

OWASSO TWP.

46	B F Gray	Drag.	10.00
47	Sam Griffith	Payroll	255.00
48	W T Garrison	Drag.	19.37
49	T J Masters	Drag.	61.25
50	Walter Ogan	Payroll	72.00

Redfork Twp.

30	Monroe Neal	Payroll	386.00
31	C.Knirschild	Salary	77. 00
32	Okla.Power co.	Services	95.10
33	M P Cook	Payroll	609.95
34	Monroe Neal	Payroll	144.50

Skiatook Twp.

25	J H Wode	Drag.	32.50
26	Otis Johnson	Payroll	261.50
27	Otis Johnson	Drag.	20.00
28	Isaac McCoy	Payroll	48.00
29	Isaac McCoy	Payroll	76.00

Wekiwa Twp.

28	H E Goodman	Payroll	244.00.
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Motion was made by W L North, seconded by J S Shaver, that Claim No. 94353, be and the same is hereby disallowed. Motion carried.

Motion was made by W L North, seconded by J S Shaver, that the Petition as filed by the Mutual Oil Company be and the same is hereby referred to the County Engineer for recommendation. Motion carried.

C O N T R A C T

THIS CONTRACT AND AGREEMENT, Made and entered into on this 6th. day of November 1924, by and between Ed W.Hedgecock, and W L North and J S Shaver, constituting the Board of County Commissioners of Tulsa County, Oklahoma, hereinafter referred to as first party, and Cam Galt, hereinafter referred to as second party.

WITNESSETH: WHEREAS, first party is informed that in Tulsa County, Oklahoma, there are a large number of residents who are owners and holders of shares of stock of foreign corporations, which shares of stock are subject to ad valorem taxation, and which have not been listed or assessed for the years 1908 to 1924, inclusive, and

WHEREAS, it is the judgment of first parties that it is expedient to subject such property for taxation for the years that same has not been listed, and that it is expedient and to the best interest of Tulsa County, Oklahoma, to employ a proper person particularly able to discover such unlisted property subject to taxation, and to cause same to be assessed as required by the Constitution and Laws of this State, and to assist the officers charged with the duty of listing, assessing and collecting such taxes on such inlisted and unassessed property in Tulsa County, Oklahoma, for the aforesaid fiscal years; and said second party having heretofore performed valuable services in collaborating and compiling information for the purpose of assessing such unlisted property for the benefit of first parties; and

WHEREAS, said first parties believing said second party to be the most suitable efficient and particularly able to render such services and deem said second party the proper person to be employed;

NOW, THEREFORE, for and in consideration of the services rendered by second party for and on behalf of the first party heretofore as aforesaid, the benefit of which services said first parties hereby and herewith accept, it is mutually agreed by and between first and second party that in said second party, in addition to the services heretofore rendered, shall assist the officers charged with the duty of listing, assessing and collecting the taxes as aforesaid accruing in Tulsa County and its various political sub-divisions, and aid in all respects the said officers in discovering such unlisted and unassessed property and make due report thereof, and cause said property to be listed and assessed in the manner provided by law and to collect taxes due for the aforesaid fiscal years, first parties agree to pay, or cause to be paid to second party, the product of fifteen per cent (15%) of all ad valorem taxes on all shares of stock of foreign corporations that have heretofore been unlisted, unassessed and uncollected for the aforesaid fiscal years; and said first parties do by these presents assign, set over and convey to said second party the aforesaid commission of fifteen Per cent (15%) of all taxes on shares of stock of foreign corporations for the aforesaid fiscal years.

It is further understood and agreed that the aforesaid fifteen per cent (15%) of the amount collected is due and payable for the taxes collected for each month at the close of said month, or when said taxes are paid, that is, second party is to be paid upon the amount of taxes collected each month, at the close of each month, or at the time said taxes are paid.

It is further understood and agreed that this contract for this particular service is to be in full force and effect for a period of two years from the date hereof, unless for good cause same is rescinded by action of the Board after due notice to second party and hearing before said Board.

Executed in triplicate at Tulsa, Oklahoma, the day and year first above written.