24 ARTICLES OF AGREEMENT AND INCORPORATION - 1747 - 1 L. D C. I. Know all Men by these Presents, That the Corporators hereinafter named have this day, and by these presents, formed a Corporation under and in pursuance of an Act of Congress approved February 18th, 1901, entitled "An Act to put in force in the Indian Territory certain provisions of the Laws of Arkansas relating to Corporations and to make said provisions applicable to said Territory," which said Act provides for incorporations for manufacturing and other lawful business purposes in the Indian Territory, and in evidence thereof do hereby execute the following Articles of Incorporation: les of Incorporation: FIRST: The name of said Corporation shall be The Knox Oil Company Ton R Manslary Lear Me Binney & Ray Sme Quartie SECOND: The Corporators are THIRD: The place of business is to be located at <u>Culsa Singligned Cerritory</u> and its office for the transaction of business shall be in the office of Carry or at such other place as the Board of Directors may select. FOURTH: The general nature of the business proposed to be transacted by this Corporation is to belo 20, giff denice lease of sublease mil pas and the mineral lands in the Suchan Clerintary Territories of the Minuted States of Camerica dimino sign countries. To sink dritt of to buy sell conors lease sublease I mologe of gal Sother mineral lands in the in all states of territories of the United States of in forrige countries, So prospect. acquire Elace welling chiratioil the Indian Servitor 18 Sectract. mill all other minerals from the surface of all lands surred leased or ato. ine worally do perform build, non preate gas toil shipe lines it to connect said lines with the said lines with other Servitory of in any other state or telaitory in the United States with par or oil for lighting or full churposte To acquire ughte of way for file line for the transportation of our not gues to construct build and own plumping stations servoire cother receptedeles for the storage & transportation of oil & gas FIFTH The amount of capital stock of said Corporation shall be Chilty thousand (4500000) of which cleventy first (750). Dollars has been subscribed by the Corporators afores Dollars: ...Dollars has been subscribed by the Corporators aforesaid, and the residue thereof may be issued and disposed of as the Board of Directors may from time to time order and direct. SIXTH: The capital stock shall be divided into Suro thousand (2000) shares of the value of \$25.00 each. SEVENTH: The affairs and business of the Corporation shall be conducted and controlled by a Board of Directors, consisting of finel members, all of whom shall be stockholders of the Corporation. Said Board of Directors shall elect one of its members as President, and one of its members as Vice-President; and shall also elect a Secretary and Treasurer. "EIGHTH: The first election of Directors shall be held immediately after the organization of the Corporation and said Directors shall serve for one year and until their successors are elected. NINTH: The Board of Directors are empowered to ordain and establish all by-laws and regulations necessary to the manugement and business of said Corporation, and alter and repeal same at pleasure. TENTH: The first meeting of said Corporators for organization shall be held in Cultar Sertian dersitor o'clock O. M. on the day of Hebrucky at the office of QUT Verry at three 190 7. The subscribers hereto hereby waive notice of said meeting. 190.7. IN TESTIMONY WHEREOF, We have hereunto set our hands, on this the Con: R. Stauchry Sea Mc Binny & Ray & maginie WHEREAS. have associated themselves together as a body politic and corporate, to be known and the Karsa Oil Company AND WHEREAS, The said Corporators being the subscribers to the capital stock of the said Corporation have walved the fifteen days' notice as required by law, and called a meeting for organization, to be held in <u>Challes</u> at the office of <u>Calles</u> at the office off