	2. For the purpose of determining the amount of any though it actually comprises more or less, but it is lessor's			described, all of the land and in-
	terests in land owned by lessor in said sections, grants, lead owned by lessor in said sections, grants, leagues and survey	s and adjoining sections, grants, le	eagues and surveys and lessor expressly	agrees to deliver to lessee any sup-
2	plemental instrument deemed necessary or requested by lesse.  8. It is agreed that this lease shall remain in force for thereafter as either oil, gas, sulphur or any other mineral in the premises lessee covenants.  (A) To deliver to the credit of lessor, free of cost, in	and compact	**	,
rip.	saved by lessee from the leased premises, or from time to the such oil as of the day it is run to the pipe line or storage to	me, at the option of lessee, to pay	to the same is being sold or used off the	premises, one-eighth of the market
7	price at the wells of the amount so sold or used, and where and while such royalty is so paid such well shall be held to used or sold by lessee, lessor may have enough of such gas	such gas is not so sold or used less be a producing well under parag for all stoves and inside lights in	raph "3" hereof. While gas from any n the principal dwelling house on said	well producing gas only is being land by making lessor's own con-
B	mections with the well at lessor's own risk and expense.  (C) To pay lessor as royalty for gas produced frogas. If such gas is sold by lessee, then lessee agrees to pa  (D) To pay lessor Fifty Cents (50c) per long ton (2)  (E) To pay lessor on all other minerals mined and m	oto manuals) or all culmbur produc	ed and marketed from the land hereby l premises one-tenth either in kind or va	eased. lue at the well or mine at lessee's
	election.  5. If operations for drilling a well or excavating a this lease shall terminate as to both parties, unless lesse to be parties, unless lesse to be parties.	mine be not commenced on said lan se on or before that date shall p	d on or before the 6th day of ay or tender by the check or draft of l	essee, to lessor, or to lessor's credit or its successors,
	First National	Bank at Bank at	Houston, Texas,	or its successors,
	which shall continue as the depository, regardless of chan which shall operate as rental and cover the privilege of d from said date. In like manner and upon like payments of months successively. And it is understood and agreed rental is payable as aforesaid, but also lessee's option of ex	r tenders the commencement of su	ch operations may be further deferred to herein covers not only the privileges	or like periods of the same number
	6. If on any rental date there be neither operation of voluntary shutdown or for any other reason, this lease a forth; provided if such operations be abandoned within a re- tained of viscations.	s in progress for the drilling of a hall terminate, unless lessee on or eriod of ninety (90) days prior to such shandonment of operations	before said date shall make or resume to any rental date or if production cerestion of production within which	ases within such ninety (90) days' to commence re-working operations
	or operations for the drilling of another well or excavating ment of such rental within said ninety (90) days period she 7. If, at the expiration of the primary term of this	a mine, or within which to make sail have the same force and effect elease neither oil, gas, sulpain nor ather minerals, they this lesse at	as though commenced or paid on or before the mineral is being produced on the continue in force so long as drilling	leased premises, but lessee is then
	engaged in driling for oil or gas or mining for submit of continuously prosecuted on the leased premises; and drilling shall elapse between the completion or abandonment of one sequent mine. If oil, gas, sulphur or other minerals shall produced from any mine or mines excavated or being exc	e well or mine and the beginning	considered to be continuously prosecuted of operations for the drilling of a subs	equent well or excavating of a sub- drilled or sulphur be discovered and
1	as oil, gas, sulphur or other minerals shall be produced fro 8. It is specially agreed that in event oil, gas, sulphur term hereof and said production shall for any reason cases	m the leased premises.  r or other minerals, is being product or terminate, lessee shall have the	ed or is obtained from said premises e right at any time within nmety (90) gain produce oil, gas, sulphur or other	after the expiration of the primary days from the cessation of such pro- minerals, in which event this lease
	shall remain in force so long as such operations are continuor of other minerals, so long thereafter as oil, gas, sulphur or  9. If said lessor owns a less interest in the leaser of the moneys begin provided for sail he paid lessor of	uously prosecuted, as defined in the other minerals is produced from the I premises than the entire and ur	e preceding paragraph, and it they result e premises. Individed fee simple estate, or no interest interest, if any, bears to the whole a	t therein, then the royalties, rentals, and undivided fee.
	10. Lessee shall have the right to use, free of cost, requested by lessor, lessee shall bury its pipe lines below pleasent of the lessor. Lessee shall pay for damages all machinery and fixtures placed on said premises, including	gas, oil and water produced on so ow depth. No well shall be drilled caused by all operations to grow or the right to draw and remove co	aid land for all operations thereon, exce nearer than 200 feet to the house or ba- ying crops on said land. Lessee shall h asing.	rn now on said premises without the ave the right at any time to remove
	I1. It is agreed that the estate of either party her siderations of the within lease shall extend to and be bind. It is expressly agreed, with reference to every change or dother moneys, or any part of the same, that no such change of the royalty becomes changed into separate divided	ling upon the parties hereto, their livision whatsoever, and howsoever	arising or effected, in the ownership	of said land, royalties or rental or its of lessee hereunder. If the owner-
	tracts, they shall furnish and set separate measuring and set wells on separate tracts or portions of said land or to any other actual or constructive knowledge or notice what any other actual or constructive knowledge or notice what	d receiving tanks and connections furnish upon or as to any such seever, thereof, of or to lessee, no	therefor at their sole cost and expense, tract or portion separate measuring or such change or division shall be binding a successors in interest, their successors	receiving tanks; and notwithstanding g upon the owner of the lease unless and assigns, in which all such parties
	in interest concur, and until such transfers or assignment County Clerk or Recorder, shall have been delivered to the to be delivered to said record owner at his or its principal that the results prayable hereupder shall be apportionable.	s have been properly recorded in the record owner of the least on the place of business. In event of as the record least of the several	the county or parish where the land he e date of recordation of such transfers of signment of this lease as to any part (	s and copies thereof certified by the or assignments, said notice and copies whether divided or undivided) of said area or undivided interest of each.
	and default in rental payment by one shall not affect the may withhold payment thereof unless and until furnished 12. Lessee shall have the exclusive right to build, of the waste oil that flows down the creeks, ravines and acr	rights of other leasehold owners h l with a recordable instrument ex perate and maintain pits, reservoirs ces the land embraced in the lesse	ereunder. It sax or more parties become ecuted by all such parties designating s, pickup stations and plants for the p , whether said oil is produced from land	an agent to receive payment for all.
	rs. In case of cancellation or termination of this learned each oil or gas well or mine producing, being wor by lessee in as near a square form as practicable.	sfore reserved on all such oil so sa ase for any cause, lessee shall have rked on, or drilling hereunder, as l	wed.  the right to retain under the terms bong as such operations are continued in	ereof twenty-five (25) acres of land good faith, such tract to be designated
	14. In the event lessor considers that lessee has restting out specifically in what respects lessee has breache commence to meet all or any part of the breaches alleged any cause, and no such action shall be brought until the doing of any acts by lessee aimed to meet all or any of	d this contract. Lessee shall then by lessor. The service of said notice e lapse of sixty (60) days after s	have sixty (60) days after receipt of ce shall be precedent to the bringing of service of such notice on lessee. Neithe	said notice within which to meet or any action by lessor on said lease for er the service of said notice nor the
	obligations hereunder.  15. Title to the minerals vested in lessee under the by lessee of each and all of the purposes, expressed or itime and from time to time, execute and deliver to lessor	is lease shall not end or revert to	to lessor until there is a complete, a rt and parcel of the premises describe	bsolute and intentional abandonment
	any mineral thereunder, and thereby surrender this lease a acreage, or mineral, surrendered.  16. Lessor hereby warrants and agrees to defend either before or after maturity, any mortgages, taxes or o	s to such portion or portions, or s title to the leased premises and a	as to such mineral, and be relieved of grees that lessee shall have, the right at	all obligations and rentals as to the any time to pay or reduce for lessor
	to deduct amounts so paid from royalties or other paym	ents due or which may become du	ne to lessor and/or assigns under this les	.se.
	IN TESTIMONY WHEREOF, we sign as of the d	ay and year first above written.	40	
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