ANNITER, LITHORALPICER, ST. LONG		
	.,4	
WHEREAS A The affairs and presides of the Comparation shall be sontrolled and Committee of the Board of Directors consisting of three or more	ponition and elect	4
Directions and of whom shall be checked consisting of three or more	<u></u>	
Directors; all of whom shall be stockholders of the Corporation. Said.		
V108-F7881dent, and shall also elect a Sacretary and Freemwer, and such		2 G
DIRECT CITIESTS AS WAY. Them the think he amount fed him the December	and	1 1
Directors, or by the By-Laws. The Board of Directors shall have the	3	4 *****
While projective and are the accompanies of the lightest that the correct of the	ted President, and	
State of Oklahoma, at such place or places as a from time totime, may be		, verilli.
designated by the By-Laws or by resolution of the Board of the manner was elected of a Directors may be increased, as may be provided a classifications, or		
NOW SPEEDS OF LAV.	dent and the said	
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하는 사람들이 얼마나 살아나는 얼마는 나는 아이들이 얼마나 하면 아이들이 되었다. 그들은 아이들이 바람이 되었다면 바람이 되었다. 그들은 아이들이 살아나는 아이들이 살아나는 아이들이 살아나는 아이들이	Sales and seed of the control of the seed	
as Directors, do in purther lirst selections of Directors bahall be included in included by cafter		
FIRsthe organization of the Corporation, and manifestion shall serve		
for one year and until their successors are elected. The Board of Dix- recotrs shall have the power to fill vacancies in its own membership.		
Any officer elected or appointed by the Board of Directors may be		
removed at any time by an affirmative vote of a majority of the whole		
Board of Directors. Any other officer or employee of the corporation		p. As
may be removed at any time by vote of the Board of Directors, or by any		
be conferred by the By-Laws, or by vote of the Board of Directors.		
The Board of Directors may appoint not only other officers of the		
corporations, but also one or more Vice-Presidents one or more Assistant		i ·
Secretarys, and one or more Assistant Treasurers; and to the extent prov		Jan Barra
vided in the By-Laws, or by the Board of Directors, the persons so appoint		
-ed, respectively, shall have and may exercise all the powers of the		
President, of the Secretary and of the Treasurer, respectively. The Board of Directors shall have power, from time to time, to		
SECONS the and determine, and to vary the amount of the working Dapitalided into the	of \$25.00 each.	İ
of the corporation, and to direct and determine the use and disposition.	at stack have been	
or any surplus or net profits; and in its descretion the Board of Di-	as ground have been	
actually particulars may rive shared apply any such surplus or accommulated profits in		
FOU precheating of acquiring Limbonds on other colligations were character its	and pulsarious services	
own Capital Stock to such an extent, and in such a manner and upon subh terms as the Board of Directors shall deem expedient; and shares of such	No. OF SHARES	
Capital Stock so purchased or acquired may be resold, unless such shares		
shall have been acquired for the purpose of decreasing the Corporations'		1
Capital Stock, as provided by law. The Bhard of Directors, from time to		
time, shall determine whether and to what extent and at what time and		
places, and under what conditions and regulations, the accounts and		}
books of the corporations, or any of them, shall be opened to inspection of the stockholders, and no stockholder shall have the right to inspect		
any account or book or document of the corporation, except as is express-		1
ly conferred by statute or by the Board of Directors, or by resolution		
of the stockholders.		
Subject always to by-laws, made by the stockholders, the Board of		1
Directors may make by-laws, and from time to time, may alter, amend or in repeat any by laws, but By-Laws made by the Board of Directors may be resident of a	aid Corporation and	
altered or repealed by the stockholders at any animal meeting, or at any		
special meeting, provided notice of such proposed alteration or reneal	a majority of the	
be included in the notice for such meeting/	· 1	
Buard of Directors of Thiller portpo ravious hailb have still power and suthority to sell, as-		
sign, transfer and convey, or otherwise dispose of its property and franchises as an entirety or going concern, or to consolidate its property and franchises with any other corporation, either for call or in	President.	ł
perty and franchises with any other corporation, either for each or in		j
TECHNICAL TOT OTHER DECERTED OF SECURITIES. OF SUCh terms and conditions	#	}
AN UNW MORIN OF DIFFERENCE MAY deem proper and fair provided the game		Ì
De TRUITIER DV AR ATTI MARTITE VARE representing two things After	4	
Capital Stock at a stockholders meeting held for such preposes in par- suance of the provisions of the byllaws.	Directors.	
preuse or sue broatprous or mis playings.	According to British Section Section 1.	
HERETE OWNERING AD PRIDEINA YEAR WOODSHADEV	1	
UNITED STATES OF AMERICA LIBERT TERRITORY II. ganisation shall besheld in Tulsa, in the Western District of the Indian		1
ganisation shall be held in Tulsa, in the Western District of the Indian		
ganisation shall be held in Tulsa, in the Western District of the Indian Territory, at the office of J. D. Headows, at ten o'clock, A.H., on the 12th day of November, A.D., 190, The subscribers hereto hereby waive		
notice of said meeting.		
IN TESTIMONY WHEREOF. We have hereunto get out having on this the	\$ 1.5	
13th day of November, A.D., 1907. on their oaths say that the matters and things in the foregoing certificate set out are true. Discharge their knowledge and kelles.		
on their oaths say that the matters and things in the foregoing certificate set out are true. In the part of their knowledge and kelici.		i
Drnest Coakret1.		(
- 발생님의 전 교육 통계가 된다니, 전문 사람들이 이용하다 OPENTPIOATE - 이번 교육이 다른 기계를 다 하는데 함께 되었다. 이번 교육이다.		
The state of the same of the s		1
HEREAS, W. Ward Cornelius, J. D. Headows and Ernest Cookrell, have associated themselves together as a body politic and corporate, to	3	ĺ
be known as . DAISY BELLE OIL COMPANY		i
	part and a southern annual territories	
Subscribed and swomperate, make said Incorporators; being the subscribers of the Capital stock of said corporation, have waived the fifteen (15) days		
Capital stock of said corporation, have waived the lives (15) day		
Capital stock of said corporation, have walved the little to be notice as required by law, and called a meeting for organization to be notice as required by law, and called a meeting for organization to be	\$41 ₂₄₇ 041300000 410000 41000	
In Testiment William In Testing set and send on this on 3007		4
o'oldok, a.k., on the lath day of how and named persons were elected whereis, at said meeting the following named persons were elected.	(Prifitate Springs Strange (Prime	1
Directors, to-wit: W. Ward Cornelins, J. D. Headows and Ernest Cookrell;	e-protestate de-protestand	
		H
WHEREAS, At a meeting of the said Directors, W. Ward Cornelius was	Teapperstanding and a second s	il
		1
Filed to be the Beoretary and Treasurer. 190 at 0'clock M.		Ü

NOW THEREFORE, The said W. Ward Cornelius as President, and the Said J. D. Headows and Ernest Cookrell as Directors, do in purmance of the said J. D. Headows and Ernest Cookrell as Directors, and in purmance of the said J. D. Headows and Ernest Cookrell as Directors, do in purmance of the said W. Ward Cornelius as President, and the s	Recorder.	
Said J. D. Headows and Ernest Cookrell as introducts, do in the law, issue this their certificate, verified by their caths, and do certinate, issue this their certificate, verified by their caths, and do certinate.		
law, issue this their pertilicate, verificate, verific		H
AT AVAILABLE TO A STATE OF THE	was always or the control	Buch