the same made apart hereof; and,

Whereas, it is shown by said instrument thats id deposit was made under the provisions of section 58, chapter 108 of the Acts of the Thirty First Legislature of the State of Texas; and,

Elizabeth (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994)

Whereas said instrument recited thatit was executed to evidence the fact that said State Treasurer was the custodian and logal holder of said notes in his official capacity under the provisions of said law; and

Whereas, said notes have been withdrawn from the custody of said State Treasurer in the manner and form provided by law;

Now, therefore, I, State Treasurer, declare that said notes have been properly and legally withdrawn from my custody, and that the said Great Southern Life Insurance Company has become reinvested with full and complete right and title thereto.

Given under my hand and seal, at Austin, Telas, this the \_\_\_\_ day of May, 22, A.D. 1984.

(SFAL) C. V. Torrell, State Treasurer.

104-6-21-500

The State of Texas )
SS
County of Travis ) Before me, the undersigned authority, onthis day, personally appeared C. V. Terrell, State Treasurer, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration and in the capacity therein stated.

Given under my hand and seal of office this the 22 dayof May, A.D. 1924,

(SEML) W.C .Clark, Notary Public, Travis County, Texas.

Filed for record in Tusa County, Okla. onJune 5, 1924, at 10:50 A.M. and recorded in book 449, page 431, Brady Brown, Deput,

(SRAL) O.G. Weaver, County Clerk.

259888 - BH

## AGREEMENT OF ASSIGNMENT.

This magreement made and entered ito this 4th day of June, 1924, by and between F. M. Pearson, M. F. Blakenship, and J.A. Ringenburg, parties of the first part and M. Levinson and C. S. Greer, parties of the second part, witnesseth:

That parties of the first part agree and assign to the parties of the second part, one-half (1) of their holdings in the original lease, described as follows, to-wit

South east one fourth (SE $\frac{1}{4}$ ) of the southeast one-fourth (SE $\frac{1}{4}$ ) of the south west one fourth (SW $\frac{1}{4}$ ) of the south west one fourth (SW $\frac{1}{4}$ ) of the southeast one fourth

(SEA) of section four (4) township nineteen (19) range twelve (12).

That conditions of this agreement are that operations for drilling shall be started on or before the 7thbda; of June, 1924, and in case this is not done, within the time mentioned, this contract shall be void.

F. M. Pearson,
M. F. Blankenship,
J. A. Ringenbarg, Parties of the first part.
M.Levinson,
C. S.Greer, Parties of the second part.

State of Oklahoma)
)SS
Tulsa County ) Personally appeared before me, Louise Nelson, a notar: Public,
inand for Tuba County, Okahoma, J. A. Ringenberg, to me knownto be the identical

Per Na

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