lessor. L and fixtures	e the right to use, for hall bury its pipe line essee shall pay for placed on said premise	ree of cost, gas, oil es below plow depth. damages caused b	and water product No well shall be y all operations	ed on said land drilled nearer to to growing crop	for all operations than 200 feet to the s on said land. I	thereon, except from house or barn now essee shall have the	water wells of lessor. When on said premises without the right at any time to remove
	siderations of ht is expressly other moneys, ship of the ro tracts, they sl set wells on a	the within less agreed, with or any part of the company part of the company of th	ase shall extend to a reference to every c of the same, that no c changed into separate nd set separate mea	and be binding upon thange or division whe such change or divi- rate divided portions astring and receiving	be assigned in what the parties here the parties and here as some sign and and and and tanks and control tanks and contr	nole or in part to, their heirs, e wsoever arising to increase the i the owners of a nections therefor	or effected, in the obligations or dimi such royalty desire at their sole cost	e ownership of said inish the rights of le separate gauges for and expense. Lesses	renants, obligations and con- ssigns and successive assigns. land, royalties or rental or ssee hereunder. If the owner- production from such separate shall not be required to off-
5	and until afte in interest cor County Clerk to be delivered land, the rent	er thirty days' neur, and unti or Recorder, a d to said recorder, and	written notice there l such transfers or a shall have been delived downer at his or it	otice whatsoever, the cof, from both lessor assignments have bee ered to the record o a principal place of	reof, of or to les and lessor's success in properly record wner of the least business. In ever	see, no such cha tessor or successor ded in the count; to on the date of at of assignment	inge or division shors in interest, their y or parish where recordation of such of this lease as to	all be binding upon ar successors and assi the land lies and of transfers or assign any part (whether	the owner of the lease unless gns, in which all such parties opies thereof certified by the ments, said notice and copies divided or undivided of
- Joseph	may withhold 12. Les the waste oil and lessor she	payment then ssee shall have that flows do all be entitled	reof unless and untile the exclusive right: who the creeks, raving the receive the reveals	affect the rights of I furnished with a to build, operate and es and across the lar	other leasehold overecordable instrumental pits, read embraced in the	whers hereunder. ment executed by servoirs, pickup me lease, whether	If six or more p y all such parties stations and plan said oil is produce	arties become entitle designating an agen ts for the purpose of ed from land covered	t to receive payment for all. f picking up and conserving by this lease or other lands
	around each of by lessee in as 14. In setting out spe	bil or gas well a near a squar the event less ecifically in w	or mine producing, e form as practicable for considers that le hat respects lessee h	being worked on, o being worked on, o e. essee has not complie as breached this con	r cause, lessee shar drilling hereund d with all its ob tract. Lessee sha	all have the righter, as long as su digations bereund then have six	der, both express a	and implied, lessor a	venty-five (25) acres of land th, such tract to be designated thall notify lessee in writing, ice within which to meet or on by lessor on said lease for
	doing of any obligations her 15. Titl by lessee of estime and from	acts by lessed reunder. le to the mind ach and all of a time to time	aimed to meet all	or any of the allege e under this lease sl essed or implied, of	sixty (60) days of breaches shall not end or rathis lease and every sixty.	after service of be deemed an a evert to lessor very part and pa	such notice or leadmission or presu until there is a arcel of the premi	ssee. Neither the somption that lessee lessee lessee lesses described in this	ervice of said notice nor the nas failed to perform all its
	acreage, or mi	ineral, surrencessor hereby was	lered.	his lease as to such	portion or portion e leased premises	and agrees that	mineral, and be	relieved of all oblig	s lease. Lessee may, at any above described premises, or ations and rentals as to the e to pay or reduce for lessor, hts of the holder thereof and
	IN TES	TIMONY WH	EREOF, we sign as	of the day and yes	ar first above wr	itten			
-	WITNESSES:	400 mm 100 abd dabbar	***************************************	mer sangurandunus sangaran		6	D.S.	Mom	ances
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