ORDER AND ASSIGNMENT.

WHEREAS, under a certain written contract and agreement made and entered into on the 6th, day of February 1909, by and between the Page Investment Company and The Ellington Oil Company, corporations, on the one part, and the Producers Oil Company, a corporation, on the other part, wherein, for a consideration of \$45,000.00, the said Page Investment Company and the said The Ellington Oil Company, sold, transferred and assigned to said producers Oil Company, oil and gas mining leases conveying 140 acres of land in Section Thirty Four (34), Township Eighteen (18) North, Range Twelve (12)East in Creek County, Oklahoma, and/

WHEREAS, under and by the terms of said written contract and agreement, there is still due from said Producers Oil Company to the said Page Investment Company and the said The Ellington Oil Company, the sum of Twenty Five Thousand Two Hundred Four and 47/100 Dollars (\$25,204.47):

NOW, THEREFORE, For and by reason of valuable consideration moving between Charles Page of Tulsa, Oklahoma, and the said Page Investment Company and the said The Ellington Oil Company, the said Producers Oil Company is hereby authorized and directed to pay over and deliver to Shidles Page, of Tulsa, Oklahoma, one third of all moneys due or to become due under said written contract of February 6th, 1909, to the said Page Investment Company and to the said The Ellington Oil Company, of either of said corporations, for oil produced and sold by said Producers Oil Company from the

West Half of the South East Quarter and form the South East Quarter of the South West Quarter of said Section Thirty Four.(34) T. 18 N., R. 12 E. and one half of all moneys due or to become due under said contract of February 6th, 1909, to the Page Investment Company and th the said The Ellington Oil Company, or to either of said companies, for oil produced and soldbyrsaid Producers Oil Company from the East Half of the South West Quarter of the South West Quarter of said Section Thirty Four (34) T. 18 N. R. 12 East, until the said Charles Page, his heirs and assigns shall have received from and have been paid by said Producers Oil Company the full sum of Eight Thousand Eight Hundred Fifty One and 49/100 Dellars (\$8851.49).

It is further agreed that the direction, power and authority herein and hereby conferred upon said producers Oil Company shall be and hereby is made forever irrevocable and that all moneys hereunder paid by the said Producers Oil Company to the said Charles Page up to said sum of Eight Thousnad Eight Hundred Fifty One and 49/100 Dollars (\$8851.49) shall be credited upon the moneys due and to become due from the said producers Oil Company to the said Page Investment Company and the said The Ellington Oil Company underand by virtue of said Written contraction agreement made and entered into on said 6th, day of February 1909 and set forth and described in the first paragraph above and shall operate to extent of the moneys so paid as a full and complete acquittance thereof to said Producers Oil Company.

Witness the hands and seals of the said Page Investment Company and of the said The Ellington Oil Company, this 27th, day of July 1909.

(CORPORATE SEAL)

ATTTEST: CHAS. PAGE, SECRETARY. (CORPORATE SEAL)

ATTEST: CHAS. PAGE, SECRETARY.

BY F. W. LOWERY, PRESIDENT. THE ELLINHTON OIL COMPANY BY F. W. LOWERY, PRESIDENT.

PAGE INVESTMENT COMPANY

STATE OF OKLAHOMA, TU LSA COUNTY.) SS.

BEFORE ME, the undersigned, & Notary Public in and for said County andState

ACKNOWLEDGEMENT.

507