

(2) To not grant unto the owners of any other lands the right to tap and connect by pipe the said driven deep well or any pipes connected thereto or to otherwise draw water from said driven deep well.

THE PARTIES OF THE SECOND PART  
COVENANT AND AGREE:

(1) To subordinate the lien of the aforesaid mortgage against the property of the parties of the first part to the covenants, agreements, easements, rights and conditions made and granted in this agreement with and unto the parties of the third part and parties of the fourth part or any of them, intending hereby that the rights of the parties of the second part, their heirs and assigns under the aforesaid mortgage shall be as though this agreement was executed and recorded prior to the execution and recording of said mortgage without otherwise affecting the lien of said mortgage.

THE PARTIES OF THE THIRD PART  
COVENANT AND AGREE:

(1) To pay from time to time one-third of the costs of the up-keep of the driven deep well together with the owners of the property of the parties of the first part and the fourth part.

THE PARTIES OF THE FOURTH PART  
COVENANT AND AGREE:

(1) To pay from time to time one-third of the costs of the up-keep of the driven deep well together with the owners of the property of the parties of the first part and the third part.

THE PARTIES HERETO MUTUALLY AGREE:

(1) That the abovementioned covenants, agreements, easements, rights and conditions shall run with the aforementioned adjoining lots of the parties hereto and be binding upon the heirs and assigns of the parties hereto.

WITNESS the hands and seals of the respective parties:

WITNESS:

Charlotte A. Lewis

James N. Thomas (SEAL)

Charlotte A. Lewis

Pauline M. Thomas (SEAL)

Charlotte A. Lewis

Belbin Thomas (SEAL)

Charlotte A. Lewis

Virginia E. Thomas (SEAL)