satisfied and discharged. Lot 12 in Block 4 of the Drew Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof.

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ASSIGNMENT OF INTEREST IN OIL AND GAS LEASE.

WHEREAS, On the 19 day of April, 1924, a certain oil and gas mining lease was made and entered into by and between J. W. Bilbo and Verna Bilbo his wife, E. C. Drew and Agusta A. Drew his wife, and Roy Bicknell attorney in fact for S. G. Bicknell and Ella Bicknell his wife, Lessor, and C. H. Hartman and Emmett L. Arnold lessee. covering the following described land in the County of Tulsa and State of Oklahoma, to-wit:

Lots 15, 16 and 17 in Block 1 of Trimble Sub-Division being a part of the Northwest Quarter of the Northwest Quarter of Section 8, Township 19, Range 12 East, said lease being recorded in the office of the Register of Deeds in and for said County, in Book 449 Page 573; and,

WHEREAS, the said lease and all rights thereunder or incident thereunder or incident thereto are now owned by C. H. Hartman and,

WHEREAS, said C. H. Hartman hereinsfter referred to as the party of the first part, is desirous of selling an undivided One Sixteenth (1/16th) working interest in and to said oil and gas mining leave, and Frank A. Brasher (F. A. Brasher) hereinsfter referred to as the party of the second part, is desirous of buying an undivided One sixteenth (1/16th) interest in said oil and gas mining lease.

NOW, THER TORE, For and in consider tion of the sum of ONE DOLLAR in hand paid to the party of the first part by the said party of the second part, receive 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 particle hereto, their successors and as igns, the said party of the first part doth hereby assign, set over, transfer and convey unto the said party of the second part, his successors and assigns, an undivided One sixteenths (1/16th) working interest in and to the oil and gas mining less afformaid, 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 first part, exclusive of the rig, casing and other necessary equipment.

Frovided 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 improvement of a id 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 cold 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 for this actionment, that the party of the first part shall be and he is hereby considered and appointed to act as trustee and agent for said party of the second not, his successors and assists, in reference to said test cell and all future drilling, developing, equipping, operating, caring for marketing and storing or producing oil or gas from the aforesaid, only on many the terms and conditions of the aforesaid oil and gas mining lease, and shall have the power to sign division endors and all other gapers incident to the management of the property.

And for the sine compider tion the undersigned, for himself and his heirs, successors and antique, or representatives, does covenant with the said assignee, his

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