(1,758,970 Shares of the issued and outstanding capital stock of said corporation each and all of whom, consented in writing to the proposed dissolution, and.

WHEREAS, said written consent to dissulution, signed by more than two thirds in interest of the stockholders and all stock the names and residences of the Secretary of the State of Delaware on August 31st 1922, and .

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WHEREAS, said Secretary of State duly issued on said last date his certificate under seal that such consent was filed and such certificate was duly published in the City-of Wilmington and County aforesaid in the state of belaware and proof such publication was on the 31st day of August, 1922 duly filed with said Secretary of State, and,

"HEREAS, all of said proceedings recited above were duly and legally had and conducted in accordance with the statutes and law of Delaware providing for the dissolution of corporation, and said Oklahoma Centray Oil Company, a corporation as aforeraid, was duly and legally dissolved thereby and its Directors, under the Statutes and law of said State, were constituted, empowered and authorized as trustees to settle its business, wind up its affairs and sell, assign, transfer and convey all its property and assets of every kind, nature and description and to divide the proceeds thereof ratably among the stockholders in proportion to the stock owned by each, and,

"HERRAS, at the stockholders Meeting as aforesaid, this transfer, sale, assignment and conveyance of the property and assets of said Oklahoma Central Oil Company, by the Directors named belwo on such Trustees, and all things they might to in these premises were ratified, approved and confirmed by the owners and holders of more than ninety-eight (98) per cent of the outstanding shares of the capital stock of said corporations, and,

WHEREAS, the Directors named below as Trustees, have carefully examined the books records and business of Oklahoma Central Oil Company and all of its subsidiary corporations in which it has any interest, and have appraised and valued the property, assets and business of Oklahoma Central Oil Company and its interest in subsidiary corporations as a going concern, which assets and property are to be distributed in kind among the common and prefferred stockholders of Oklahoma Central Oil Company by paying out of the cash of Oklahoma Central Oil company to the common and Preferred Stockholders the sum of Two dollars and Fifty cents (\$2.50) per share. And the owners and holders of Eighteen Thousand Three Hundred and Fifty (18,350.) shares of common stock of said Oklahoma Cantral Oil Company have been paid out of the cash of the corporation, and have accepted the sum of Two Dollars and Fifty cents (\$2.50) per share in full of their stock interest in the corporate property, assets and business of Oklahoma Central Oil Company, which amount in the judgment of the directors and trustees represents the fair and equitable interest of each share of common stock in the assets, propert and business of Oklahoma Central Oil Company, distributed in kind on dissolution of the corporation and Indianola Oil Company, the sole remaining stockholder and Owner and holder of One Million, Seven Hundred and Fifty-eight Thousand, Eight Hundred and Seventy shares (1,758.870.) of the common stock of Oklahoma Central Oil Company at this date, has agreed to accept in full of its stock interest in the assets, property and business of Oklahoma Central Oil Company.

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