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as its Acting President, and acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.

Daisy Miller, Notary Public.

(SEAL) My commission expires March 16, 1911.

Filed for record at Tulsa, Okla., Sep. 2, 1909, at 5 0'clock P. M.
H. C. Walkley, Register of Deeds (SEAL)

OIL LEASE.

IN CONSIDERATION, of the sum of One Dollars, the receipt of which is acknowledged by the first parties J. W. Simmons and Clara Simmons, first parties, hereby grant and convey unto John C. Smith, and W. H. Reese, second parties all the oil and gas, in the premises hereinafter described, together with said premises for the purpose and with the exclusive right to enter thereon at all times by themselves, agents and employees, to drill and operate wells for oil and gas and water, and to erect, maintain, occupy, repair and remove all buildings, telephone poles and wires, structures, pipelines, machinery and appliances that second parties may deem necessary, convenient or expédient to the production of oil, gas and water thereon, and the transportation of oil, gas and water, on, upon and over said premises and the highways along the same, except, that first parties shall have the full one eighth part of all oil produced and saved from the premises, and first parties agree to accept said share of said oil, as full compensation for all the products of each well in which oil is found. Said real estate and premises are located in Tulsa County, Oklahoma, and described as follows, to-witi.

The SE. 4 of the SW. 4 of Section 34, Township 18 N. Range 13 E. and the E2 of the NW. 4 and NE. 4 of the SW. 4 of Section Three, Township 17N. Range 13 E.; containing 160 acres; more or less.

TO HAVE AND TO HOLD SAID PREMISES for said purposes for the term of Two years from this date, and so long thereafter as oil or gas is produced thereon.

It is agreed that while the product of each well in which gas only is found shall be marketed from said premises, the second parties will pay to the first parties therefor at the rate of One Hundred & Fifty Dollars per annum, and give first parties free gas for domestic purposes at the dwelling gouse during the same time.

Whenever first parties shall request it, second parties shall bury all oil and gas lines, which are laid over tillable ground. Second parties also agree to pay all damages done to crops by reason of laying and removing pipe lines. No well to be nearer than 250 feet of residence buildings on said premises.

Second parties agree to complete a well on said premises within one year from date or pay to the first parties at the rate of One Bollar per acre per a num thereafter the completion of said well is delayed.

All moneys falling due under the terms of this grant may be paid direct to farst parties or to the credit of the first parties at the First National Bank of Broken Arrow, Okla.,

In further consideration of the payment of said sum of One Dolk r first above mentioned, first parties grants unto second parties the exclusive option and right to release and terminate this grant or any undrilled portion thereof at any time; thereafter all