years said second party sshall have the exclusive right to take and appropriate said timber; the same to be promptly paid for as and when the same is taken and appropriated by said second pacrty.

And the said second party hereby undertakes and agrees that it will promptly pay to said first party the sum of eighty cents per thousand feet for all timber taken or appropriated by it as herein above described provided.

In witness whereof the said parties do hereto subscribe their names the day and year first above written .

Eli Ellis Elis For his deceased son Weaver Elli 0

0

PRODUCERS OIL COMPANY

J.T.Black Manager

State of Oklahoma ) SS

County of Tulsa ) Before the undersigned, a Notary Public in and for said County and State, on this 6 day of February 1908, personally appeared Eli Ellis to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same for the uses and purposes therein set forth.

Witness my hand and seal as Such Notary Public this 6 th day of Feb 1908. (SEAL)

My commission expires the I2th day of Oct 1910.

George M Janeway Notary Public .

Filed for record Jul 27 1908 at 2'25 R.M. H.C. Walkley Reg of Deeds . (SEAL)

COMPARED

n hie eterritaria analiana analiana analiana analiana analiana

-----TIMBER LEASE :-----

This agreement, made and entered into this 15 to day of January 1908 by and between William Ellis hereinafter designated the first party, and the producers Oil Company, a corporation duly incorporated under the laws of the State of Texas and hereinafter designated the second party.

WITNESSETH: The said first party, for the consideration hereinafter set forth, hereby leases, demises and lets unto the said second party, its successors and assigns, for and during the term of two years beginning the first day of January I908, and ending the first day of HJanuary I910 for the sole and exclusive prupose of felling,, cutting down and appropriating the standing timber thereon, the following described premises belonging to the said first party and situate in the County of Tulsa, State of Oklahoma, to-wit:

S W I/4 of N E I/4 and E I/2 of S E I/4 of N W I/4 Sec 7 Township 2I N - Range I3 East .

The said second party shall have the full and free ingress and egress in, over, upon and across said premises and the right to fell, cut down and appropriate all timber standing upon said lands and shall pay said first party for all timber so appropriated the sum of eighty cents per thousand feet, and during said term of two years said second party shall have the exclusive right to take and a ppropriate said timber, the same to be promptly paid for as and when the same is taken and appropriated by said second party.

And the said second party hereby undertakes and agrees that it will promptly pay to said first party the sum of eighty sents per thousand feet for all timber taken or appropriated by it as herein above provided.

In witness whereof the said parties do here subscribe their names the

Petral Comment