nte, debt and claims secured thereby, and covenants hereincontained, in so far as same covers a certain note, thereby secured, in the principal sum of \$600.00, which said note assignor hereby agrees shall be a prior claim ad lien under said mortgage to the other two note thereby secured. In witness where of the said mortgages has bereunto set her hand this 6th day of November, 1924. Executed in presence of.-Blanche B. Drum. State of Oklahoma) )ss Cou ty of Tulsa ) Beforeme, the undersigned, a Netary Public, in and for said Courty and State on this 6thoday of November, 1924, personally appeared Blanche B. Drum, to me known to be the identical person who executed the within and foregoing instrument, and acknowldged to me that she executed the same as her free and voluntary act and deed, for the uses and purposes therein set forth. € Given under my hand and seal the day and year lastvabove written. (SEAL) Arden E.Ross, Notary Public. My commission expires January 2,1927. Filed for record in Tulsa Co. Okla.on Nov. 21,1924 at 10:50 A.M. recorded in book 497, page 436, Brady Brown, Deputy, (SEAL) O.G.Weaver, County Clerk. 272497 - BH CONTRACT. Know all men by these presents; . that this contract and agreement made and entered into onthis the 20th day of November, 1924, by and between the Harmack Petroleum Company, a corporation, party of the first part, and J.F.Ayers, party of the second part; ()WITNESSETH: That whereas, on the 11th day of April, 1922, Lillie Postoak and Lincoln Postoak made, executed and delvered to Jas. R. Kline, a certain oil ad gas mining lease covering, among other lands, the following described realestate toewit: The east half (Eg) of the northwest quarter (NW2) and the southwest quarter (SWZ) of the northwest quarter (AWZ) of  $\bigcirc$ section twenty nine(29) township nineteen (19) range twelve (12) least, Tulsa Couty, Oklahoma. which said lease was filed for record and recorded in the office of the County Clerk of Tulsa Courty, Oklahoma in book 399, at page 254, thereof; and Whereas, party of the first part is now the owner of a certain undivided interest in said lease and leasehold estate, and 0 Whereas, said party of the second part is the owner of the interest hereinafter set forth and described affecting seld property, and has agreed to make payment of his proportionate costs of the drilling and development of said property incurred after the completion of the first well on said property into the tank; Now, therefore, for and in considerationof the premises and the mtual covenants and agreements herein set forth, to be kept and performed by each of the partes, it is hereby () understood and agreed as follows: 1: The said party of the first part hereby bargains, sells transfers and assigns unto said party of the second part an undivided 1/24th interest in and to the above and foregoing lease andleasehold estate being an undivided 1/24th of all of the/right, title and interest of the original lesses under said lesse in so far as it covers the above

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