of a test well to be drilled to a "Wilcox sand " depth, unless oil and gas is found in paying quantities at lesser depth, by the party of the first part, exclusive of the rig, casing + 44-2090: Activity and other necessary equipment.

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 here inafter made for all future and further drilling, developing, equipping and improvement of said lease and caring for the oil and gas produced from said premises; and, in the event said test well is a paying oil or gas well, the said party of the second part his successors and assigns will pay his or their proportionate share of the expense of the rig, casing, equipment and labor necessary in completing said test well; but in the event the said test well is a dry hole, then the said party of the second part, his successors and assigns, will not be liable for any further expenses in connection with the lease, unless there should be further drilling or developing on said premises.

Provided further, as a part of the consideration of this assignment, that the party of the first part shall be and it is hereby constituted and appointed to set as trustee and agent for said party of the second part, his heirs and assigns, in reference to said test well and all future drilling, developing, equipping, operating, caring for, marketing and storing or producing oil or gas from the aforesaid premises under the terms and conditions of the afore said 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 to receive and receipt for the proceeds of same.

Provided further, as a further consideration of this assignment, that the party of the second, his successors and assigns, do hereby promise to pay his or their proportionate share of all or any future assessment within a period of thirty days after receiving notice that the same is due and payable.

And for the same consideration the undersigned, for himself and his heirs, successors and assigns, or representatives, does covenant with the said assignee, his successors and assigns that he is the lawful owner of said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned has good right and authority to sell and convey the same and that said rights, interest and property are free and clear from all liens and incumbrances and that all rentals due and payable thereunder have been duly paid.

IN WITNESS WHEREOF, The undersigned owner and assignor has signed and sealed this instrument this ----day of -----, 192---

ATTEST:

R. W. Smith Secretary (CORPORATE SEAL) GRAHOMA OIL CO.

> By J. Frank Graham President

STATE OF OKLA. COUNTY OF TULSA

Before me, the undersigned, a Notary Public, in and for Said County and State, on his 16 day of July 1924, personally appeared J. Frank Graham to me known to be the identical person who subscribed the name of the maker thereof to the within and foregoing instrument as its ----- and acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, for the uses and urposes therein set forth.

My Commission expires 7-2-27 (SEAL) L. H. Sasser, Notary Public Filed for record in Tules County, Tules Oklahoma, Jul 21, 1924 at 11:00 o'clock A. M. in Book 492, page 314 By Brady Brown, Deputy (SEAL) O. G. Weaver, County Clerk

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