2. For the purpose of determining the amount of any money paym acres, even though it actually comprises more or less, but it is because it	part hereunder, said lease shall be considered to comprise 600
acres, even though it actually comprises more or less, but it is Luston's in	
described, an of the land and interests in land owned or elainica by he	per by limitation are otherwise and located in soid sections, arants, leagues
and Lesso	Received the bonus as a numb some and agrees to have a number and agrees to be a series and agrees to be a series and agrees to be a series and agrees and agrees to be a series and agrees and agrees to be a series and agrees and agrees and agrees agree and agrees agree
instrument deemed necessary or requested by Lessee for a more comple TO and inclu	therefor, and Lessor expressly agrees to deliver to Lessee any suppremental step accurate description of said land. d 1112 August 26 1943 In this date, said term being heremafter called "Primary Term," and as long thereafter as eith
 It is agreed that this lease shall remain in force for a term of ten (10) years from gas, sulphur or any other mineral is produced from said land by lessee. 	m this date, said-term being heremafter called "Primary Term," and as long thereafter as eith
4. In consideration of the premises lessee covenants and agrees:	may connect its or his wells, the equal one-eighth part of all oil produced and saved by less
m the leased premises, or from time to time, at the option of lessee, to pay lessor the	e average of the posted market price of such one-eighth part of such oil as of the day it is run
pipe line or storage tanks. (B) To pay lessor, as royalty for gas from each well where gas only is found, while the storage and where such gas is not so sold or used lesses shall pay to be a sold or used lesses shall pay to be	ile the same is being sold or used off the premises, one-eighth of the market price at the wells
stall shall be held to be a producing well under paragraph "3" hereof. While gas from any	essor \$50.00 per annum as royalty from each of such wells and while such royalty is so paid su y well producing gas only is being used or sold by lessee, lessor may have enough of such gas lown connections with the well at lessor's own risk and expense. for the manufacture of gasoline, one-eighth of the market value of such gas at the wells. If su
(C) To pay lessor as royalty for gas produced from any oil well and used by lessee	for the manufacture of gasoline, one-eighth of the market value of such gas at the wells. If such derived from the gale of said casinghead gas at the wells.
s is sold by lessee, then lessee agrees to pay lessor, as royalty, one-eighth of the net prot (D) To pay lessor Fifty Cents (50c) per long ton (2240 pounds) on all sulphur prod (E) To pay lessor on all other minerals mined and marketed by lessee from the lear	uced and marketed from the land hereby leased. sed premises one-tenth either in kind or value at the well or mine at lessee's election.
5. If operations for drilling a well or excavating a mine be not commenced on said le	16 Tuno
s lease shall terminate as to both parties, unless lessee on or before that date s	
you kym National	Bank at 90 arcum or its successo
in the I not national	Bank at or its success
ich shall continue as the depository, regardless of changes in ownership of said land, the	e sum of three hundred (\$300.00) Dolls attons for the drilling of a well or excavating a mine for twelve (12) months, from said date.
e manner and upon like payments or tenders the commencement of such operations may	r be further deferred for like periods of the same number of months successively. And it is und
that period as aforesaid, and any and all other rights conferred.	anted to the date when said first rental is payable as aforesaid, but also lessee's option of exter
for any other reason, this lease shall terminate, unless lessee on or before said date shall a	vell or excavating a mine on said land, nor production therefrom, because of voluntary shutdor make or resume the payment of rentals as herein set forth; provided if such operations be abo
andonment of operations or cessation of production within which to commence re-working	es within such ninety (90) days' period, lessee shall have a period of ninety (90) days after sung operations or operations for the drilling of another well or excavating a mine, or within wh
nmenced or paid on or before said rental date.	of such rental within said ninety (90) days period shall have the same force and effect as thou
7. If, at the expiration of the primary term of this lease neither oil, gas, sulphur n	nor other mineral is being produced on the leased premises, but lessee is then engaged in drilling or mining operations are being continuously prosecuted on the leased premises.
d drilling or mining operations shall be considered to be continuously prosecuted if not the and the beginning of operations for the drilling of a subsequent well as agreement and	nor other mineral is being produced on the leased premises, but lessee is then engaged in drilli so long as drilling or mining operations are being continuously prosecuted on the leased premis remore than ninety (90) days shall elapse between the completion or abandonment of one well a subsequent mine. If oil, gas, sulphur or other minerals shall be discovered and produced from any mine or mines excavated or being excavated at or after the expiration of the primary tenall be produced from the leased premises.
y such well or wells drilling or being drilled or sulphur be discovered and produced from	any mine or mines excavated or being excavated at or after the expiration of the primary te
 It is specially agreed that in event oil, gas, sulphur or other minerals, is being prod 	duced or is obtained from said premises after the expiration of the primary term hereot and s
ns in the effort to make said leased premises again produce oil, gas, sulphur or other mis	within ninety (90) days from the cessation of such production to resume drilling or mining ope nerals, in which event this lease shall remain in force so long as such operations are continuou as, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other minerals is produc
osecuted, as defined in the preceding paragraph, and if they result in production of oil, go om the premises.	as, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other minerals is produc
9. If said lessor owns a less interest in the leased premises than the entire and urein provided for shall be paid lessor only in the proportion which lessor's interest, if a	ndivided fee simple estate, or no interest therein, then the royalties, rentals, and other mon
10. Lessee shall have the right to use, free of cost, gas, oil and water produced on	said land for all operations thereon, except from water wells of lessor. When requested by less
ly for damages caused by all operations to growing crops on said land. Lessee shall have	O feet to the house or barn now on said premises without the consent of the lessor. Lessee al we the right at any time to remove all machinery and fixtures placed on said premises, includ
right to draw and remove casing. 11. It is agreed that the estate of either party hereto may be assigned in whole or	in part and as to any mineral. All the covenants, obligations and considerations of the with
ange or division whatsoever, and howsoever arising or effected, in the ownership of said la	strators, successors, assigns and successive assigns. It is expressly agreed, with reference to evo and, royalties or rental or other moneys, or any part of the same, that no such change or divisi
all operate to increase the obligations or diminish the rights of lessee hereunder. If the mers of such royalty desire separate gauges for production from such separate tracts, the	ownership of the royalties becomes changed into separate divided portions of said land and t ev shall furnish and set separate measuring and receiving tanks and connections therefor at th
receiving tanks. Notwithstanding any other actual or constructive knowledge or notice w	or portions of said land, or to furnish upon or as to any such tract or portion separate measuri whatsoever, thereof, of or to lessee, no change or division in the ownership of the lands, royaltic
lay rentals, or other moneys shall be binding upon the owner of the lease unless and u interest, their successors and assigns, in which all such parties in interest concur, and unti	ntil after thirty days' written notice thereof from both lessor and lessor's successor or successor list such transfers or assignments, in the event such division or change is accomplished in that mathereof certified by the County Clerk or Recorder, shall have been delivered to the record own
the lease at the time of recordation of such transfers or assignments, said notice and o	conies to be delivered to said record owner at his or its principal place of business. In the eve
the death of lessor or his heirs, devises, successors or assigns, their successors or assigns, a binding on the record owner of the lease until proof satisfactory to such record owner is	no change in the ownership of the land, royalties, delay rentals or other moneys hereunder sh is furnished, evidencing such change in ownership. In event of assignment of this lease as to a apportionable as between the several leasehold owners, ratably according to the surface area
ndivided interest of each, and default in rental payment by onelshall not affect the rights (of other leasehold owners hereunder. If six or more parties become entitled to royalty hereund
see may withhold payment thereof unless and until furnished with a recordable instrum	ent executed by all such parties designating an agent to receive payment for all. oirs, pickup stations and plants for the purpose of picking up and conserving the waste oil the
wis down the creeks, ravines and across the land embraced in the lease, whether said oil is croyalty hereinbefore reserved on all such oil so saved.	is produced from land covered by-this-lease or other lands, and lessor shall be entitled to recei
13. In case of cancellation or termination of this lease for any cause, lessee shall I	have the right to retain under the terms hereof twenty-five (25) acres of land around each oil
11 milesdecime beingled on an deilling beneved on as less as and	All and the state of the state
as well or mine producing, being worked on, or drilling hereunder, as long as such opera s practicable.	ations are continued in good faith, such tract to be designated by lessee in as near a square fo
as well or mine producing, being worked on, or drilling hereunder, as long as such opera practicable.	ations are continued in good faith, such tract to be designated by lessee in as near a square fo
as well or mine producing, being worked on, or drilling hereunder, as long as such opera- practicable. 14. In the event lessor considers that lessee has not complied with all its obligations what respects lessee has breached this contract. Lessee shall then have sixty (60) days eaches alleged by lessor. The service of said notice shall be precedent to the bringing of ose of fixty (60) days after service of such notice on lessee. Neither the service of said	ations are continued in good faith, such tract to be designated by lessee in as near a square for the reunder, both express and implied, lessor shall notify lessee in writing, setting out specificate after receipt of said notice within which to meet or commence to meet all or any part of the first part of the set of t
gas well or mine producing, being worked on, or drilling hereunder, as long as such operate practicable. 14. In the event lessor considers that lessee has not complied with all its obligations nywhat respects lessee has breached this contract. Lessee shall then have sixty (60) days reaches alleged by lessor. The service of said notice shall be precedent to the bringing of agos of sixty (60) days after service of such notice on lessee. Neither the service of said se deemed an admission or presumption that lessee has failed to perform all its obligations has been described by the service of said sections.	ations are continued in good faith, such tract to be designated by lessee in as near a square for thereunder, both express and implied, lessor shall notify lessee in writing, setting out specificate after receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until to notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches sharereunder.
gas well or mine producing, being worked on, or drilling hereunder, as long as such opers a practicable. 14. In the event lessor considers that lessee has not complied with all its obligations nawhat respects lessee has breached this contract. Lessee shall then have sixty (60) days reaches alleged by lessor. The service of said notice shall be precedent to the bringing capse of sixty (60) days after service of such notice on lessee. Neither the service of said to deemed an admission or presumption that lessee has failed to perform all its obligations by the first product of the minerals vested in lessee under this lesses that not end or revert to	ations are continued in good faith, such tract to be designated by lessee in as near a square for the reunder, both express and implied, lessor shall notify lessee in writing, setting out specifical safer receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until a notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shereunder. Jessor until there is a complete, absolute and intentional abandonment, by lessee of each as
gas well or mine producing, being worked on, or drilling hereunder, as long as such opers a practicable. 14. In the event lessor considers that lessee has not complied with all its obligations nawhat respects lessee has breached this contract. Lessee shall then have sixty (60) days reaches alleged by lessor. The service of said notice shall be precedent to the bringing capses of sixty (60) days after service of such notice on lessee. Neither the service of said to deemed an admission or presumption that lessee has failed to perform all its obligations in the deemed and the mineral vested in lessee under this lease shall not end or revert to the purposes, expressed or implied, of this lease and every part and parcel of the premaintenance of the premain service of the pre	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until a notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shereunder. The same acts by lessee aimed to meet all or any of the alleged breaches shereunder. The same acts by lessee aimed to meet all or any of the alleged breaches shereunder. The same acts by lessee of each a nises described in this lease. Lessee may, at any time and from time to time, execute and delivative described premises, or any mineral thereunder, and thereby surrender this lease as to su the acreage, or mineral, surrendered.
as well or mine producing, being worked on, or drilling hereunder, as long as such opers a practicable. 14. In the event lessor considers that lessee has not complied with all its obligations twhat respects lessee has breached this contract. Lessee shall then have sixty (60) days esteen the service of said notice shall be precedent to the bringing of psecond sixty (60) days after service of such notice on lessee. Neither the service of said notice on lessee. Neither the service of said notice on lessee, or the service of said notice on lessee that not end or revert to a service of said to be service of said notice on lessee that not end or revert to a service of said of the purposes, expressed or implied, of this lease and every part and parcel of the pren lessor, or place of record, a release or releases covering any portion or portions of the a ortion or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches share until there is a complete, absolute and intentional abandonment by lessee of each a nises described in this lease. Lessee may, at any time and from time to time, execute and delivabove described premises, or any mineral there under, and thereby surrender this lease as to sue the acreage, or mineral, surrendered. Ignees that lessee shall have the right at any time to pay or reduce for lessor, either before lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from the contents of the lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from the contents of the lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from the contents of the lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the lands a
as well or mine producing, being worked on, or drilling hereunder, as long as such opers a practicable. 14. In the event lessor considers that lessee has not complied with all its obligations twhat respects lessee has breached this contract. Lessee shall then have sixty (60) days esteen the service of said notice shall be precedent to the bringing of psecond sixty (60) days after service of such notice on lessee. Neither the service of said notice on lessee. Neither the service of said notice on lessee, or the service of said notice on lessee that not end or revert to a service of said to be service of said notice on lessee that not end or revert to a service of said of the purposes, expressed or implied, of this lease and every part and parcel of the pren lessor, or place of record, a release or releases covering any portion or portions of the a ortion or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches share until there is a complete, absolute and intentional abandonment by lessee of each a nises described in this lease. Lessee may, at any time and from time to time, execute and delivabove described premises, or any mineral there under, and thereby surrender this lease as to sue the acreage, or mineral, surrendered. Ignees that lessee shall have the right at any time to pay or reduce for lessor, either before lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from the contents of the lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from the contents of the lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from the contents of the lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the subrogated to the rights of the holder thereof and to deduct amounts so paid from the lands and the lands a
as well or mine producing, being worked on, or drilling hereunder, as long as such opers a practicable. 14. In the event lessor considers that lessee has not complied with all its obligations twhat respects lessee has breached this contract. Lessee shall then have sixty (60) days esteen the service of said notice shall be precedent to the bringing of psecond sixty (60) days after service of such notice on lessee. Neither the service of said notice on lessee. Neither the service of said notice on lessee, or the service of said notice on lessee that not end or revert to a service of said to be service of said notice on lessee that not end or revert to a service of said of the purposes, expressed or implied, of this lease and every part and parcel of the pren lessor, or place of record, a release or releases covering any portion or portions of the a ortion or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until the notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches share until there is a complete, absolute and intentional abandonment by lessee of each a nises described in this lease. Lessee may, at any time and from time to time, execute and delive above described premises, or any mineral thereu nder, and thereby surrender this lease as to sue the acreage, or mineral, surrendered. Igrees that lessee shall have the right at any time to pay or reduce for lessor, either before lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid for
as well or mine producing, being worked on, or drilling hereunder, as long as such opers a practicable. 14. In the event lessor considers that lessee has not complied with all its obligations (what respects lessee has breached this contract, Lessee shall then have sixty (60) days reaches alleged by lessor. The service of said notice shall be precedent to the bringing of pselfof sixty (60) days after service of such notice on lessee. Neither the service of said edgemed an admission or presumption that lessee has failed to perform all its obligations be deemed an admission or presumption that lessee has failed to perform all its obligations to defend the purposes, expressed or implied, of this lease and every part and parcel of the premises or, or place of record, a release or releases covering any portion or portions of the a protion or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said oyalties or other payments due or which may become due to lessor and/or assigns under	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action all be brought until the notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shere under. The second of the complete, absolute and intentional abandonment by lessee of each a nises described in this lease. Lessee may, at any time and from time to time, execute and delive above described premises, or any mineral there under, and thereby surrender this lease as to sue the acreage, or mineral, surrendered. The second of the second of the registration of the holder thereof and to deduct amounts so paid for lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid for
as well or mine producing, being worked on, or drilling hereunder, as long as such opera practicable. 14. In the event lessor considers that lessee has not complied with all its obligations (what respects lessee has breached this contract. Lessee shall then have sixty (60) days eaches alleged by lessor. The service of said notice shall be precedent to the bringing opego sixty (60) days after service of such notice on lessee. Neither the service of said deemed an admission or presumption that lessee has failed to perform all its obligations had been as a such contract of the purposes, expressed or implied, of this lease and every part and parcel of the premalessor, or place of record, a release or releases covering any portion or portions of the article or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said objections or other payments due or which may become due to lessor and/or assigns under IN TESTIMONY WHEREOF, we sign as of the day and year first above written.	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action all be brought until the notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shere under. The second of the complete, absolute and intentional abandonment by lessee of each a nises described in this lease. Lessee may, at any time and from time to time, execute and delive above described premises, or any mineral there under, and thereby surrender this lease as to sue the acreage, or mineral, surrendered. The second of the second of the registration of the holder thereof and to deduct amounts so paid for lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid for
as well or mine producing, being worked on, or drilling hereunder, as long as such opera practicable. 14. In the event lessor considers that lessee has not complied with all its obligations (what respects lessee has breached this contract. Lessee shall then have sixty (60) days eaches alleged by lessor. The service of said notice shall be precedent to the bringing opego sixty (60) days after service of such notice on lessee. Neither the service of said deemed an admission or presumption that lessee has failed to perform all its obligations had been as a such contract of the purposes, expressed or implied, of this lease and every part and parcel of the premalessor, or place of record, a release or releases covering any portion or portions of the article or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said objections or other payments due or which may become due to lessor and/or assigns under IN TESTIMONY WHEREOF, we sign as of the day and year first above written.	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until the notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches share until there is a complete, absolute and intentional abandonment by lessee of each a nises described in this lease. Lessee may, at any time and from time to time, execute and delive above described premises, or any mineral thereu nder, and thereby surrender this lease as to sue the acreage, or mineral, surrendered. Igrees that lessee shall have the right at any time to pay or reduce for lessor, either before lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid for
as well or mine producing, being worked on, or drilling hereunder, as long as such opera practicable. 14. In the event lessor considers that lessee has not complied with all its obligations (what respects lessee has breached this contract. Lessee shall then have sixty (60) days eaches alleged by lessor. The service of said notice shall be precedent to the bringing opego sixty (60) days after service of such notice on lessee. Neither the service of said deemed an admission or presumption that lessee has failed to perform all its obligations had been as a such contract of the purposes, expressed or implied, of this lease and every part and parcel of the premalessor, or place of record, a release or releases covering any portion or portions of the article or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said objections or other payments due or which may become due to lessor and/or assigns under IN TESTIMONY WHEREOF, we sign as of the day and year first above written.	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until to notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shereunder. The property of the said property of the said of
as well or mine producing, being worked on, or drilling hereunder, as long as such opers practicable. 14. In the event lessor considers that lessee has not complied with all its obligations (what respects lessee has breached this contract. Lessee shall then have sixty (60) days eaches alleged by lessor. The service of said notice shall be precedent to the bringing of psecond sixty (60) days after service of such notice on lessee. Neither the service of said edgemed an admission or presumption that lessee has failed to perform all its obligations had the purposes, expressed or implied, of this lease and every part and parcel of the premalessor, or place of record, a release or releases covering any portion or portions of the arrivan or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said oyalties or other payments due or which may become due to lessor and/or assigns under IN TESTIMONY WHEREOF, we sign as of the day and year first above written.	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until to notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shereunder. The property of the said property of the said of
as well or mine producing, being worked on, or drilling hereunder, as long as such opers a practicable. 14. In the event lessor considers that lessee has not complied with all its obligations (what respects lessee has breached this contract. Lessee shall then have sixty (60) days reaches alleged by lessor. The service of said notice shall be precedent to the bringing of pselof sixty (60) days after service of such notice on lessee. Neither the service of said edgemed an admission or presumption that lessee has failed to perform all its obligations had the purposes, expressed or implied, of this lease and every part and parcel of the premates of the purposes, expressed or implied, of this lease and every part and parcel of the premates or protions or portions, or as to such mineral, and be relieved of all obligations and rentals as to a prion or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a fer maturity, any mortgages, taxes or other liens or interest and other charges on said toyalties or other payments due or which may become due to lessor and/or assigns under IN TESTIMONY WHEREOF, we sign as of the day and year first above written.	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until to notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shereunder. The property of the said property of the said of
as well or mine producing, being worked on, or drilling hereunder, as long as such opers practicable. 14. In the event lessor considers that lessee has not complied with all its obligations (what respects lessee has breached this contract. Lessee shall then have sixty (60) days eaches alleged by lessor. The service of said notice shall be precedent to the bringing of psecond sixty (60) days after service of such notice on lessee. Neither the service of said edgemed an admission or presumption that lessee has failed to perform all its obligations had the purposes, expressed or implied, of this lease and every part and parcel of the premalessor, or place of record, a release or releases covering any portion or portions of the arrivan or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and a ter maturity, any mortgages, taxes or other liens or interest and other charges on said oyalties or other payments due or which may become due to lessor and/or assigns under IN TESTIMONY WHEREOF, we sign as of the day and year first above written.	ations are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to find any action by lessor on said lease for any cause, and no such action shall be brought until to notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shereunder. The property of the same of the same of the same of the sales of each a nises described in this lease. Lessee may, at any time and from time to time, execute and delivative of eachiests, or any mineral thereunder, and thereby surrender this lease as to su the acreage, or mineral, surrendered. Agrees that lessee shall have the right at any time to pay or reduce for lessor, either before lands and be subrogated to the rights of the holder thereof and to deduct amounts so paid from this lease.
ras well or mine producing, being worked on, or drilling hereunder, as long as such opers a practicable. 14. In the event lessor considers that lessee has not complied with all its obligations tiwhat respects lessee has breached this contract. Lessee shall then have sixty (60) days reaches alleged by lessor. The service of said notice shall be precedent to the bringing copsets sixty (60) days after service of such notice on lessee. Neither the service of said e deemed an admission or presumption that lessee has failed to perform all its obligations be deemed an admission or presumption that lessee has failed to perform all its obligations in the purposes, expressed or implied, of this lesse and every part and parcel of the premolessor, or place of record, a release or releases covering any portion or portions of the ortion or portions, or as to such mineral, and be relieved of all obligations and rentals as to 16. Lessor hereby warrants and agrees to defend title to the leased premises and after maturity, any mortgages, taxes or other liens or interest and other charges on said royalties or other payments due or which may become due to lessor and/or assigns under	Actions are continued in good faith, such tract to be designated by lessee in as near a square for the receipt of said notice within which to meet or commence to meet all or any part of to fany action by lessor on said lease for any cause, and no such action shall be brought until a notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shereunder. The receipt of the said notice within which to meet or commence to meet all or any part of to fany action shall be brought until a notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shereunder. The said of the s