P.T.73

ARTICLES OF AGREEMENT AND INCORPORATION AND 自然使取得取入事的。

EMERGENCY OIL COMPANY

KNOW ALL MEN BY THESE PRESENTS:

That the Independent or hereinafter named have this day associated themselves together, and by these present, formed a Corporation under and pursuant to the provisions of an Act of Congress, approved February 18, 1901, entitled: "An Act of to put in force in the Indian Territory certain provisions of the Taws of Arkansas relating to Corporateens and to make such provisions applicable to said Territory, which said Act provides for the formation of Corporations for the purpose of engaging in, or coarrying on, any kind of mamufacturing, mercantile, mining or other legal buniness, and in view thereof do hereby execute the following Articles of Incorporation:

The name of said Corporation shall be: EMERGENCY OIL COMPANY.

SECORD. II. The names of the Incorporators are: Henry C. Walkley, John F. Lawrence and W. Ward Cornelius.

III. The place of business is to be located at Tulsa, Indian Territory, (State of Oklahoma), and the United States, and its office for the transaction of business shall be in the said City of Tulsa, ot at such other place as the Board of Birectors may select. he

IV. The general nature of the business proposed to be transacted by this coror Direcporation, is:

otherwise dispose of, to pledge, hypothecate and deal in any real estate containing coal, oil, gas, shale, stone, asphaltum, lead, zinc, gold, silver, marble, sale, and all other minerals, and any wood land, or other lands into lots, blocks, streets and alleys as additions to cities, towns and villages and for townshtes, and to sell, lease or otherwise dispose of the same; to do a general real estate business, work, mine, operate, develop, mamufacture, refine, reporduce and convert all minerals of whatsoever nature or character into any and all forms, combinations and conditions into which the same are capable of being converted, and to sell and dispose of the same; to construct or purchase bridges, buildings, houses, machinery engines, cars and other equipment; railroads, street—car lines, telephone lines and foe plants, and to sell the same or otherwise to dispose thereof, or to maintain and operate the same; to own, handle, and control letters patent, inventions and the shares of stock of other corporations; to borrow money and to execute bonds, notes, morrgages or

deeds of trust to secure the same, and to exermise in respect to all such notes bonds mortgagesp shares of stock and other securities and obligations all the rights,

FIGURE. The amount of canital stock of anid Corporation shall be

or which powers and privileges of individual holders and owners thereof, including the right may be issued and disposed of as the Best of Directors may from time to time other and other. might or outly do; it is further hereby expressly declared and provided that this corporation shall have power to issue bonds and other obligations in payment for memproperty purchased or acquired by the orange of the obligations in payment for memproperty purchased or acquired by the orange of the obligations or any property which may be acquired by it, to seem any bonds or other obligations, or any property which may be acquired by it, to seem any bonds or obligations by it is such as shall seve ourself to guarantee any dividends on bonds; or contracts of any kind and descriptor obtains and the carrying of the business, or for the purpose of attaining and furthering the places, to do any and all other material person could do and exercise tany and mall other powers which a co-partnership or natural person could do and exercise, and of any which now or hereafter may be authorized by law; to construct, own equip and operate propertines, inforesthet purpose of transperting oil, water, gas and in general to do and attaining in the Indian Territory and elsewhere not inconsistent with the laws of the United States of freely state of Territory where operations may be undertaken and carried on hereafter. We have hereunte set one hands, on this the to word upon any share of stock owned by it to the same extent that a natural person carried on hereunder. We have hereunto get our hands, on this the

V. The total amount of Capital Stock of said Corporation, is Twenty-five Thousand (\$35,000.00) Dollars, divided into One Thousand (1000) shares, of the par value of Twenty-five (\$35.00) Dollars each. All of the Capital Stock of this Corporation shall be common stock, unless otherwise provided, according to law.

From time to time, the Capital Stock of this Corporation may be increased according to law, and may be issued in such amounts as shall be determined by the Board of Directors, and as may be permitted by law.

The duration of this Corporation shall be perpetual.

VII. The affairs and business of the Corporation shall be controlled and conducted by the Board of Directors consisting of three or more Directors, all of whom shall be stockholders of the corporation. Said Board of Directors shall elect one of its members as President, one as Vice-President, and shall also elect a Secretary and Treasurer, and such other officers as may, from time to time, be provided by the Board of Directors, or by the By-laws? The Board of Directors shall have a the power to hold their meetings outside of the Indian Territory, or of the State of Oklahoma, at such place or places as, from time to time, may be designated by the By-laws or by resolution of the Board. The number of Directors may be increased, as may be provided in the By-laws, or authorized by law.

have residual Livred The direct elections of office to residual be held immediately after the or ganization of the Corporation, and siad Directors shall serve for one year and until their successors are elected. The Board of Directors shall have power to fill yearn or it in it is sown membership four to the subscript to the standard of the said to provide have the standard or the said to required by Any notificer not entered of a majority of the whole Board of Directors. Any other officer or employee of the Corporation may be removed at any time by vote of the Board of Directors, or by any committee or superior officer, upon whom such power of