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ASSIGNMENT OF INTEREST IN OIL AND GAS LEASE.

Whereas, on the 14th day of April, 1924, a certain oil and gas mining lease was made and entered into by and biween T. R. Harris of Sand Springs, lessor, and Hartman-Williams Oil Company, a corporation, lessee, covering the following described land in the County of Tulsa and State of Oklahoma, to-wit: ()

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Lots 18 and 19 in block one of Trimble

subdivision, being a part of the NWZ of the NWZ

of section 8, township 19, range 12 east

said lease being recorded in the office of the Regster of Deeds in and for said County, in book 463, page 247; and

Whereasm the said lease and all rights thereunder or incident thereto are now owned by Hartman&Williams Oil Co. a corporation, and,

Whereas, said Hartman-Williams Oil Company, hereinafter referred to as the party of the first part is desirous of selling an undivided one-two hundred and fifty sixth (1/256th) working interest inand to said oil and gasmining lease, and ⁰. W. Duhcan hereinafter referred to as the party of the second parts, is desirous of buying an undivided one two-hundred and fifty sixth (1/256th) working interest in said oil and gas mining lease.

Now, therefore, for and in consideration of the sum of one dollar, in hand paid by the party of the first partby the said party of the second part, receipt of which is hereby acknowledged, and other good and valuable considerations, together with the conditions, covenants and agreements hereinafter contained and set forth and to be performed and kept by the parties hereto, their successors and assigns, the said party of the firstpart doth hereby assign, set over, transfer and convey unto the said party of the second part, his successors and assigns, an undivided one two hundred and fifty sixth (1/256th) working interest in and to the oil and gas mining lease aforesaid, and all the rights thereunder or incident thereto, insofar as it covers the above-described real estate, including the drilling of a test well to be drilled by the party of the firstpart, exclusive of the rig, casing and other necessary ecuipment.

^Provided further, that, as a further consideration of this assignment, the said party of the second part, his successors and assigns, will promptly pay his or their proportionate share of the expenses hereinafter made for all future and further drilling, developing, equipping and inprovement of sail lease and caring for the oil and gas produced from said premises, but in the event the said test well should not produce oil or gas in paying quantities, then the said party of the second part, his successors and assigns, will not be liable for any further expenses in connection with the leasse, unless there should be further drilling or developing on said premises.

Provided forther, as a part of the consideration of this assignment, that the party of the firstpart shall be and he is hereby considered and appointed to act as trustee and agent for said party of the second part, his successors and assigns, in remere to said test well and all future drilling, developing, operating, caringfor, markethg, and storing on producing oil or gas from the aforesaid premises under the terms and conditions of the ambresaid oil and gas mining lease, and shall have the power to sign division orders and all other papers incident to the management of the property.

And for the same consideration the undersigned, for hmself and his heirs, succesors and assigns, or representatives, does covenant with the said assignes, his succesors and assigns that he is the lawful owner of said lease and rights and interests the neunder and the undersigned has good right and authority to sell and convey the same and that all rentals due and payable thereunder have been duly paid.