ASSIGNMENT OF OIL AND GAS LEASE AND OTHER RIGHTS:

KNOW ALL MEN BY THESE PRESENTS:

That the Creek Oil Company, a corporation, duly organized and existing under and by virtue of the law, of Okmulgee, Oklahoma, for and in consideration of the sum of One Dollar and other good and valuable considerations, in hand paid by The Prairie Oil & Gas Company a corporation of Kansas, the receipt of which is hereby acknowledged, has sold, assigned, transferred and set over and by these presents does sell, assign, transfer and set over unto the said The Prairie Oil and Gas Company, a Kansas Corporation, of Independence Kansas it successors or assigne, all the following described leases for oil and gas mining purposes and the leasehold estates therein and thereby ceeted, to-wit:

The leasehold interests and rights of the said Greek Oil Company in and upon the South Half of the North West Quarter, and the South Half of the North East Quarter of the South West Quarter, all in Section 10, Township 17 North, Range 12 East in Tulsa County and State of Oklahoma, and sometimes known and designated as the John W. Graves lease; and, also and for the same considerations

The leasehold interest and rights of the said Creek Oil Company in and upon the West Half of the North East Quarter of said Section 10, Township 17 North, Range 12 East, in Tulsa County, and State of Oklahoma, and semetimes known and designated as the Grayson lease.

Which said leases are represented and warranted to be the only legal leases outstanding on said real estate above described.

Together with all of the equipment and personal property of every description now on said leases or incident to or used in connection therewith, and all oil in storage or produced thereon from and including July 30, 1909.

TO HAVE AND TO HOLD THE SAME unto the said The Prairie Oil & Gas Company, its successors or assigns, subject to the terms, limitations and rents, royalties and payments conditioned in the original leases forever, but with the understanding, representations and warranties on behalf of the Creek Oil Company and its stockholders, that the royalties to be paid shall and do not exceed theone-eighth part of the oil produced and saved from either of said leases.

And the said Creek Oil Company and its stockholders hereby covenant with the said grantee and its successors or assigns, that it and they are the lawful owners of the said leaseholds, rights and interests and of the personal property thereon or incident thereto or used in connection therewith, that all thereof are free from liens and incumbrances; that said grantor company and said stockholders will warrant and defend the same against the lawful claims and demands of all persons whomsoever.

IN WITNESS WHEREOF, the said Creek Oil Company has caused these presents to be signed on its behalf by its President and its Corporate seal to be hereunto affixed and the same to be attested by its Secretary, this 22nd, day of July A. D. 1909.

(60rporate Seal)

Creek Oil Company

attest; W. Tho Wburght, Secretary

By R. T. Potter, President.

W. T. Foley

A. M. Richards

H. W. Stover

R. T. Potter

STATE OF OKLAHOMA, ) : SS.

W. Thomburgh

On this 22nd, day of July A. D. 1909, before me, the undersigned, a Notary