The Charter of Incorporation of

#5111

SOUTHERN HOTEL REALTY COMPANY

- 1. The corporate title of said company is Southern Hotel Realty Company
- 2. The names of the incorporators are: J. G. Repsher, Meridian, Miss., R. P. Hall, Meridian, Miss., L. L. Peet, Meridian, Miss.
- 3. The domicile is at Meridian, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The amount of the capital stock shall be Ten Thousand (\$10,000) Dollars; all of which shall be Common Stock, and divided into Shares of the par value of One Hundred [\$100) Dollars each. The stock may bepaid for in cash or property at its fair cash value to be determined by a majority in amount of the stockholders.

5. Number of shares for each class and par value thereof.

There may be issued and sold one hundred shares of Common Stock of the par value of One Hundred Dollars (\$100.00) each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

To purchase and own hotel properties and equipment; to operate or lease the same; to purchase and own improved business property; and to lease the same; to buy and sell real property; to engage in retail drug and other mecantile business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: the corporation may begin business when twenty five shares of the Common Stock shall have been subscribed and paid for.

R. P. Hall,

J. G. Repsher,

L. L. Peet, Incorporators.

WALKER WOOD, Secretary of State.

THEO. G. BILBO,

STATE OF MISSISSIPPI, County of Lauderdale.

This day personally appeared before me, the undersigned authority, J. G. Repsher, R. P. Halle and L. L. Peet

incorporators of the corporation known as the Southern Hotel Realty Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day October. , 19 **31 .** John H. Blanks, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 31st day of October , A. D., 19 31 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Oct. 31,1931

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Geo. T. Mitchell. . Attorney General.

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. J. A. Lauderdale, a The within and foregoing charter of incorporation of SOUTHERN HOTEL REALTY COMPANY

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor: Oct. 1931.

WALKER WOOD, Secretary of State. Recorded:

November 3rd, 1931

*#*5108

The Charter of Incorporation of

ISLAND VIEW HOTEL COMPANY, INC.

1. The corporate title of said company is Island View Hotel Company, Inc.

Henry E. Hardtner, New Orleans, Louisiana, Leo. W. Seal, Bay St. 2. The names of the incorporators are:

Louis, Mississippi; R. H. Holmes, Ocean Springs, Mississippi; Harry P. Gamble, New Orleans, Louisiana; John W. Engelhardt, New Orleans, Louisiana
3. The domicile is at Biloxi, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Twenty-two hundred fifty (2250) shares of common stock of no par value.

5. Number of shares for each class and par value thereof.

Twenty-two hundred fifty (2250) shares of common stock of no par value. The sale price to be \$26.66 2/3 per share.

The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: To own, operate and control hotels, restaurants, and amusement pavilions, on the Mississippi Gulf Coast, and to buy and sell, lease, or mortgage such necessary property, both real and personal, as is required in such operations of said business. and generally to do any and all acts, not forbidden by law, which may be necessary and proper in the successful operation of a hotel, restaurant or amusement pavillion.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100. Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business: Eleven hundred twenty five (1125) shares of common stock, no par value. The sale price to be \$26.66 2/3 per share.

Henry E. Hardtner, R. H. Holmes, Harry P. Gamble,

John W. Engelhardt,

Incorporators

Leo W. Seal

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority, Henry E. Hardtner, Leo W. Seal, R. H. Holmes, Harry P. Gamble, John W. Engelhardt

incorporators of the corporation known as the Island View Hotel Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 26th day , 19 31. October, Eugene Peresich, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 29th day of October , A. D., 19 31 , together with the sum . deposited to cover the fee, and referred to the Attorney General for his opinion, of \$ 130.00

WALKER WOOD, Secretary of State. Nov. 2nd, 1931 JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Geo. T. Mitchell. , Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. J.A. Lauderdale, The within and foregoing charter of incorporation of ISLAND VIEW HOTEL COMPANY, INC.

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. Nov. 1931 day of this the

By the Governor: WALKER WOOD, Secretary of State. THEO. G. BILBO,

Recorded:

November 3rd, 1931

#5115

The Charter of Incorporation of

BRYAN HARDWARE & FURNITURE COMPANY

1. The corporate title of said company is Bryan Hardware & Furniture Company.

2. The names of the incorporators are: J. D. Bryan, postoffice, Nettleton, Mississippi, M. E. Bryan, postoffice, Nettleton, Mississippi, J. Henry Riley, postoffice, Nettleton, Mississippi, Mrs. Iva Bryan Gravlee, postoffice, Nettleton, Mississippi, Mrs. Maria B. Riley, postoffice,

3. The domicile is at Nettleton, Lee County, Mississippi.

Nettleton, Miss.

3. The domicile is at Nettleton, Lee County, Mississippi.
4. Amount of capital stock and particulars as to class or classes thereof

\$20,000.00 all common stock.

5. Number of shares for each class and par value thereof. 2000 shares of common stock of the par value of \$10.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To conduct a store or stores for the buying and selling at retail or wholesale of hardware, consisting of: farming implements; harness; farmers, mechanics and laborers hardware; hardware supplies; roofing, plumbing, heating, lighting, electrical and builders' supplies; also house and building furnishings, consisting of furniture and fixtures, carpets, draperies, awnings, glassware, crockery, Queensware, wall paper, notions and all other articles of merchandise necessary and convenient for house the second secon household, office and store use. Also to contract with persons, firms and corporations in the furnishing of labor and materials in the equipping of buildings or structures

with any of the aforesaid articles. And to transact a general undertaking, burial and funeral furnishing business. And to buy, own, hold, exchange for or lease real property necessary, incidental

and growing out of its said business.

The rights and powers that may be exercised by this corperation, in addition to the foregoing, are those conferred by Chapter Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

J. D. Bryan Mrs. Maria B. Riley, M. E. Bryan Incorporators. J. Henry Riley Mrs. Eva Bryan Gravlee

STATE OF MISSISSIPPI, County of LEE

This day personally appeared before me, the undersigned authority, J. D. Bryan, M. E. Bryan, J. Henry Riley, Mrs. Eva Gravlee and Mrs. Maria B. Riley.

incorporators of the corporation known as the Bryan Hardware & Furniture Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day November F. G. Thomas, Notary Public.

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 4th November , A. D., 19 31 , together with the sum day of of \$ 50.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Nov. 4, 1931.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the George T. Mitchell,

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

 $\mathbf{B}\mathbf{y}$ J. A. Lauderdale, Bryan Hardware & Furniture Company

, Assistant Attorney General.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 5 day of November, 1931. By the Governor:

THEO. G. BILBO.

WALKER WOOD, Secretary of State.

, Attorney General.

WALKER WOOD, Secretary of State. Recorded: November 5th, 1931

United States.

.

5116

The Charter of Incorporation of

NETTLETON LUMBER COMPANY

1. The corporate title of said company is Nettleton Lumber Company.

2. The names of the incorporators are: G. J. Gravlee, postoffice, Nettleton, Mississippi, J. Henry Riley, postoffice, Nettleton, Mississippi, M. E. Bryan, postoffice, Nettleton, Mississippi.

3. The domicile is at Nettleton, Lee County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof

\$24,000.00 all common stock.

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State of Mississippi by a decree of the chancery of the chance

5. Number of shares for each class and par value thereof. 2400 shares of common stock of the par value of

\$10,00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To manufacture, purchase, acquire, hold, own invest, lease, sell, assign, exchange, transfer, or in any manner dispose of, trade and deak in lumber, timber, building materials of all kinds and character and description and goods, wares, merchandise of every nature of like kind and use.

To do a general contracting buisness, enter into, make and perform contracts for general construction work, including buildings and improvements, of all kinds, character and

description.

To buy, own, hold, lease, sell, exchange, transfer or otherwise dispose of, deal and trade in real property.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter XXV, Code of Mississippi of 1906, and Chapter 90, Laws of Mississippi of 1928.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

G. J. Gravlee J. Henry Riley

M. E. Bryan

Incorporators.

STATE OF MISSISSIPPI, County of LOC

This day personally appeared before me, the undersigned authority, G. J. Gravlee, J. Henry Riley and M. E. Bryan

incorporators of the corporation known as the Nettleton Lumber Company
who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 2nd
of November

F. G. Thomas, Notary Public.

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 4th day of November , A. D., 1931 , together with the sum of \$ 58.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Nov. 4, 1931

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of Nettleton Lumber Company is hereby approved.

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

the 5th day of November, 1931

this the Oth day of Movember, 19.

By the Governor:

WALKER WOOD, Secretary of State.

Recorded: November 5th, 1931

THEO, G. BILBO,

, Assistant Attorney General.

The Charter of Incorporation of

NEWTON INSURANCE AGENCY, INC.

1. The corporate title of said company is Newton Insurance Agency, Inc.

- 2. The names of the incorporators are: T. H. Wilson, Newton, Mississippi; Clyde Blankinship, Bay Springs, Mississippi
- 3. The domicite is at Newton, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock is one hundred and fifty (150) shares of common stock, without nominal or par value, which may be issued by the corporation from time to time, for the price of thirty dollars (\$30.00) per share, which is hereby fixed as the price of such stock, and may be paid for in cash, and/or in property or services at a valuation fixed by the board of directors of the company.

And the Board of Directors of the corporation are hereby authorized hereafter, from time to time, to fix the consideration for which such stock may be issued and sold.

All such stock shall have equal privileges in all respects.

5. Number of shares for each class and par value thereof. One Hundred and fifty (150) shares, without nominal or par value.

6. The period of existence (not to exceed fifty years) is fifty years.

To do a general insurance agency business, and to represent, 7. The purpose for which it is created: as agent for the writing of insurance, for fire, tornado, liability and life insurance companies; and to do all such other and general and incidental things as pertain to and are usual in the carrying on of an insurance agency business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

T. H. Wilson

Clyde Blankinship, Incorporators.

THEO. G. BILBO,

STATE OF MISSISSIPPI, County of Newton

This day personally appeared before me, the undersigned authority, T. H. Wilson

incorporators of the corporation known as the Newton Insurance Agency, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the November , 19 31.

Mae Munn, Notary Public. My commission expires Nov. STATE OF MISSISSIPPI, County of Jasper. This day personally appeared before me, the undersigned Clyde Blankenship, incorporator of the corporation known as the Newton Insurance A ency, Inc., who acknowledged that they signed and example and exam and executed the above and foregoing articles of incorporation as their act and deed on this the 31st day of October, 1931

C. O. Yelverton, Notary Public. My commission expires Jan. 6th, 1932

, A. D., 19 31 , together with the sum Received at the office of the Secretary of State, this the 5th day of November of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Nov. 5th, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Geo. T. Mitchell. , Attorney General. , Assistant Attorney General. By J.A.Lauderdale

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of NEWTON INSURANCE AGENCY. INC.

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. $_{
m this\ the}$ 5 Nov. 1931

By the Governor: WALKER WOOD, Secretary of State.

November 6, 1931

Recorded:

The Charter of Incorporation of

*#*5119

- CROSSTOWN LAUNDRY, INCORPORATED
- 1. The corporate title of said company is Crosstown Laundry, Incorporated
- 2. The names of the incorporators are: J. W. Jones, Clarksdale, Mississippi; J. D. Hancock, Clarksdale, Mississippi; M. N. Cotton, Clarksdale, Mississippi
- Clarksdale, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

\$50,000.00, all of which stock is to be common stock and of a par value of \$100.00 per share.

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock, par value \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To operate steam and power laundries, renovating, dry cleaning and pressing plants; to act as resident agents for laundries, renovating, dry cleaning, and pressing plants; to operate branch plants and agencies; to own and operate trucks and transf facilities incident to the conduct of such plants and agencies; to engage in the purchase, sale, ownership, and management of real and personal property incident to such business; and to engage in a general retail and wholesale mercantile business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 250 shares of a par value

of \$100.00 each.

J. W. Janes, J..D. Hancock, M. N. Cotton,

Incorporators.

STATE OF MISSISSIPPI, County of Coahoma

This day personally appeared before me, the undersigned authority, J. W. Jones, J. D. Hancock, M. N. Cotton

incorporators of the corporation known as the Crosstown Laundry Incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the incorporators of the corporation known as the 29 day October, , 19 31. Jos. F. Ellis, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 5th November day of , A. D., 19 31 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 110.00

WALKER WOOD, Secretary of State. JACKSON, MISS. Nov. 6, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Geo. T. Mitchell. , Attorney General.

By J.A. Lauderdale, STATE OF MISSISSIPPI, Executive Office, Jackson.

, Assistant Attorney General.

The within and foregoing charter of incorporation of CROSSTOVN LAUNDRY, INCORPORATED

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of Nov. 1931. this the

By the Governor: WALKER WOOD, Secretary of State. THEO. G. BILBO,

Recorded: November 7, 1931.

NOV 5 - 1934

WISSISSIPPI PTG. CO., VICKSBURG - 21046

The Charter of Incorporation of

#5127

- HOLMAN-MCCARTY INVESTMENT COMPANY
- 1. The corporate title of said company is Holman-McCarty Investment Company
- 2. The names of the incorporators are: J.M. Holman, Jackson, Miss.; W. H. Holman, Jackson, Miss., W.B.McCarty, Jackson, Miss.
- 3. The domicile is at Jackson, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

Twenty Thousand (\$20,000.00) Dollars.

5. Number of shares for each class and par value thereof.

200 shares of Common Stock, par value \$100.00 per share.

The period of existence (not to exceed fifty years) is fifty years.

sell real property; to borrow money upon real property; to lend upon such property and to take mortgages and assignments of mortgages on the same; to acquire, own and sell stocks and bonds, and other personal property, and to borrow and lend thereon; to take security and protection, and benefits; and to transact all or any other business which may be necessary or incidental or proper to the exercise of any or all of the aforesaid purposes of the of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares.

J. M. Holman,

W. H. Holman.

W. B. McCarty, Incorporators

WALKER WOOD, Secretary of State.

STATE OF MISSISSIPPI, County of

Hinds. J. M. Holman, W. H. Helman and W. B. McCarty This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Holman-McCarty Investment Company

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 11th day

November,

W. H. Watkins, Jr., Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 12th , A. D., 19 31 , together with the sum day of November 50.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS.

Nov. 12, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI; Executive Office, Jackson. By W.A. Shipman, The within and foregoing charter of incorporation of

HOLMAN-MCCARTY INVESTMENT COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 12th day of By the Governor: November, 1931 THEO. G. BILBO.

WALKER WOOD, Secretary of State.

Recorded: November 13, 1931.

#5129

The Charter of Incorporation of

INDEPENDENT PETROLEUM CORPORATION Independent Petroleum Corporation 1. The corporate title of said company is

2. The names of the incorporators are: E. H. Simpson, Jackson, Mississippi; L. C. Simpson, Jackson, Mississippi

Jackson, Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Fifty shares no par value all common stock. The sale price of each share is fixed at \$100.00. Authority is expressly conferred on the holders of a majority of said shares to change the sale price of said shares of stock from time to time as they shall deem proper.

5. Number of shares for each class and par value thereof,

Fifty shares all common stock, no par value, sale value of which is fixed at \$100.00 per share, subject to power conferred in the immediately preceding paragraph to change said sale price; said stock to be paid for in cash, services and/or property, in the event same paid for in services or property, said services or property to be first valued by order of the Board of Directors.

6. The period of existence (not to exceed fifty years) is fifty years.
7. The purpose for which it is created: To buy and sell or exchange and deliver at wholesale and/or retail al petroleum products, and more particularly, gasoline, motor oils, fuel oils, greases, graphite, ker gas-oil, benzine, naptha and stoddard solvent and their by-products and the ingredients of Ethyl gasoline; to own and/or lease and operate or have operated throughout the State of Mississip retail filling stations, with all equipment necessary and incident to the operation thereof, with full authority to deal in said petroleum products, as well as to buy and sell automobile, motorcycle, truck, bus and airplane accessories, parts and equipment and to conduct washing and greasing establishments and general repair shops thereat for said vehicles mentioned; with full authority to sell, assign, transfer, hypothecate and/or incumber said property and business, of any part thereof, when acquired; to own and/or lease and operate, or have operated throughout the State of Mississippi, wholesale storage plants, oil depots or bulk stations for the safe keepings of said petroleum products and to buy, lease, or otherwise acquire, own, sell, mortgage all fixtures, machinery, reservoirs, pumps, tanks, vehicles and all other equipment necessary to conduct the businesses herein provided for; to buy, sell, exchange, discount, own, pledge or otherwise acquire and dispose of negotiable instruments of all kinds, including bonds, debentures, notes, warrants, and bills of exchange; yo borrow money and secure same by any of its property and to acquire, own, sell, lease, mortgage or otherwise dispose of real estate necessary to effectuate purposes thereof and not contrary to law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation shall commence business when fifty percent of the authorized issue of stock shall have been subscribed and for, as herein provided, said stock to be fully paid and non assessable when the provisions hereof shall be fully complied with.

E. H. Simpson

STATE OF MISSISSIPPI, County of

L. C. Simpson Incorporators

This day personally appeared before me, the undersigned authority, E. H. Simpson and L. C. Simpson

Independent Petroleum Corporation incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 11th day ^{, 19}**31.** November, J. E. Meidelberg, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 14th , A. D., 19 $\,$ 31 $\,$, together with the sum day of November , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

Nov. 14. 1931

WALKER WOOD, Secretary of State.

Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, Attorney General. , Assistant Attorney General. By J.A.Lauderdale, STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of INDEPENDENT PETROLEUM CORPORATION is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of November, 1931 this the 14 By the Governor:

WALKER WOOD, Secretary of State.

November 14, 1931

THEO. G. BILBO,

The Charter of Incorporation of

#5125 LAUREL FARMS OIL & NATURAL GAS CO.

- 1. The corporate title of said company is Laurel Farms Oil & Natural Gas Co.
- 2. The names of the incorporators are: M. T. Walker, Laurel, Miss., Ray M. Walker, Laurel, Miss.
- 3. The domicile is at Laurel, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

50,000 shares common stock, no par value. Sales price of said shares is hereby fixed at 25¢ per share and may be increased or decreased by the directors of said corporation.

5. Number of shares for each class and par value thereof.

50,000 shares common stock, no par value. Sales price of said shares is hereby fixed at 25¢ per share and may be increased or decreased by the directors of said corporation.

6. The period of existence (not to exceed fifty years) is fffty years.

or the oil, gas and mineral rights, royalties and leases in lands, and to explore, drill and develope the same; to install plants, machinery and appliances to pump, pipe, refine, amalgamate and otherwise prepare for market oil, gas or other volatile or mineral substances, including compounds, derivatives and by-products; to buy, sell, manufacture and distribute the same; to buy, lease, acquire and operate pipe lines, reservoirs and pump stations and to buy, acquire and operate franchises for the sale and distribution of its products, their compounds, derivatives and by-prodicts at both wholesale and retail: products, their compounds, derivatives and by-prodicts at both wholesale and retail; to own and purchase the necessary real estate, lease and royalties for the above purposes; and to do all and everything necessary, suitable and proper for the accomplishment of any of the purposes or the attainment of any of the objects or the furtherance of any of the powers hereinbefore set forth, either alone or associated with other corporations, firms and individuals, and to do any other act or acts, thing or things incidental or pertaining to, or growing out of, or connected with the aforesaid business, or powers, or any part or parts thereof, provided the same be not inconsistent with the law under which this corporation is organized.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 50,000 shares of common

stock, no par value.

M. T. Walker Ray M. Walker, Incorporators

STATE OF MISSISSIPPI, County of Jones.

This day personally appeared before me, the undersigned authority,

M. T. Walker and Ray M. Walker

incorporators of the corporation known as the Laurel Farms Oil and Natural Gas Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 6th day of November, , 19 **61.** Mary L. Lewis, Notary Public

STATE OF MISSISSIPPI, County of

day of November Received at the office of the Secretary of State, this the 9th , A. D., 1931 , together with the sum of \$ 36.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Nov. 12th. 1931 WALKER WOOD, Secretary of State.

, Attorney General.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell,

STATE OF MISSISSIPPI; Executive Office, Jackson. Bu J.A. Lauderdale, , Assistant Attorney General.

THEO. G. BILBO.

The within and foregoing charter of incorporation of LAUREL FARMS OIL & NATURAL GAS CO.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 14 By the Governor: day of **Nov. 1931**

WALKER WOOD, Secretary of State.

Recorded:

November 14, 1931.

MISSISSIPPI PTG. CO., VICKSBURG-21046

#5130

The Charter of Incorporation of

- Iodine Products Co.
- 1. The corporate title of said company is Iodine Products Co.
- 2. The names of the incorporators are:

 A. F. McCormick, Laurel, Miss., S. E. Wilson, D. D. S., Laurel, Miss.
- B. The domicile is at Laurel, Jones County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$5000.00 common stock

5. Number of shares for each class and par value thereof.

50 shares of the par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To manufacture, buy, sell, either wholesale or retail, export and import tooth paste, shaving cream, toiletnarticles, drugs and dental supplies

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

A. F. McCormick

50 snar

S. E. Wilson, D.D.S.

Incorporators.

STATE OF MISSISSIPPI, County of Jones

This day personally appeared before me, the undersigned authority, A. F. McGormick and S. E. Wilson, D.D.S.

incorporators of the corporation known as the **Iodine Products Co.**who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the of **November**, A.D., 1931.

day

STATE OF MISSISSIPPI, County of

Nina Moore, Notary Public, Jones County, Mississippi

Received at the office of the Secretary of State, this the 14th day of November, A. D., 19 31, together with the sum of \$ 20.00, deposited to cover the fee, and referred to the Attorney General for his opinion.

of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell., Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

By J.A. Lauderdale

, Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of Iodine Products Co.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 14 day of Nov. 1931

By the Governor: WALKER WOOD, Secretary of State.

THEO. G. BILBO,

Nov. 14, 1931

MISSISSIPPI PTG. CO., VICKSBURG - 2104

The Charter of Incorporation of

#5132

- J. W. FUNCHESS & SONS COMPANY
- 1. The corporate title of said company is J. W. Funchess & Sons Company
- 2. The names of the incorporators are: J.W.Funchess, Glancy, Miss., W.T.Funchess, (same); W. T. Wade, Jr.,

(same) H. T. Funchess, (same)

- 3. The domicile is at Glancy, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock of this corporationshall be \$5,000.00, divided into 50 shares of \$100.00 each. The price per share at which the common stock is to be sold is \$100.00 per share which shall be paid in cash, and property, labor or services, at a just valuation to be fixed by the directors, at a meeting called for that purpose.

5. Number of shares for each class and par value thereof.

50 shares at \$100.00

6. The period of existence (not to exceed fifty years) is fifty years,

7. The purpose for which it is created: lawful purpose, without limit as to amount, with any person, firm, association, corporation, and/or gww any government, or sub-division thereof. To enter into, make and perform contracts of every kind for any

2. To acquireby purchase, or otherwise, own, hold, buy, sell, convey, mortgage, or otherwise deal in real estate, or other property, either personal or mixed. Ways, streets, roads, bridges, water courses, canals, sewers, drainage systems, buildings, and all similar lines of work, including the right to pave and/or hard surface highways and streets, and to be a surface highways and streets, and the surface highways are surface highways and streets, and the surface highways are surface highways and streets, and the surface highways are surface highways and streets, and the surface highways are surface highways and streets. 3. To build, erect, construct, repair, maintain, and improve highand to generally carry on the business of contracting and construction and all of its branches.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: This corporation may begin business when eight (8) shares of common stock of the value of \$100.00 is paid.

J. W. Funchess. Floyd Funchess,

STATE OF MISSISSIPPI, County of Copiah

This day personally appeared before me, the undersigned authority,

J. W. Funchess, Floyd Funchess and H. T.

H. T. Funchess, Incorporators.

Funchess

Sons

incorporators of the corporation known as the J. W. Funchess &/Company

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

November. , 19 **31.** STATE OF MISSISSIPPI, County of

Ida Lou Lewis, Notary Public

Received at the office of the Secretary of State, this the 16th day of November , A. D., 19 31 , together with the sum of \$ 20.00

JACKSON, MISS.

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

, Assistant Attorney General.

THEO. G. BILBO.

, Attorney General.

17

day

Nov. 16,1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell.

STATE OF MISSISSIPPI, Executive Office, Jackson. By Wm. A. Shipman,

The within and foregoing charter of incorporation of J. W. FUNCHESS & SONS COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the 16th By the Governor: day of November, 1931

WALKER WOOD, Secretary of State.

Recorded:

November 16, 1931

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 ORD OF CHARTERS 31-STATE OF MISSISSIPPI

9 1995

#5131

The Charter of Incorporation of

LEFLORE BATTERY COMPANY

1. The corporate title of said company is

Leflore Battery Company

A. J. Brewerton, Greenwood, Mississippi; R. B. Price, Greenwood, 2. The names of the incorporators are:

Mississippil H. T. Odom, Greenwood, Mississippi

3. The domicile is at Greenwood, Meflore County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00) with common stock only.

5. Number of shares for each class and par value thereof.

Fifty shares of common stock of the par value of one hundred dollars (\$100.0 0) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To conduct a wholesale and retail battery business; to buy, own, sell, lease, rent, repair and service generally all kinds of storage batteries, all kinds of machinery, appliances, equipment and material incident to, or used in connection with, said business; also to deal generally in the same manner in automobi accessories of every kind and character; and to act as agent and/or distributor of manufacturers in the sale and distribution of any of the articles above mentioned or in any matters pertaining to the business described herein.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

A. J. Brewerton.

R. B. Price

H. T. Odom, Incorporators.

STATE OF MISSISSIPPI, County of Leflore

. This day personally appeared before me, the undersigned authority, A. J. Brewerton, R. B. Price and H. T. Odom

Leflore Battery Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 12th , 19 **31.** November, Addie McCain, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the November , A. D., 19 $\,$ 31 $\,$, together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

JACKSON, MISS. Nov. 16, 1931 WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Gêo. T. Mitchell, , Attorncy General.

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale.

The within and foregoing charter of incorporation of LEFLORE BATTERY COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of Nov. 1931. this the 17

By the Governor: WALKER WOOD, Secretary of State.

THEO. G. BILBO,

Nov. 17, 1931.

WOODLAND-BAILEY OIL AND GAS COMPANY

- 1. The corporate title of said company is Woodland-Bailey Oil and Gas Company
- 2. The names of the incorporators are: Isidore Dreyfus, Jackson, Mississippi; H. V. Watkins, Jackson, Mississippi: S. C. Hart, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

350,000 shares, no par value

5. Number of shares for each class and par value thereof.

350,000 shares, no par value.

6. The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: To acquire, own, deal with, lease, rent, encumber, improve and sell real property, and/or oil, gas or mineral rights; to borrow money upon real property; to lend upon such property and to take mortgages on the same; to acquire, own and sell stocks and bonds, but not in violation of law, and other personal property, and to borrow and lend thereon; to take security and protection and benefits; and to transact all and any other business which may be necessary or incidental or proper to the exercise of any or all of the aforesaid purposes of the corporation.

The Board of Directors shall have the authority to fix the sale price per share of stock Without nominal or par value, and the authority to change such sale price from time to time.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Seven Thousand Shares.

Isidore Dreyfus H. V. Watkins S. C. Hart, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Isidore Dreyfus, H. V. Watkins and S. C. Hart

incorporators of the corporation known as the Woodland-Bailey Oil and Gas Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 18th day November, M. J. Conerly, Notary Public

STATE OF MISSISSIPPI, County of

Notember , A. D., 19 31 , together with the sum Received at the office of the Secretary of State, this the 19th , deposited to cover the fee, and referred to the Attorney General for his opinion.

500.00 WALKER WOOD, Secretary of State. JACKSON, MISS.

Nov. 18, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A.Lauderdale, The within and foregoing charter of incorporation of WOODLAND-BAILEY OIL AND GAS COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

18th day of By the Governor: November, 1931. THEO. G. BILBO.

WALKER WOOD, Secretary of State.

November 19, 1931.

The Charter of Incorporation of

#5136

HOLMES COUNTY PIGGLY WIGGLY

- Molmes County Piggly Wiggly 1. The corporate title of said company is
- 2. The names of the incorporators are: W.B. Jones, Tchula, Mississippi; D.W. Boyd, Tchula, Mississippi; Willie E. Jones, Tchula, Mississippi
- 3. The domicile is at Tohula, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The capital stock is Five Thousand (\$5000.00) Dollars of common stock. corporation may begin business when Twenty-five Hundred (\$2500.00) Dollars has been subscribed and paid in.

5. Number of shares for each class and par value thereof.

There shall be fifty shares of common stock of the par value of One Hundred (\$100.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

To do a general grocery and mercantile business; to buy and sell at wholesale and retail groceries of all kinds, dry goods, goods, wares and merchandise and agricultural products of all kinds and character for cash and credit; to take and give securities and other evidences of debt in the general course of the operation of said business, and to purchase, lease and otherwise acquire all necessary real and personal property for the operation of said business, and to sell, lease and otherwise dispose of all such real and personal property.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty five shares of common stock to be subscribed and paid for before the corporation may begin business.

W. B. Jones D. W. Boyd, illie E. Jones, Incorporators

STATE OF MISSISSIPPI, County of Holmes

This day personally appeared before me, the undersigned authority, in and for said County and State, W. B. Jones,

D. W. Boyd and Willie E. Jones

incorporators of the corporation known as the Holmes County Piggly Wiggly who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 18th day of Movember, W. E. Hays, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 20th day of November , A. D., 19 31 , together with the sum . deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 of \$

JACKSON, MISS. Nov. 20, 1931 WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell, , Attorney General.

By J.A. Lauderdale STATE OF MISSISSIPPI, Executive Office, Jackson.

, Assistant Attorney General.

The within and foregoing charter of incorporation of HOLMES COUNTY PIGGLY WIGGLY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. 20th day of Movember, 1931 this the

By the Governor: WALKER WOOD, Secretary of State.

THEO, G. BILBO,

Recorded:

November 26, 1931.

FEB 1 4 1935

The Charter of Incorporation of

#5134

MCEACHERN CONSTRUCTION COMPANY

- 1. The corporate title of said company is McEachern Construction Company
- 2. The names of the incorporators are:

J. W. Griffin, Biloxi, Mississippi; W. G. McEachern, Biloxi,

Mississippi; H. V. Wall, Biloxi, Mississippi
3. The demicile is at Biloxi, Harrison County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Fifteen thousand (\$15,000) Dollars, par value one Hundred (\$100.00) Dollars each.

5. Number of shares for each class and par value thereof.

6. The period of existence (not to exceed fifty years) is fofty nine years.

7. The purpose for which it is created: To acquire, own and operate motor trucks, or other motor vehicles. and to use the same for general commercial purposes in hauling, transporting and delivery of goods, wares and merchandise; to contract for and undertake the construction or demolition of buildings, bridges, roads or other construction work and/or to contract for the excavation, transportation and delivery of materials therefor and/or any contracts incidental to such construction or demolition; to acquire, own, hold or lease real estate and/or personal property in the corporate name, and tourse the same for the corporate business; to do and perform any acts necessary or incidental to the business of hauling, or transporting property by contract.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

J. W. Griffin, W. G. McEachern

H. V. Wall, Incorporators

STATE OF MISSISSIPPI, County of Harrison.

This day personally appeared before me, the undersigned authority,

J. W. Griffin, W. G. McEachern, H. V. Wall

THEO. G. BILBO,

incorporators of the corporation known as the McEachern Construction Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 30th day of October, 1931

STATE OF MISSISSIPPI, County of

John S. Hood, Notary Public

Received at the office of the Secretary of State, this the 17th day of November , A. D., 19 31 , together with the sum of \$40.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

Nov. 18, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. By J.A. Lauderdale,

The within and foregoing charter of incorporation of McEACHERN CONSTRUCTION COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 21 By the Governor: day of Nov. 1931

WALKER WOOD, Secretary of State. $R_{ecorded}$:

Nov. 21, 1931.

#5139

Stevens

- 1. The corporate title of said company is Stevens
- 2. The names of the incorporators are: Charles I. Jarvis, New Orleans, Louisiana; E. D. Sinton, New Orleans, Louisiana; E. I. Sinton, New Orleans, Louisiana
- 3. The domicile is at Jackson, Hinds County, Mississippi
- Amount of capital stock and particulars as to class or classes thereof

Twenty-five Thousand Dollars (\$25,000.00) of common stock all of the same class.

5. Number of shares for each class and par value thereof.

Two hundred fifty (250) shares of the par value of One Hundred Dollars (\$100.00) each.

- 6. The period of existence (not to exceed fifty years) is fifty (50) years.
- 7. The purpose for which it is created: To carry on a general mercantile business, to manufacture, purchase or otherwise acquire, and to hold, own, sell, transfer, trade and deal in (at both wholesale and retail) goods, wares and merchandise of all kinds, and especially (without limiting the foregoing) men's, women's and children's clothing, boots, shoes, caps, millinery, neckwear, hosiery, gloves, fancy goods, jewelry, furs, novelties, furnishings and wearing apparel of every description, as well as any and all such other goods, wares and merchandise as may be conveniently or advantageously handled in conjunction with all or any of the foregoing.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred (100) shares.

Chas. I. Jarvis, E. I. Sinton

E. D. Sinton, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

E. D. Sinton and E. I. Sinton

incorporators of the corporation known as the Stevens who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 1931. November, Fulton Thompson, Notary Public

STATE OF MISSISSIPP PRINT of Orleans

This day personally appeared before me, the undersigned authority Charles I. Jarvis, one of the incorporators of the corporation known as Stevens who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 23rd day of November, 1931 Walter J. Sutton, Jr., Notary Public

Received at the office of the Secretary of State, this the 24th day of November , A. D., 19 31 , together with the sum . deposited to cover the fee, and referred to the Attorney General for his opinion. 60.00

WALKER WOOD, Secretary of State. JACKSON, MISS. Nov. 24th, 1931

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell, , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

is hereby approved.

, Assistant Attorney General. The within and foregoing charter of incorporation of STEVENS

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippl to be affixed. 24th day of November, 1931 this the

By the Governor: WALKER WOOD, Secretary of State. THEO. G. BILBO,

Recorded:

November 24th, 1931

#5140

- INDEPENDENT LINEN SERVICE COMPANY OF MISSISSIP I 1. The corporate title of said company is Independent Linen Service Company of Mississippi
- 2. The names of the incorporators are: J. B. Rozier, Mr., Memphis, Tennessee; A. Bennedetto, Memphis, Tennessee; W. M. Wear, Memphis, Tennessee; H. R. Wenzler, Memphis, Tennessee; J. K. McLean, Meridian, Miss.
 - 3. The domicile is at 到109 Ninth Street, Meridian, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

\$5,000.00 divided into 50 shares of common stock of the value of \$100.00 each.

5. Number of shares for each class and par value thereof.

50 shares \$100.00 each.

6. The period of existence (not to exceed fifty years) is Forty nine years.

7. The purpose for which it is created: Rngaging in a general linen supply business, laundering and

dry-cleaning

TENNESSEE

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: 30 shares of common stock.

J. B. Rozier, Jr.

A. Benedetto.

W. M. Wear

H. R. Wenzler

Elizabeth Dicks Walker,

J. K. McLean, Incorporators

THEO, G. BILBO,

STATE OF MINISTERN County of This day personally appeared before me, the undersigned authority, J. B. Rozier, Jr., W. M. Wear, H. R. Wenzler

incorporators of the corporation known as the Independent Linen Service Company of Mississippi who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 20th. of NOVEMBER

S. J. Phillips, Notary Public. My commission expires 4/18/33 STATE OF MISSISSIPPI, County of Lauderdale

SHELBY

This day personally appeared before me, the undersigned authority A. Benedetto, J. K.McLean rooms to Transport Tinen Service Company of Miss., who incorporators of the corporation known as the Independent Linen Service Company of Miss., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act of the corporation as their act of the corporation as their act of the corporation as the corpora their act and deed on this the 23rd day of November, 1931
Elizabeth

My commission expires Nov. 8, 1934 November, A. D., 1931, together with the sum Received at the office of the Secretary of State, this the 24th 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Nov. 12, 1931 WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell, , Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale. The within and foregoing charter of incorporation of INDEPENDENT LINEN SERVICE COMPANY OF MISSISSIPPI

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor: day of Nov. 1981

WALKER WOOD, Secretary of State.

Recorded:

Nov. 25, 1931

DEC 9 1935

RD OF CHARTERS 31-STATE OF MISSISSIPPI

The Charter of Incorporation of

Martin Drug Company, Incorporated

- 1. The corporate title of said company is Martin Drug Company, Incorporated
- Gulfport, Station A. Gulfport, Station A. 2. The names of the incorporators are: Mrs. J. R. Martin. C. M. Chatham, Mrs. Annie H. Jones, Gilfport
- 3. The domicile is at Gulfport, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof \$4000.00 all common stock.

5. Number of shares for each class and par value thereof. 160 shares all common stock of the par value of \$25.00 each.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: To buy, sell and generally deal in drugs, medicines and other merchandise in both wholesale and retail, and to conduct one or more stores for the general drug and mercantile business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 1202 1202 Minimization Chapter 100 Code 1930

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Not less than 25 per cent of the total capital authorized. Mrs. J. R. Martin

C. M. Chatham

Mrs. Annie H. Jones--Incorporators

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority, in and for said state and county, Mrs. J. R. Martin, C. M. Chatham, and Mrs. Annie H. Jones

incorporators of the corporation known as the Martin Drug Company, Incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 23rd. Mazie D. Simpson, Notary Public , 19 31 November

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 25th day of November , A. D., 1931 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

WALKER WOOD, Secretary of State. JACKSON, MISS. November 25, 1931

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell , Attorney General.
J. A. Lauderdale , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of Martin Drug Company, Incorporated.

.. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 25th day of November , 1931 By the Governor:

WALKER WOOD, Secretary of State. Recorded: November 27, 1931

THEO. G. BILBO,

The Hotel, Boarding and Rooming House Protective Association

- 1. The corporate title of said company is The Hotel, Boarding and Rooming House Protective Association
- R. E. Raines, W. H. Cook Jackson, Miss. Jackson, Miss. Jackson, Miss. 2. The names of the incorporators are: J. B. Lum
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof \$5,000.00 all common stock.

5. Number of shares for each class and par value thereof. 500 shares of common stock, par value \$10.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: To collect information and data useful to hotel, rooming house and boarding house operators, To collect and disseminate to members of the association credit reports and other data on individuals that are delinquent in the paying of the hotel, boarding house or rooming house bills and give information useful and necessary in the collection of such delinquent bills. To dooperate with its members in the furnishing of data on individuals, in the dissemination of such data, and in furnishing to its members information that will be useful in the collection of delinquent bills and in the prevension of loss through credit to individuals by furnishing credit reports and other information on individuals applying for credit. In general, to do, anything and everything looking to the protection of the interest of its members in the way of furnishing information of delinerent hills and in the information, data, and assistance in the collection of delinquent bills and in the prevention of false or fraudulent obtaining of board of lodging by individuals.

To charge and collect and entrance fee and periodical membership fees for membership in the Association, and own such real and personal property, and do and perform any and lawful acts, necessary and useful in the successful conduct of such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: 50 shares.

R. E. Raines

W. H. Cook

J. B. Lum -- Incorporators.

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

R. E. Raines, W. H. Cook, and J. B. Lum

Association of America.

incorporators of the corporation known as the Hotel, Boarding House and Rooming House Operators Protective Non active Who acts and deed on this the 27th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the November S. C. Broom, Clerk of Supreme Court

STATE OF MISSISSIPPI, County of

, A. D., 19 $\,$ 31 $\,$, together with the sum Received at the office of the Secretary of State, this the 27th day of Movember of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell , Attorney General. E. K. Holmes, Jr., Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of THE HOTEL Rooming House Protective Association

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 27th day of November, 1931

By the Governor: WALKER WOOD, Secretary of State.

Recorded: November 27, 1931

THEO. G. BILBO,

WALKER WOOD, Secretary of State.

Roell Oil and Gas Company.

- 1. The corporate title of said company is Roell Oil and Gas Company.
- 2. The names of the incorporators are: Isidore Dreyfus, Jackson, Mississippi; Myer A. Lewis, Jackson, Mississippi J.A. Roell, Jackson, Mississippi.
- Jackson, Mississippi. 3. The domicile is at

Amount of capital stock and particulars as to class or classes thereof

Thousand Dollars, all of which is common stock.

Number of shares for each class and par value thereof.

10.000 shares of par value of \$1.00.

fifty years. 6. The period of existence (not to exceed fifty years) is

7. The purpose for which it is created: 1. To produce, buy, sell and deal in petroleum, natural gas and the products of petroleum and natural gas.

2. To buy, sell and deal in oil and gas leases and/or royalties;
3. To manufacture, sell and deal in oils, greases, kerosene, napthas, gasoline, carbon black and/or any and all other products and by-products of petroleum and/or natural gas.

4. To buy, sell, own, mortgage, incumber and deal in real property in connection with its business of producing, buying, selling and dealing in petroleum and/or natural gas and the products of each, and in connection with the business of producing, transporting, refining and/or processing in any way such petroleums and/or natural gas and/or the manufacturing and/or selling of by-products of everykind;

5. To transport and convey by tankcass and/or pipe lines or other means all oil and/gz gas and/or products thereof and/or to store the same for use or sale.

6. To buy, own and sell the stocks of other corporations in any manner and to any extent not contrary to law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Two Thousand Five Hundred Shares.

J.A.Roell, Myer A. Lewis. Isadore Dreyfus, Incorporators.

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, Isidore Dreyfus, Myer A. Lewis, and J.A.R ell,

incorporators of the corporation known as the Roell Oil and Gas Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 19**31.** November, Mary H. Atkinson, Notary Public.

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 30th day of November , A. D., 19 31 . together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion, of \$ 30.00

JACKSON, MISS. Nov. 30, 1931. WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo.T.Mitchell

, Attorney General. E.R. Holmes, Jr. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson.

Roell Oil and Gas Company The within and foregoing charter of incorporation of is hereby approved.

.. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. November, 1931. 30th day of By the Governor:

WALKER WOOD, Secretary of State. Recorded: November 30,1931.

THEO. G. BILBO,

#5148

LOUISVILLE THEATER

1. The corporate title of said company is Louisville Theater

2. The names of the incorporators are: Mrs. J. T. Earhart, Sr., Louisville, Mississippi; Miss Frieda Ruth Earhart, Louisville, Mississippi; E. M. Livingston, Louisville, Mississippi

The domicile is at Louisville, Mississippi
Amount of capital stock and particulars as to class or classes thereof

There shall be one hundred shares of common stock of no par value. The stock shall

be sold for \$50.00 per share.

Number of shares for each class and par value thereof.

One Hundred shares of no par value.

 $^{6.}$ The period of existence (not to exceed fifty years) is **Fifty years.**

7. The purpose for which it is created:

To own and operate a theater or theaters, moving and talking picture

to operate a pop corn popper. theater or theaters, to use slides for advertising purposes, to operate a pop corn popper, to own or lease a building or buildings for the operation of such theater or theaters, to purchase a building the same track for pictures, and to do other things incidents. purchase and own equipment therefor, to contract for pictures, and to do other things incident to the operation of a theater or theaters and moving and talking picture theater or theaters.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred shares common,

no par value.

Mrs. J. T. Earhart, Sr. Frida Earhart, Incorporators. E. M. Livingston,

STATE OF MISSISSIPPI, County of Winston

This day personally appeared before me, the undersigned authority, Mrs. I. T. Earhart, Sp., Freida Earhart and

E. M. Livingston

incorporators of the corporation known as the Louisville Theater who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the November G. W. E. Bennett, Notary Public

STATE OF MISSISSIPPI, County of

day of December , A. D., 19 31 , together with the sum Received at the office of the Secretary of State, this the Lst , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Dec. 1, 1931

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Geo. T. Mitchell, , Assistant Attorney General.

WALKER WOOD, Secretary of State.

THEO. G. BILBO,

By E. R. Holmes, Jr.

The within and foregoing charter of incorporation of LOUISVILLE THEATER is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $^{\mathrm{thi}_{\mathrm{S}}}$ $^{\mathrm{the}}$ lst day of December, 1931

By the Governor: WALKER WOOD, Secretary of State.

Recorded: December 1st, 1931.

FFE 9 4 1935

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

The Charter of Incorporation of

#5143

R. B. TYLER COMPANY OF MISSISSIPPI

1. The corporate title of said company is R. B. Tyler Company of Mississippi

2. The names of the incorporators are: Robert M. Trimble, Jr., Louisville, Ky., Robert S. Tyler, Louisville, Ky., L. S. Leopold, Louisville, Ky.

The domicile is at **Gulfport**, **Miss**.

Amount of capital stock and particulars as to class or classes thereof

\$5,000, all common stock.

5. Number of shares for each class and par value thereof.

500 shares of common stock, par value \$10.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To do a general road constructing business, including the construction, of roads, streets, and alleys, and the upkeep and maintenance thereof, and anything usual and incidental to the conduct of such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 100 shares.

Robt. M. Trimble, Jr., Robert S. Tyler, L. S. Leopold, Incorporators

KEN TUCKY

STATE OF MASSISSIEM County of **JEFFERSON**

This day personally appeared before me, the undersigned authority, Robert S. Tyler and L. S. Leopold

R. B. Tyler Company of Mississippi incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the $20 \, th$

, 19 31 . Parish November Louisiana E. Cooper, My Commission expires Jan. 7, 1932 STATE OF MISSISSEREI, COORSO of Rapider

This day personally appeared before me, the undersigned authority Robert M. Trimble, Jr., incorporator of the corporation known as the R. B. Eyler Company of Mississippi who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 23rd day of November, 1931. S. G. Whittington, Notary Public

Received at the office of the Secretary of State, this the 27th day of November , A. D., 19 31 , together with the sum . deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00

Nov. 27, 1931 JACKSON, MISS.

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell.

By J.A. Lauderdale,

, Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

R. B. TELER COMPANY OF MISSISSIPPI

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of Dec. 1931 lst this the

By the Governor: WALKER WOOD, Secretary of State. THEO. G. BILBO,

Recorded:

Mec. 1, 1931

The Charter of Incorporation of

#5145

LAUREL BROADCASTING COMPANY

1. The corporate title of said company is Laurel Broadcasting Company

2. The names of the incorporators are: A. J. Bates, Laurel, Mississippi; Letcher Thornton, Laurel, Mississippi; N.N.Carter, Laurel, Mississippi; Mrs. Geraldine M. Fears, Shreveport, Louisiana; Walter A. Fears, Shreveport, Louisiana; W. A. Chachers, Shreveport, Louisiana

3. The domicile is at Laurel, Mississippi
4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00)

5. Number of shares for each class and par value thereof.

Five Hundred (500) shares of the par value of \$10.00 each.

 θ_{ϵ} . The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the business of radio broadcasting; to acquire, own and hold license for operation of broadcasting station and/or stations; to engage in the general business of advertising by radio and other lawful means of publicity; to do a general broadcasting business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Three Hundred (300). Number of shares of each class to be subscribed and paid for before the corporation may begin business:

J. Nates. W. A. Chachere Walter A. Fears, N. N. Carter

Mrs. Geraldine M. Bears Letcher Thornton, Incorporators

STATE OF MISSISSIPPI, County of Jones

This day personally appeared before me, the undersigned authority, A. J. Bates, W. A. Chachers, Walter A. Fears, N. N. Carter, Mrs. Geraldine M. Fears, Letcher Thornton

incorporators of the corporation known as the Laurel Broadcasting Company Who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 24 day of November W. T. Webb, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 31 , together with the sum Received at the office of the Secretary of State, this the 28th day of November of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. Nov. 28, 1931

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell. , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. Walter A. Scott, Jr. Ву

The within and foregoing charter of incorporation of LAUREL BROADCASTING COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this thelst day of By the Governor: Dec. 1931 THEO. G. BILBO,

WALKER WOOD, Secretary of State. $R_{eeor\underline{d}ed}$:

Dec. 1, 1931.

The Charter of Incorporation of

*#*5150

CITY OF JACKSON EMPLOYMENT FUND

- 1. The corporate title of said company is City of Jackson Employment Fund
- 2. The names of the incorporators are: J. W. Tucker, Jackson, Miss., W. Jacobs, Jackson, Miss., B. M. Wakefield, Jackson, Miss.
- Jackson, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

None

5. Number of shares for each class and par value thereof,

None

6. The period of existence (not to exceed fifty years) is fifty

7. The purpose for which it is created: A charitable organization for the relief of the unemployed; to accept gifts and donations and to hold the same in trust for the relief of the unemployed of the City of Jackson, and to this end may employ men or women in whatever work said corporation may decide upon; shall have all powers to contract and be contracted with, and to do any and all things necessary to carry out these purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

J. W. Tucker, W. Jacobs,

B. M. Wakefield, Incorporators.

STATE OF MISSISSIPPI, County of Hinds, City of Jackson.

This day personally appeared before me, the undersigned authority, J. W. Tucker, W. Jacobs and B. M. Wakefield

City of Jackson Employment Fund incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 31. December, T. W. Chandler, Notary Public STATE OF MISSISSIPPI, County of My commission expires January 14, 1933.

Received at the office of the Secretary of State, this the 4th day of December , deposited to cover the fee, and referred to the Attorney General for his opinion.

of \$ 10.00 WALKER WOOD, Secretary of State. Dec. 4, 1931. JACKSON, MISS.

KSON, MISS. BOOK 1, 1. Incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell.

By J.A.Lauderdale, STATE OF MISSISSIPPI, Executive Office, Jackson.

, Attorney General, , Assistant Attorney General.

The within and foregoing charter of incorporation of CITY OF JACKSON EMPLOYMENT FUND is hereby approved.

.. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. Dec. 1931. day of this the By the Governor:

WALKER WOOD, Secretary of State. December 4, 1931.

THEO. G. BILBO,

Recorded:

LIBERTY BELL OIL COMPANY

1. The corporate title of said company is Liberty Bell Oil Company.

2. The names of the incorporators are: R. A. Rice, Jackson, Miss. 1. F. Rice Jackson, Miss.

3. The domicile is at Jackson, Hinds County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof Five Thousand Dollars (\$5,000.00) of Common Stock.

5. Number of shares for each class and par value thereof. Fifty (50) shares of Common Stock of the par value of one hundred dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To buy and sell gasoline, oil, kerosene, grease, petroleum products, and automobile accessories, at wholesale and retail, and to buy, own, and lease real estate and other property for the business of the corporation, and sell and sublease the same; to borrow money, and secure the same by pledge or mortgage of its property and assets, or any part or parts thereof, or by deed of trust thereon; and to do any and all things necessary, incidental or germain to the foregoing.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. and Chapter 100 Code 1930 Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Twenty (20) shares of Common Stock.

R. A. Rice

1. F. Rice

incorporators.

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, R. A. Rice and I. F. Rice.

incorporators of the corporation known as the Liberty Bell Oil Company,

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the of Carolyn H. Rogers, Notary Public. Decamber

STATE OF MISSISSIPPI, County of

, A. D., 1931 , together with the sum Received at the office of the Secretary of State, this the 5th day of December , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. December 5, 1931

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell J. A. Lauderdale
The within and foregoing charter of incorporation of LIBERTY BEL OIL COMPANY
is hereby approved. STATE OF MISSISSIPPI, Exécutive Office, Jackson.

, Attorney General. , Assistant Attorney General.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $^{
m thi_{8}}$ $^{
m the}$ By the Governor: 5th day of December, 1931 THEO. G. BILBO,

WALKER WOOD, Secretary of State.

Recorded: December 7, 1931

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

DEC 10 1934

#5158

The Charter of Incorporation of

THE MUSKEGON CO. INC.

1. The corporate title of said company is

The Muskegon Co. Inc.

- 2. The names of the incorporators are: J. C. Mente, New Orleans, La.; Frank M. Tipping, Lake, Miss.; S. M. Guy. Meridian, Miss.
- Lake, Miss. 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

\$50,000.00 in 8% preferred and 2000 shares of common stock no par value.

5. Number of shares for each class and par value thereof.

500 shares of preferred par value per share \$100.00, 2000 shares of common stock having no par value, the sale price of which is set at \$1.00 per share, which sale price may be changed, however, from time to time by order of the board of directors.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: Buy and sell lands, borrow money and lend money on lands, crops, etc. Operate canneries and build or buy same; build, own, buy, or operate warehouses, buy and sell fresh fruits and vegetables, buy or sell mineral leases, royalties, or otherwise and sell fresh fruits and vegetables, buy or sell mineral leases, royalties, or otherwise develop mineral products, and to do any other act appurtaining to the canning business. Make improvements, lease other plants for canning purposes, and providing that the Board of Directors may fix a reasonable value for services or property taken by the corporation in payment of capital stock and to engage in farming lands owned or leased by the corporation, not in excess of amount authorized by law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 150 shares common stock.

Frank M. Tipping

S. M. Guy,

J. C. Mente, Incorporators

THEO. G. BILBO,

STATE OF MISSISSIPPI, County of Lauderdale

This day personally appeared before me, the undersigned authority, in and for city of Meridian, Miss., Frank M.

Tipping and S. M. Guy

incorporators of the corporation known as the Muskegon Co., Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 19 **31 .** Dec. \mathbf{of} S. M. Graham, Notary Public

LOUISIANA STATE OF MISSISSIPPI, KANAGEXON PARISH OF ORLEANS.

This day personally appeared before me, the undersigned authority J. C. Mente, one of the incorporators of the corporation known as the Muskegon Co. Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 12 day of December, 1931.

Nathan H. Feitt, Notary Public.
My commission Funsater life.

Received at the office of the Secretary of State, this the 14th day of December , A. D., 19**31** , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 114.00

JACKSON, MISS. Dec. 14, 1931 WALKER WOOD, Secretary of State. RSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Geo. H. Mitchell, , Attorney General. By J . A. Lauderdale , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of THE MUSKEGON CO. INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of Dec. 1931. 14 this the By the Governor:

Recorded:

December 14, 1931.

WALKER WOOD, Secretary of State.

The Charter of Incorporation of

#5157

- YOUNG MEN'S HEBREW ASSOCIATION, GREENVILLE, MISSISSIPPI BRANCH 1. The corporate title of said company is Young Men's Hebrew Association, Greenville, Mississippi Branch
- 2. The names of the incorporators are: Leon Fletcher, Greenville, Mississippi; Goe Weinberg, Greenville, Mississippi; Bernard S. Schwartz, Greenville, Mississippi.
- 3. The domicile is at Greenville, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

None

5. Number of shares for each class and par value thereof.

None

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To provide for the spiritual and physical welfare and to aid in every way possible the members of the Jewish community of Greenville, Mississippi. The corporation shall divide no dividends or profits among its members; shall make expulsion the only remedy for non-payment of dues. Upon the loss of membership by death or otherwise the interest of any member in the corporate assets shall terminate. There shall be no individual liability against the members for the corporate debts. The corporation shall engage in charity work to carry out its aims and purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Joe Weinberg. Leon Fletcher, B. S. Schwartz. Incorporators.

STATE OF MISSISSIPPI, County of Washington

Leon Fletcher, Joe Weinberg and Bernard S. This day personally appeared before me, the undersigned authority,

Schwartz

incorporators of the corporation known as the Young Men's Hebrew Association, Greenville, Mississippi Branch who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the December, Ella Epperson, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 31 , together with the sum Received at the office of the Secretary of State, this the 12th day of December 10.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS.

Dec. 15, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell, Aftorney General.

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale

BRANCH within and foregoing charter of incorporation of YOUNG MEN'S HEBREW ASSOCIATION GREENVILLE, MISSISSIPPI is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

 $_{
m this\ the}$ 15 By the Governor: day of Dec. 1931.

THEO. G. BILBO,

WALKER WOOD, Secretary of State. $R_{ecorded}$:

December 15, 1931.

The Charter of Incorporation of

#5174

1. The corporate title of said company is Royal Recreation Club

- 2. The names of the incorporators are: I. W. Caldwell, Secretary, Aberdeen, Miss.; Granville S. Napier, President, Aberdeen, Miss.; Charles Neal, Treasurer, Aberdeen, Miss.
- 3. The domicile is at Aberdeen, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

This corporation is not to be operated for pecuniary profit; no shares of stock shall be issued; no dividends shall ever be declared or paie; shall make the loss of membership, by death or otherwise, the termination of all interest of such member in the assets of the corporation, and shall make expulsion the only penalty for non-payment of dues.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To operate a pool room and other athletic, recreational, educational, or social activities, for the amusement, entertainment and benefit of its

members. To charge and collect and entrance fee for membership and periodical fees or dues for membership, to be used to defray the expenses of the corporation, in a manner consistent with the laws of the land.

To do such other things incident and usual in the conduct of such a corporation, not

contrary to law. To provide by by-laws rules and regulations for the admission of members and for the conduct of the affairs of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

> L. W. Caldwell. G. S. Napier

Chas. Neal, Incorporators

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, L. W. Caldwell, Granville S. Napier and

Charles Neal

incorporators of the corporation known as the Royal Recreation Club who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

, 19 **31.** December, STATE OF MISSISSIPPI, County of

E. E. Holley, Notary Public My commission expires Jan. 25, 1935

Received at the office of the Secretary of State, this the 17th day of December , A. D., 19 31 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 10.00

Dec. 17, 1931 WALKER WOOD, Secretary of State. JACKSON, MISS.

KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell

By J.A. Lauderdale STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

, Attorney General, , Assistant Attorney General.

THEO. G. BILBO,

15th day

ROYAL RECREATION CLUB

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of 19 this the By the Governor:

WALKER WOOD, Secretary of State. Recorded:

December 19, 1931.

#5159

The Charter of Incorporation of

- YORK MERCANTILE CO. INC.
- 1. The corporate title of said company is York Mercantile Co. Inc.
- 2. The names of the incorporators are: J.W.York, Sr., Picayune, Mississippi; J. W. York, Jr., Picayune,

Mississippi

3. The domicile is at Picayune, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The amount of the capital stock of said Y_0 rk Mercantile Co., Inc., is four thousand dollars (\$4,000.00) all common stock.

5. Number of shares for each class and par value thereof.

200 shares at \$20.00 per salue per share.

6. The heriod of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: In the City of Picayune, Mississippi. To own property both real estate and personal as may be necessary to operate said business; and also to buy and sell said property both real estate and personal as may real estate and personal that may be necessary to conduct said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are these conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: fifty shares.

J. W. York, Sr., J. W. Work, Jr. Incorporators.

STATE OF MISSISSIPPI, County of Pearl River

J. W. York, qSr., and J. W. York, Jr. This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the York Mercantile Co. Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the December H. K. McKee. CityrClerk ex of Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 31 , together with the sum Received at the office of the Secretary of State, this the 17th day of December , deposited to cover the fee, and referred to the Attorney General for his opinion.

 $_{
m JACKSON,\ MISS.}$ Dec. 17, 1931

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell. , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale. , Assistant Attorney General.

THEO. G. BILBO,

The within and foregoing charter of incorporation of YORK MERCANTILE CO. INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the day of **Dec. 1931**

By the Governor: WALKER WOOD, Secretary of State. Recorded: December 19,1931

#5162

SHELTON MOTOR COMPANY OF BELZONI, MISSISSIPPI

- 1. The corporate title of said company is Sheltono Motor Company, Inc.
- 2. The names of the incorporators are: W. L. Shelton, Greenville, Mississippi; M. G. Shelton, Greenville, Mississippi; D. E. Richards, Belzoni, Mississippi
- 3. The domicile is at Belzoni, Humphreys County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The capital stock is \$10,000.00

5. Number of shares for each class and par value thereof.

The number of shares is one hundred and the par value of each share is \$100.00

6. The period of existence (not to exceed fifty years) is fifty (50) years.

further, incidental or general powers as may be required.

7. The purpose for which it is created: To carry on conformably with law, at one or more places, any or all of the following business, to-wit:

To carry on the business of buying and selling automobiles, repairing automobiles, operating garage, filling station and automobile supply station, and, To acquire, hold, own, utilize and/or dispose of by contract, donation, or otherwise, upon such terms and conditions as may be agreed upon, either as principal, agent or in any other capacity, all kinds and characters of automobiles, tractors and tractor implements, tires, parts, accessories, gasoline and oil, and any and all other property necessary or incidental to the conduct of an automobile sales and repair agency, including all such real estate as may be acquired through convenience for or by the operation of, or as an incident in the carrying on of said business, and to exercise such other,

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: The full one hundred share at \$100.00 per share are to be subscribed and paid for before the corporation begins business.

G. Shelton. D. E. Richards

W. L. Shelton, Incorporators

STATE OF MISSISSIPPI, County of Humphreys

This day personally appeared before me, the undersigned authority,

D. E. Richards

Shelton Motor Company, Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day December

Margaret V. McDonald, Notary Public My commission expires Jan. 5, 1934 STATE OF MISSISSIPPI, County of Washington.

This day personally appeared before me, the undersigned authority W. L. Shelton and M.G. Shelton, two of the incorporators of the corporation known as the Shelton Motor Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 12th day of December, 1931.

Maurice A. Bergman, Notary Public

THEO. G. BILBO,

Received at the office of the Secretary of State, this the 21st day of December , A. D., 19 31 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00

JACKSON, MISS. Dec. 21st, 1931 WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo.T.Mitchell.

, Attorney General. By J.A. Lauderdale. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of SHELTON MOTOR COMPANY, INC.

.. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of December, 1931 21 this the By the Governor:

WALKER WOOD, Secretary of State.

Recorded: December 21, 1931

#5165

The Charter of Incorporation of

THE DER. PEPPER BOTTLING CO. OF MISS.

- 1. The corporate title of said company is The Dr. Pepper Bottling Co. of Miss.
- 2. The names of the incorporators are: Alwyn Hungerford, Jackson, Mississippi; J. W. Williamson, Jackson, Mississippi; Simon Rosenthal, Jackson, Mississippi
- 3. The domicile is at Jackson, Hinds County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Hundred (500) shares of 60mmon Stock of the par value of One Hundred Dollars, (\$100.00), per share aggregating Fifty Thousand Dollars, (\$50,000.00).

5. Number of shares for each class and par value thereof.

6. The period of existence (not to exceed fifty years) is fifty years.

Five Hundred Shares (500) of Common Stock of the par value of One Hundred Dollars (\$100.00) per share.

7. The purpose for which it is created: To manufacturer, buy, sell, deal generally as manufacturers, Tholesalers, retailers, jobbers and brokers of carbonated drinks and beverages, distilled and mineral mineral waters, soda drinks, milk drinks, malts and ginger ales, and such other similar and related waters, soda drinks, milk drinks, malts and ginger ales, and such other similar and related waters, soda drinks, milk drinks, malts and ginger ales, and such other similar and related drinks and beverages as may be found desirable or profitable; to acquire, by franchise, lease drinks and beverages as may be found desirable or profitable; to acquire, by franchise, lease, patent or otherwise the right or tights to manufacture, distribute and sell any of the above mentioned drinks and beverages; to own, lease, operate and maintain bottling plants, warehouses and stores for the said purposes; to deal generally as growers, wholesalers, retailers jobhers Jobbers and stores for the said purposes; to deal generally as grand by-products, and all vegetables and brokers of all fruits and fruit juices, fruit compounds and by-products, and all kinds and vegetable drinks and juices; to erect, establish, acquire, own and operate all kinds are said vegetable drinks and juices; to erect, establish, acquire, own and deal in kinds of refrigerating plants and storage plants; to buy, sell and otherwise own and deal in personal personal property and choses in action necessary and proper to carry on the business of the corporation; to borrow money and to pledge, mortgage and hypothecate any and all property of the common to borrow money and to pledge, mortgage and hypothecate any and all property of

the corporation; to borrow money and to pledge, mortgage and nypount, mortgage, transfer, hold, own own, use manage, improve, maintain, develop, exchange and otherwise acquire and dispose of real estate for any and all purposes whatsoever, which may be for the best interest of the corporation any and all purposes whatsoever, which may be for the best interest of the corporation or profitable to it; and generally to do any and all things necessary, proper or incident incidental to the purposes of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of of the Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten shares of Common Stock aggregate par value of \$1,000.00.

Alvyn A. Hungerford. J. W. Williamson, Simon Rosenthal incomporators

THEO. G. BILBO.

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, Alvyn A. Hungerford, J. W. Williamson and Simon Rosenthal

Dr. Pepper Bottling Co. of Miss. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the December, Mary H. Atkinson, Notary Public

STATE OF MISSISSIPPI, County of

December, , A. D., 19 31 , together with the sum Received at the office of the Secretary of State, this the 28th day of of \$110.00 , deposited to cover the fce, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. Jan. 28, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By Wm. A. Shipman, The within and foregoing charter of incorporation of

THE DR. PEPPER BOTTLING COL OF MISSISSIPPI

IN TESTIMONY WHEREOF, I have bereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this theBy the Governor: Dec. 1931. day of

WALKER WOOD, Secretary of State.

December 30, 1931.

#5176

TRAIL LAKE PLANTING COMPANY

- 1. The corporate title of said company is Trail Lake Planting Company
- 2. The names of the incorporators are: . A. Percy, Greenville, Mississippi; Martha S. Percy, Greenville,

Mississippi; W. H. Hardie, Tralake, Mississippi

- Tralake, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

\$100,000.00 of common stock consisting of 1000 shares of stock of the par

of \$100.00 per share.

Number of shares for each class and par value thereof.

Common stock, 1,000; par value \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

To own agricultural lands to the extent of 10,000 acres, and to conduct farming operations thereon; to own such personal property as is necessary or incidental to the operation of a farm; to own and operate gins upon its properties; to own and operate sto houses or commissaries; and to do any and all other things as may be necessary or incidental to the conduct of the planting business. Further to purchase and sell real estate within the limits above set forth, and to mortgage any and all realty owned by it and the crops grown on same, together with such personal property as may be owned by the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The entire capital stock to be paid for before the corporation may begin business.

> W. A. Percy W. H. Hardie

Washington STATE OF MISSISSIPPI, County of

Martha S. Percy Incorporators This day personally appeared before me, the undersigned authority, W. A. Percy, Martha S. Percy and W. H. Hardie

Trail Lake Planting Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 1931. Mary M. Finch, Notary Public of December,

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 29th day of December , A. D., 19**31** , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 210.00 of \$

Dec. 29, 1931 JACKSON, MISS.

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell,

By J. A. Lauderdale. STATE OF MISSISSIPPI, Executive Office, Jackson.

, Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of TRAIL LAKE PLANTING COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 30th day of December, 1931

By the Governor: WALKER WOOD, Secretary of State.

THEO. G. BILBO,

Recorded: Dec. 30, 1931.

#5181

The Charter of Incorporation of

PATTERSON'S PHARMACY INCORPORATED 1. The corporate title of said company is Patterson's Pharmacy Incorporated

Kelly Patterson, Jackson, Miss.; W. F. Patterson, Jackson, 2. The names of the incorporators are:

Miss.; Mrs. A. M. Chambers. Jackson, Miss.

3. The domicile is at Jackson, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

One Hundred shares no par value all common stock.

5. Number of shares for each class and par value thereof.

One Hundred (100) shares no par value all common stock; sale Value of each share is fixed at one hundred dollars, Authority is expressly conferred on a majority of the Board of Directors of this corporation to change the sale price or value of said shares of stock from time to the corporation to change the sale price or value of said shares or property time to time as they deem proper. Said stock to be paid for the money, services or property, the value of such services or property to be first fixed by order of the Board of Directors of said company.

 $^{6.}$ The period of existence (coccecececes is fifty years.

7. The purpose for which it is created: To buy and sell at wholesale and/or retail goods, wares and merchandise of all kinds, and more particularly drugs, medicines, foods, refreshments, soft drinks, candiss, confections, cigars, cigaretts, tobaccok toilet articles, hospital, medical Examples and surgical equipment and supplies; office equipment and supplies; gas fixtures, equipment and supplies; gas fixtures, equipment and supplies; office equipment and supplies; gas fixtures, equipment and equipment supplies; radios, regrigerators and parts and repair shop for same; electrical appliances and supplies, leather goods, dental equipment and supplies and to deal in generally such articles as are customarily dealt in by drug stores;

To buy, sell, discount, exchange, own, pledge, or otherwise acquire and dispose of negotiable instruments of all kinds; to finance securities evidencing the deferred purchase price of all kinds of personalty; to loan money secured by realty or personalty; to borrow money and community to the property:

money and secure the same in any manner by any of its property; To buy, exchange, sell, own or otherwise acquire and dispose of oil and gas leases and to drill for oil and gas and sell and distribute such products; to acquire, own and dispose of

real estate in every manner provided by law; To duy, sell, exchange, operate, lease, own or otherwise acquire and dispose of drug stores engaged in the pursuit of the businesses above provided.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Not less than fifty shares.

Kelly Patterson W. F. Patterson

Mrs. A. M. Chambers, Incorporators

THEO. G. BILBO,

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, in and for the jurisdiction aforesaid, personally came and appeared Kelly Patterson, W. F. Patterson and Mrs. A. M. Chambers, who are all of the

incorporators of the corporation known as the Who acknowly of the corporation known as the Patterson's Pharmacy, Incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 30th Sudie Smallwood, Notary Public

December, STATE OF MISSISSIPPI, County of

, A. D., 19 31 , together with the sum 30th $_{\rm day\ of}$ December Received at the effice of the Secretary of State, this the

of \$ 30.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. 12-30, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell. , Attorney General. By Walter A. Scott, Jr. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

PATTERSON'S PHARMACY, INCORPORATED

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the By the Governor: Dec. 1931.

WALKER WOOD, Secretary of State.

Recorded:

Dec. 30, 1931.

#5179

LOUISVILLE CREAMERY COMPANY

- 1. The corporate title of said company is Louisville Creamery Company
- 2. The names of the incorporators are: Ino. Blaine, Ackerman, Miss.; H. G. Langley, Louisville, Miss.; W. A. Strong, Jr., Louisville, Miss.
- 3. The domicile is at conisville, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

CLASSES: 400 shares 6% Preferred having a par value of \$25.00 per share -- total \$10,000.00

> 2000 shares Common without nominal or par value to be sold for not in excess of 25¢ per share -- total \$500.00

5. Number of shares for each class and par value thereof.

400 shares 6% Preferred -- Par Value \$25.00 each -- Total \$10.000.00 2000 shares Common without nominal or par value to be sold for not in excess of 25¢ per share Total 500.00

With the privilege vested in the Board of Directors to change the price of the common stock without nominal or par value, subject to the approval of the Secretary of State.

- 6. The period of existence (not to exceed fifty years) is fifty years.
- 7. The purpose for which it is created: Manufacture butter, ice cream and kindred products.

To own, buy and sell real estate for the use and benefit of the corporation in its orderly conduct of business.

And all rights and powers that may be exercised by said corporation in addition thereto are those conferred by the provisions of Chapter 100 of the Code of 1930.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Two Hundred shares Preferred @ \$25.00 per share -----\$5,000.00; One Thousand Shares Common @ .25¢ Na Par---\$250.00

Winston. STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority. Jno. Blaine, W. A. Strong, Jr., and H. G.

Langley

incorporators of the corporation known as the Louis Ville Creamery Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 14th day , 19 **31.** December.

STATE OF MISSISSIPPI, County of

Howard Liddell, Notary Public, Winston County,

Received at the office of the Secretary of State, this the 30th day of December , A. D., 19 31 , together with the sum . deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 32.00

JACKSON, MISS. Dec. 29, WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell, , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

By J.A. Lauderdale.

, Assistant Attorney General.

The within and foregoing charter of incorporation of

LOUISVILLE CREAMERY CO.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the 30 Pec. 1931. day of By the Governor: WALKER WOOD, Secretary of State. THEO. G. BILBO,

Recorded:

January 1st, 1982

#5180

The Charter of Incorporation of

THE MILLS MORRIS COMPANY OF MISSISSIPPI

- 1. The corporate title of said company is The Mills Morris Company of Miss.
- 2. The names of the incorporators are: W.B.Mills, Memphis, Tenn.; R.T.Mills, Mamphis, Tenn.; Marc Anthony, Memphis, Tenn.; W.D. Wall, Memphis, Tenn.; J.W. Lassiter, Memphis, Tenn.
 - 3. The domicile is at Greenville, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

Fifty shares of common.

5. Number of shares for each class and par value thereof.

Fifty shares of \$100.00 each.

 $^{6.}$ The period of existence (not to exceed fifty years) is **50 years.**

7. The purpose for which it is created: Wholesale automobile supplies, equipment and replacement.parts.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: W.B.Mills, Ten shares; Marc Anthony, Ten Shares; W.D. Walls, Ten Shares; J.W.Lassiter, Ten Shares; R.T.Mills, Ten Shares Shares.

ennessee STATE OF XXIXXIXXIXXIX County of Shelby

W.B.Mills R.T.Mills, Marc Anthony, W. D. Wall J.W.Lassiter Incorporators

W.B.Mills, R.T.Mills, Marc Anthony, W.D. Wall, and J.W.Lassiter This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Mills-Morris Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

December,

Ruth Thurman, Notary Public My com. expires Oct. 21, 1931

STATE OF MISSISSIPPI, County of

, A. D., 19**31** , together with the sum December Received at the office of the Secretary of State, this the 30th day of of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. Dec. 30, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale,

The within and foregoing charter of incorporation of MILLS MORRIS COMPANY OF MISSISSIPPI

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 30 th day of By the Governor: Dec. 1931 THEO. G. BILBO,

WALKER WOOD, Secretary of State.

 $R_{eeorded}$:

January 1st, 1932

36 Dissolvedby Decree of Chancery Count of trinston County Jet 25th

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5185

S. W. TURNER HARDWARE COMPANY 1. The corporate title of said company is S. W. Turner Hardware Company

2. The names of the incorporators are: S. W. Turner, Louisville, Mississippi; James Turner, Louisville,

Mississippi; E. M. Livingston, Louisville, Mississippi - Louisville, Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

The corporation shall have \$4000.00 capital stock consisting of 80 shares par value, \$50.00 per share.

5. Number of shares for each class and par value thereof.

The stock shall consist of 80 shares par value of \$50.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

To engage in a retail hardware business, to buy and sell hardware and other merchandise at retail, to own or lease real estate necessary in the operation of such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 40 shares shall be subscribed and paid for at \$50.00 per share before the corporation shall begin business.

> S. W. Turner James Turner E. M. Livingston, Incorporators

STATE OF MISSISSIPPI, County of Winston

This day personally appeared before me, the undersigned authority.

S. W. Turner, James Turner and E. M.

Livingston

S. W. Turner Hardware Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

30th day

, 19 **31.** of December

STATE OF MISSISSIPPI, County of

G.W.E.Burnett, Notary Public

Received at the office of the Scerctary of State, this the 2nd day of Jan. , deposited to cover the fee, and referred to the Attorney General for his opinion. , A. D., 19 **32** , together with the sum of \$ 20.00

Jan. 2, 1932 WALKER WOOD, Secretary of State. JACKSON, MISS.

KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, , Attorney General. By J.A. Lauderdale, STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General.

The within and foregoing charter of incorporation of S. W. TURNER HARDWARE COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. day of Jan. 1932 this the 2nd

By the Governor: WALKER WOOD, Secretary of State. THEO. G. BILBO,

Recorded: January 2nd, 1932

The Charter of Incorporation of

#5184

FARM PRODUCTS PACKING COMPANY

1. The corporate title of said company is Farm Products Packing Company

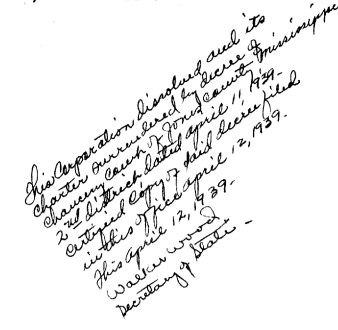
2. The names of the incorporators are: David F. McRae, postoffice, Laurel, Mississippi; Mrs. Maude K.

McRae, Laurel, Mississippi

3. The domicile is at Laurel, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$5,000.00, all common stock.



5. Number of shares for each class and par value thereof.

Five Hundred shares, common stock, par value of \$10.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the packing, canning and/or preserving of farm products and selling the same at both wholesale and retail; to engage in the business of buying meats and selling the same at both wholesale and retail; to engage in the meats and poultry and packing the same and selling at both wholesale and retail; to engage in the business of buying and selling every kind of farm products and foods and feed stuffs made from farm products and selling every kind of larm products; to engage in the operation of a general mercantile stores, both wholesale and retail, and to operate either in connection therewith therewith or separately meat markets and stores, including all facilities for transforming live stock into food products and to do any lawful thing in the necessary operation of such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred shares of the

common stock of the par value of \$10.00 each.

David F. McRae, Maude K. McRae, Incorporators

STATE OF MISSISSIPPI, County of Jones.

This day personally appeared before me, the undersigned authority,

David F. McRae and Mrs. Maude K. McRae

Farm Products Packing Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day December, W. S. Wells, Notary Public , 19 **31 .**

STATE OF MISSISSIPPI, County of

. A. D., 19 32 , together with the sum January Received at the office of the Secretary of State, this the 1st day of of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

 $_{\rm JACKSON,\ MISS.}$ Jan. 2nd, 1932

WALKER WOOD, Secretary of State.

, Assistant Attorney General.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. , Attorney General.

Geo. T. Mitchell.

STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale, The within and foregoing charter of incorporation of FARM PRODUCTS PACKING COMPANY

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. $t_{\rm hi_8\ the}$ By the Governor: day of #an. 1932. THEO. G. BILBO,

WALKER WOOD, Secretary of State. $\mathrm{R}_{\mathrm{ecorded}}$:

January 2nd, 1932

The Charter of Incorporation of

- G & G PUMPING COMPANY 1. The corporate title of said company is
- G & G Pumping Company 2. The names of the incorporators are: H. H. Gracey, Fort Worth, Texas; C. F. Heidelberg, Jackson, Mississippi; W. S. Gordon, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- Amount of capital stock and particulars as to class or classes thereof

(\$25.000.00) Twenty Five Thousand dollars, All common stock.

5. Number of shares for each class and par value thereof.

250 shares of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is (50) fifty years. 7. The purpose for which it is created:

To engage in a general oil, gas and/or steam or air pumping business and to own, buy, manufacture, build, sell, rent and operate oil, gas, steam, water and/or air pumps.

To own, build, manufacture, operate, lease, rent or sell oil,

water and gas separators and dehudrater. To buy and sell oil, or gas, or other minerals and to manufacture gasoline from oil or gas, and to build, maintain, own and sell storage tanks.

To build, own and operate gas, water, steam and air mains or lines, and electric power lines, when same are necessary or used in connection with the business of this corporation.

To own, buy and sell real estate, mineral rights, leases, notes and other personal property when same is necessary or used in connection with the operation of the business of this corporation.

To do all lawful things necessary to be done in connection with the operations of the business aforesaid.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten shares.

H. H. Gracey, F. Heidelberg

S. Gordon, Incorporators.

day

STATE OF MISSISSIPPI, County of HINDS

This day personally appeared before me, the undersigned authority. H. H. Gracey, C. F. Heidelberg and W. S.

Gordon

incorporators of the corporation known as the G & G Pumping Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 1931. December Mrs. Inez Pilgrim, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 4th day of Jan. , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$60.00

JACKSON, MISS. Jan. 4, 1932 WALKER WOOD, Secretary of State.

United States. Ggo. T. Mitchell, , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of By J.A.Lauderdale, , Assistant Attorney General.

G & G PUMPING COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of 4

this the By the Governor: WALKER WOOD, Secretary of State. THEO, G. BILBO,

January 5, 1932

*#*5186

1. The corporate title of said company is Gandsi Cash Store, Inc.

2. The names of the incorporators are: K.C.Hall, Laurel, Mississippi; M.C.Kelly, Laurel, Mississippi;

W. T. Jenkins, Laurel, Mississippi; J. E. Grafton, Laurel, Mississippi

- 3. The domicile is at Laurel, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$20,000.00, all in common stock.

5. Number of shares for each class and par value thereof.

800 shares of common stock, of the par value of \$25.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To operate a general mercantile business; to buy and sell merchandise of all kinds; to own and operate a store or stores; to buy, lease or otherwise acquire land and store buildings; and to do all lawful things necessary, incident or convenient to the operation of a general mercantile business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 600 shares of common stock,

of the par value of \$25.00 each.

K. C. Hall M. C. Kelly

T. Jenkins

J/ E. Grafton, incorporators

J. R. Buchanan, Notary Public

STATE OF MISSISSIPPI, County of Jones.

This day personally appeared before me, the undersigned authority, K. C. Hall, M. C. Kelly, W. T. Jenkins and J. E. Grafton

incorporators of the corporation known as the Gandsi Cash Store, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the lst day January, 1932.19

STATE OF MISSISSIPPI, County of

. A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 2nd day of Jan. of \$ 50.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. WALKER WOOD, Secretary of State.

Jan. 4. 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. by J.A. Lauderdale, The within and foregoing charter of incorporation of GANDSI CA CASH STORE

is hereby approved.

IN TESTIMONY WHEREOF, I have bereunte set my hand and caused the Great Scal of the State of Mississippi to be affixed. By the Governor: Jan. 1932. THEO. G. BILBO.

WALKER WOOD, Secretary of State. $R_{ecorded}$:

Jan. 5, 1932.

The Charter of Incorporation of

UNITED BRICK CORPORATION

Suspended by State Tax Commission as Authorized by Suctiona 15, Chapter 121, Laws of Mississippi 1934 SEP 14 1936

#5188 1. The corporate title of said company is

United Brick Corporation

2. The names of the incorporators are: C. E. Inman, Jackson, Mississippi; Wade H. Creekmore, Jackson,

Mississippi; Rufus Creekmore, Jackson, Mississippi

- 3. The domicile is at Louisville, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The capital stock shall consist of one hundred fifteen thousand (115,000) shares of non-par Common Stock.

5. Number of shares for each class and par value thereof.

115,000 shares non-par Common Stock. The sale price of each share of stock shall be ten cents (\$0.10); provided however that the board of directors shall have authority and power to fix the sale price thereof at such greater or lesser price per share as in its discretion is deemed fit or proper.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To purchase, acquire, own, hold, use, operate, and/or sell or otherwise dispose of a brick plant or brick plants for the manufacture of brick, tile and/or other products made of or from clay, to manufacture, buy, sell and/or otherwise deal in bricks, tile and/or other products made of or from clay; and to do any and all other things incidental to, or necessary for the proper carrying on and/or operation of such business or businesses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: This corporation may begin business when twenty-five per cent (25%) of its non-par Common Stock has been subscribed and paid for. C. E. Inman,

Wade H. Creekmore Rufus Creekmore,

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, C. E. Imman, Wade H. Creekmore and Rufus

Creekmore

incorporators of the corporation known as the . United Brick Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 **32.** January. Elmina Henry, Notary Public My commission expires Nov. 19th, 1933.

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 5th Jan. day of , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 34.00

JACKSON, MISS. Jan. 5, 1932

WALKER WOOD, Secretary of State.

KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Geo. T. Mitchell

By J.A. Lauderdale,

, Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

UNITED BRICK CORPORATION is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of Jan. 1932 this the By the Governor:

WALKER WOOD, Secretary of State.

THEO, G. BILBO,

Recorded: Jan. 6, 1932

#5189

THE PATRONS UNION. INC.

- 1. The corporate title of said company is The Patrons Union, Inc.
- 2. The names of the incorporators are: T. I. Doolittle, Newton, Miss.; J. L. Summer, Newton, Miss.; Floyd Loper, Lake, Miss.
- 3. The domicile is at Lake, Mississippi, R.F.D.
 4. Amount of capital stock and particulars as to class or classes thereof Five Thousand Dollars

(\$5,000.00) all Common Stock.

5. Number of shares for each class and par value thereof,

Five Hundred (500) shares Common Stock of the par value of \$10.00 each.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To foster and encourage agriculture, horticulture, dairying and other similar industries, and to that end may own, deal in, sell and otherwise acquire or dispose of real and personal property, and may conduct fairs and exhibitions and similar things.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: **Fen** (10) shares Common

Stock.

T. I. Doolittle, J. L. Summers Incorporators Floyd Loper,

STATE OF MISSISSIPPI, County of Newton.

This day personally appeared before me, the undersigned authority, T. I. Doolittae and J. L. Summer

incorporators of the corporation known as time. The Patrons Union, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the November

J. D. Rogers, Notary Public STATE OF MISSISSIPPI, County of Scott. This day personally appeared before me, the undersigned authority Floyd Loper, incorporator of the This day personally appeared before me, the undersigned authority rious appeared executed above and faction known as The Patrons Union, Inc., who acknowledged that he signed and executed by above and faction as their act and deed on this the 14th day of the above and foregoing articles of incorporation as their act and deed on this the 14th day of Movember, 1931.

O. O. Massey, Notary Pablic.

THEO. G. BILBO,

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 5th day of Jan. , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Jan. 5, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Geo. T. Mitchell, Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale

The within and foregoing charter of incorporation of THE PATRONS UNION, INC. is hereby approved.

Jan. 1932

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. $^{\rm this~the}$ 5th

By the Governor: day of WALKER WOOD, Secretary of State.

 $R_{\mbox{\scriptsize eeo}r\mbox{\scriptsize ded}}$:

January 6th, 1982.

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The Charter of Incorporation of

#5192

Will Terry Mule Markets

- 1. The corporate title of said company is Will Terry Mule Markets
- 2. The names of the incorporators are: Mrs. Verna Hollingsworth, Jackson, Miss.; R. B. Terry, Jackson, Miss., Mrs. J. P. Terry, Jackson, Miss.; Will D. Terry, Jackson, Miss.
 - 3. The domicile is at Jackson, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00). Fifty (50) shares common stock of a value of \$100.00 for each share.

5. Number of shares for each class and par value thereof.

Fifty (50) shares common stock of a par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: To buy and sell horses, mules and live stock of all kinds and character, wholesale and retail; to own and sell real estate; rent, lease, buy farm lands; the right to execute oil and gas leases or royalties on said lands, also the right to buy and sell oil or gas leases and royalties; to take notes for property sold; issue or sell notes, debentures, stocks, and other evidence of indebtedness; to make all constracts; borrow money, execute mortgages and deeds of trust; the fitht to carry on a mercantile business or commissary operate gin, light plant, carbon plant or filling station; to farm and make all lawful contracts with tenants; to raise crops of every kind and character and to engage in general agricultural pursuits; to make any and all lawful contracts; covert or reconvert personal property into money; to invest or reinvest money in the businesses herein authorized.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: All shares.

Mrs. Verna Hellingsworth
R. B. Terry
Johnie P. Terry
Will B. Terry, Incorporators.

STATE OF MISSISSIPPI, County of Hinds, City of Jackson.

This day personally appeared before me, the undersigned authority, Mrs. Verna Hellingsworth, R. B. Terry, Mrs. J. P. Terry and Will D. Terry

incorporators of the corporation known as the Will Terry Mule Markets
who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the
of January, , 19 32.

STATE OF MISSISSIPPI, County of

T. W. Chandler, Notary Public My commission expires January 14, 1933

Received at the office of the Secretary of State, this the 13th day of Jan., A. D., 1932, together with the sum of \$20.00, deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Jan. 13th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States.

Geo. T. Mitchell, , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

By J. A. Lauderdale, , Assistant Attorney General.

The within and foregoing charter of incorporation of WILL TERRY MULE MARKETS is hereby approved.

.. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 13th day of January, 1932.

By the Governor:

WALKER WOOD, Secretary of State.

THEO. G. BILBO,

Recorded: January 13th, 1932

#5191

The Charter of Incorporation of

Suspended by State Tax Commission as Authorized by Section 15, Chapter

1. The corporate title of said company is

MORTON INDUSTRIAL COMPANY. Morton Industrial Company

121, Laws of Mississippi 1934 SEP 14 1936

2. The names of the incorporators are: F. L. Adams, Morton, Mississippi; W. H. Watkins, Sr., Jackson,

Mississippi; Hardy R. MaGowen, Jackson, Mississippi

3. The domicile is at Morton, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

This corporation was dissolved by deexel of the Chancery Court of.
of Scott County, Miss, rendered april 30th 1938, in cause therein pending
Styled In the matter of morton Industrial Osupany and so entend
on the General Locket of said Court,
bertified copy of said decree filed here May 17th, 1938. Five Thousand (\$5,000.00) Dollars of Common Stock.

5. Number of shares for each class and par value thereof.

Two Hundred (200) shares of the par value of Twenty Five (\$25.00) Dollars for each share.

6. The period of existence xxxxxxxxxxxxxxxx is fifty years.

7. The purpose for which it is created: To acquire, own and sell all kinds of property, whether real. personal or mixed; to drill for oil, gas or other minerals, and to own and operate oil and gas wells; to acquire, own and sell oil, gas and mineral royalties; to construct, maintain and operate oil and gas pipes, mains and tanks for the transportation and storage of oil and gas pipes, mains and tanks for the transportation and exercise business. and gas; to own and operate saw-mills and or planing mills; to operate a mercantile business, buying and selling merchandise at either wholesale or retail; to engage in the manufacture of lumber, or any of the by-products thereof, including the manufacture of pulp and paper.

And, generally, to transact such other business as may be And, generally, to transact such the foregoing purposes of this ary, proper or incidental to the exercise of any or all of the foregoing purposes of this company.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares.

> F. L. Adams, W. H. Watkins, Sr., Hardy M. McGowen, incorporators

H. E. Trussell. Notary Public

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, W. H. Watkins, Sr., and Hardy R. McGowen,

incorporators of the corporation known as the Morton Industrial Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 11th day January, M. J. Conerly, Notary Public

STATE OF MISSISSIPPI, County of Scott. This day personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personally appeared before me, the undersigned authority F. L. Adams, one of the property personal per incorporators of the corporation known as the Morton Industrial Company, who acknowledged that they stand foregoing articles of incorporation as their that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 9th day of January, 1932.

Received at the office of the Secretary of State, this the 12th , A. D., 19 32 , together with the sum day of of 8 20.00 Jan. , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. Jan. 12, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

George T. Mitchell, , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By Walter A. Scott, Jr. MORTON INDUSTRIAL COMPANY

The within and foregoing charter of incorporation of is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the

By the Governor: 14 January, 1932. THEO. G. BILBO,

WALKER WOOD, Secretary of State. $\mathrm{Recorded}\colon$

January 14, 1932.

y December 27, 1932. Court of gazoo County-

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

EXUM AND WILLIAMS

1. The corporate title of said company is Exum and Williams

2. The names of the incorporators are: John Sharp Williams, 3rd., C. D. Williams

Yazoo City, Mississippi Yazoo City, Mississippi Yazoo City, Mississippi

3. The domicile is at Yazoo City, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$10.000.00 common stock consisting of 100 shares of the par value of \$100.00 per share

5. Number of shares for each class and par value thereof.

100 shares of common stock of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

The purpose for which it is created: To maintain and operate an agency for the writing, selling, and brokering of policies of insurance issued by regularly incorporated insurance companies, domestic or foreign, for the insurance of human beings against death, sickness, accident or personal injury, or property from loss or damage from fire, water, wind, burglary, explosion, breakage or any other cause whatever, and policies of liability insurance of every kind or nature; and to act as agent, general or special, for any insurance or bond company and to do any and all things that a duly authorized agent of said company might lawfully do; to act a agent for any company, firm, or individual in the making of of every kind of nature and for the collection of the same; and to do any and all things necessary or useful in the transaction of the foregoing business.

The first meeting of persons in intere t may be held at such time and place as may be designated by an agreement in writing signed by the persons in interest or meeting may be called by any two of the incorporators by giwing three days notice of the same mail.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

100 shares of common stock of the par value of \$100.00 per share. John Sharp Williams, 3rd. C. D. Williams Clare C. Williams, I

Incorporators.

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority,

John Sharp Williams, 3rd., C. D. Williams, Clare C. Williams

Exum and William incorporators of the corporation known as the

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 15th. day P. C. Williams, Notary Public January

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 16th day of January , A. D., 19 **32** , deposited to cover the fee, and referred to the Attorney General for his opinion. , together with the sum 30.00

Jan. 16th. 1932. JACKSON, MISS.

WALKER WOOD, Secretary of State.

KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. George T.Mitchellorney General.

J.A. Lauderdals, STATE OF MISSISSIPPI, Executive Office, Jackson.

, Assistant Attorney General.

The within and foregoing charter of incorporation of Exum and Williams is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the 16 By the Governor:

WALKER WOOD, Secretary of State. Recorded: January 16, 1932.

THEO, G. BILBO,

#5197

BELZONI INVESTMENT COMPANY OF BELZONI, MISSISSIPPI

1. The corporate title of said company is Belzoni Investment Company. of

2. The names of the incorporators are: Mrs. A. S. Turner, Belzoni, Mississippi, Irby Turner, Belzoni, Mississippi; O. J. Turner, Belzoni, Mississippi; Thomas Turner, Belzoni, Mississippi.

3. The domicite is at Belzoni, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$15,000.00

5. Number of shares for each class and par value thereof.

150 shares of the par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is Fifty years.

Garages, gins, and/or real estate; to buy, sell and otherwise deal and trade in stock, bonds, and other securities, and to carry on a general investment business with all the rights, powers and privileges incidental to or necessary in the operation of such a business. 7. The purpose for which it is created:

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Fifty (50) shares at Number of shares of each class to be subscribed and paid for before the corporation may begin business:

\$100.00 each. Thomas Turner, Incorporators. Mrs. A. S. Turner, Irby Turner, O. J. Turner,

STATE OF MISSISSIPPI, County of Humphreys. Mrs. Annie S. Turner, Irby Turner, O. J. This day personally appeared before me, the undersigned authority, Turner and Thomas Turner

incorporators of the corporation known as the Belzoni Investment Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

January, 1932 xx

G. M. Selden, Notary Public

THEO. G. BILBO,

STATE OF MISSISSIPPI, County of

, A. D., 1932 , together with the sum Received at the office of the Secretary of State, this the 18th day of January , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Jan. 18, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Attorney General. Greek L. Rice. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale, The within and foregoing charter of incorporation of BELZONI INVESTMENT COMPANY

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $^{\mathrm{this}}$ the 18 By the Governor: day of Jan. 1952.

WALKER WOOD, Secretary of State.

Recorded:

January 18, 1932

J. H. TRIPP FURNITURE COMPANY.

J. H. Tripp Furniture Company 1. The corporate title of said company is

2. The names of the incorporators are: J. H. Tripp, Jackson, Mississippi; Mrs. J. H. Tripp, Jackson, Mississippi; C. D. Harris, Jackson, Mississippi.

3. The domicile is at Columbus, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Amount of capital stock \$10,000.00, but said corporation may begin business when \$4,000.00 thereof is paid.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

5. Number of shares for each class and par value thereof.

\$50.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To do a mercantile business, especially to buy and sell and exchange old and new furniture, office and store fixtures, clocks, jewelry and other similar merchandise for cash or credit.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

> J. H. Tripp Mrs. J. H. Tripp C. D. Harris, Incorporators

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority,

J. R. Tripp, Nrs. J. H. Tripp and C. D.

Harris

incorporators of the corporation known as the J. H. Tripp Furniture Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 32. January A. E. Wacaster, J.P.

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 18th day of January , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 30.00 of \$

JACKSON, MISS. Jan. 18, 1932

WALKER WOOD, Secretary of State.

United States.

Greek L. Rice.

, Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

By J.A. Lauderdale,

, Assistant Attorney General.

The within and foregoing charter of incorporation of

J. H. TRIPP FURNITURE COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the 18th day of January, 1932 By the Governor: THEO, G. BILBO, WALKER WOOD, Secretary of State.

Recorded:

January 18th, 1932

#5203

- THE AMORY INVESTMENT COMPANY, INCORPORATED The Amory Investment Company, Incorporated
- 1. The corporate title of said company is
- 2. The names of the incorporators are: C. M. Harrison, Amory, Mississippi S. J. Collier, E. C. Bourland,
- 3. The domicile is at Amory, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Mine Thousand Dollars, represented by four hundred fifty (450) shares of common stock, of twenty dollars (\$20.00) per share. The Corporation shall be permitted to begin business when all of said stock has b een sold and paid for.

5. Number of shares for each class and par value thereof,

Four Hundred Fifty (450) shares of common stock, of the par value of twenty (\$20.00) dollars each.

 $^{6.}$ The period of existence (not to exceed lifty years) is **fifty years.**

stocks, bonds, notes and other negotiable instruments; to buy and sell land; and to 7. The purpose for which it is created: do any and all acts and things which may be necessary in the buying and selling of stocks, bonds, notes and other negotiable instruments, lands or other real or personal property necessary or usually done in the conduct of such business and not contrary to

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Four hundred Fifty (450)

C. M. Harrison

S. J. Collier,

Incorporators E. C. Bourland.

STATE OF MISSISSIPPI, County of Monroe

This day personally appeared before me, the undersigned authority, the above named C. M. Harrison, S. J. Collier

and E. C. Bourland

The Amory Investment Company, Incorporated incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 25rd day

Jan'y.

D. H. Streetman, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 25th day of January 28.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Jan. 25th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Attorney General. Greek L. Rice , Assistant Attorney General.

WALKER WOOD, Secretary of State.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce The within and foregoing charter of incorporation of

THE AMORY INVESTMENT COMPANY, INCORPORATED

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 26th

By the Governor: day of January, 1932

KXXXXXXXXXX), Sennett Conner

WALKER WOOD, Secretary of State. Recorded:

January 26th, 1932

The Charter of Incorporation of

#5205

W. M. LUTER DRUG CO. INC.

- 1. The corporate title of said company is W. M. Lager Drug Co. Inc.
- 2. The names of the incorporators are: W. M. Luter, Clarksdale, Mississippi; Mrs. W. M. Lutef, Clarksdale, Mississippi; Mrs. R. B. Taliaferro, Gadsden, Alabama
- Clarksdale, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars. All common stock.

This corporation dissolved and its charter surrende

5. Number of shares for each class and par value thereof,

One hundred shares of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: To purchase and operate retail and wholesale drug stores; to but and sell, import, export and deal in at wholesale and retail all drugs, medicines, paints, chemicals, oils, dyestuffs, glassware, toilet and fancy articles, fancy goods, druggists sundries, soaps, perfumeries, surgical instruments, appliances and apparatus, physicians and hodpital supplies, pharmaceutical and general merchandise and all other goods and other articles pertaining to the drug business; to operate soda water fountains and sell therefrom sod water and ice cream; to buy, sell, and deal in cigars, cigarettes, tobacco, candies, toilet articles, and liquids and all other articles invidental to the drug business; to employ registered pharmacists and clerks for the purpose of carrying on said business; to buy, sell and deal in medicines, patent or otherwise, to fill prescriptions; to lease stores; to buy, sell and deal in medicines, patent or otherwise, to fill prescriptions; to lease stores; to buy, sell and deal in medicines, patent or otherwise accoming to the sell and otherwise accoming to the sell and the sel exchange, mortgage, hire, let, lease or otherwise acquire and dispose of property for the purpose of operating drug stores, and to do all acts and things in connection with such business

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty-five shares of

common stock.

Mrs. R. B. Talisaferro W. M. Luter Mrs. W. M. Luter, Incorporators

STATE OF MISSISSIPPI, County of Coahoma

This day personally appeared before me, the undersigned authority,

W. M. Luter and Mrs. W. M. Luter

incorporators of the corporation known as the W. M. Luter Drug Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the of January , 19 32 January

Ed Brewer, Notary Public

AT ABAMA STATE OF ADSKEDER County of Etawab

This day personally appeared before me, the undersigned authority Mrs. R. B. Taliaferro, incorporators of the corporation known as the W. M. Luter Drug Company, Inc., who acknowledged incorporators of the corporation known as the W. M. Luter Drug Company, Inc., who acknowledged incorporators of the corporation and foresting anticles of the corporation and corporations. that she signed and executed the above and foregoing articles of incorporation as her act and seed on this the 21 day of January, 1932. Otis Wrage, Natary Public

Received at the office of the Secretary of State, this the 26th day of January , A. D., 19 32, together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00

JACKSON, MISS. Jan. 26th, 1932

WALKER WOOD, Secretary of State.

day

KSON, MISS. The Constitution and Laws of the American that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice

, Attorney General.

W. W. Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson. Ву

, Assistant Attorney General.

The within and foregoing charter of incorporation of W. M. LUTER DRUG CO. INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 26th day of January, 1932 this the

By the Governor: WALKER WOOD, Secretary of State.

Recorded:

MAXXXXXXXX Sennett Conner

January 27th, 1932.

The Charter of Incorporation of

MARIEANNA SHOPPE. INC.

- 1. The corporate title of said company is Marieanna Shoppe, Inc.
- 2. The names of the incorporators are: Eva Bittar, Biloxi, Miss.; Christine Haas, Fort Wayne, Ind.; Florrie McIntosh, Gulfport, Miss.
- 3. The domicile is at Gulfport, Harrison County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$10,000,00 all common stock.

5. Number of shares for each class and par value thereof.

All common stock of the par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

To engage in the merchandise business, dealing especially 7. The purpose for which it is created: in ladies wear.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation may begin business when fifty per cent of the capital stock is subscribed and paid for.

Eva Bittar Christine Haas, Florrie MoIntosh,

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority, Eva Bistar and Christine Haas

incorporators of the corporation known as the Marieanna Shoppe, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

December.

G. J. Wiltz. Notary Public

STATE OF MISSISSIPPI, County of Harrison.

This day personally appeared before me the undersigned authority Florric Main they provided the corporation known as the Marieanna Shoppe, Inc., who acknowledged that deed on this the 26th day of December, 1931.

C. H. Butlar, Notary Public This day personally appeared before me the undersigned authority Florrie MgIntosh,

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 26th day of January , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Jan. 26th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce, The within and foregoing charter of incorporation of MARIENNA SHOPPE, INC.

is hereby approved.

IN TESTIMONY WHEREOF, I have becount set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the By the Governor:

day of January, 1932

WALKER WOOD, Secretary of State. $R_{\mbox{\scriptsize eeo}\mbox{\scriptsize ed}\mbox{\scriptsize ed}}$:

Sennett Conner

January 27, 1932

The Charter of Incorporation of

HAILEY AND MCCORMICK 1. The corporate title of said company is Hailey and McCormick

- 2. The names of the incorporators are: A. C. Hailey, Hickory, Mississippi; F. E. McCormick, Hickory, Mississippi; J. L. Hailey, Hickory, Mississippi
- 3. The domicile is at Hickory, Newton County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Fifty Thousand Bollars; All common stock.

Number of shares for each class and par value thereof.

Five Hundred Shares Common Stock of the Par Value of One Hundred Dollars.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To engage in, transact and carry on a general mercantile business; to buy and sell cotton, cotton seed and other agricultural products and personal property; and to do all things necessary to the operation of a general mercantile business and to this end may buy and sell articles of merchandise for cash or credit or exchange and may give and take security therefor.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred Fifty (150) shares of common stock of the par value of One Hundred Dollars each.

A. C. Hailey

F. E. MgCormick J. L. Hailey,

STATE OF MISSISSIPPI, County of Rewton This day personally appeared before me, the undersigned authority, a Notary Public

A. C. Hailey, F. E. McCormick and J. L. Hailey

incorporators of the corporation known as the Hailey and McCormick who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

, 19 **32.** January

Ethel Henton, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 28th day of January , deposited to cover the fee, and referred to the Attorney General for his opinion. , A. D., 19 32 , together with the sum of \$ 110.00

JACKSON, MISS. Jan. 28th, 1932

WALKER WOOD, Secretary of State.

26

day

KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Rice, By W. W. Pierce

, Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of

HAILEY AND MCCORMICK

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. January, 1932. 28th day of this the By the Governor:

WALKER WOOD, Secretary of State. Recorded:

January 29th, 1932

XXXXXXXXXXXXX Sennett Conner

- 2. The names of the incorporators are: W. L. Herron, Gulfport, Mississippi; Mrs. Warren Herron, Gulfport,
- 3. The domicile is at Gulfport, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand (\$5000.00) Dollars capital stock.

5. Number of shares for each class and par value thereof.

Fifty shares of \$100.00 each.

 $^{6, -1}$ The period of existence (not to exceed fifty years) is **fifty years.**

7. The purpose for which it is created: Buy and sell radios, radio parts, musical instruments of all kinds and parts, electrical equipment and parts and appliances, and to repair and install any and all of said articles of merchandise and to do any and all things necessary and consistent with the carrying on of the foregoing mercantile business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fourteen (14) shares.

W. L. Herron,

Harry L. Bradford, Mrs. Warren Herron, Incorporators

Walter O. Cuevas. Notary Public

Sennett Conner

GXXXXXXXXXXX

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority, W. L. Herron, Harry L. Bradford & Mrs. Warren

incorporators of the corporation known as the The Radio Shop who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 27 \mathbf{day} January, , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the January 29th day of °° \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. Jan. 29th, 1932 Thave examined this charger of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce,

The within and foregoing charter of incorporation of THE RADIO SHOP approved.

January, 1932.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $\dot{\tilde{t}}^{\mathrm{this}\ \mathrm{the}}$ 29 th

By the Governor: day of WALKER WOOD, Secretary of State. ${\tt Rec_{orded}}$:

January 30, 1932.

52

HOOKE & PERRY LUMBER COMPANY

Suspended by State Tax Commission as Authorized by Section 15, Chapte 121, Laws of Mississippi 1934 EPp 14498;

#5211

1. The corporate title of said company is Hooke & Perry Lunber Company.

2. The names of the incorporators are: E. M. Hooke, Postoffice, Tchula, Mississippi., W. C. Perry, Postoffice, Tchula, Mississippi.

Common Stock.

5. Number of shares for each class and par value thereof. One Hundred Shares of Common Stock of the par value of One Hundred Dollars per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: To do a general lumber and building material business; to manufacture lumber, operate sawmills and planing mills, and buy and sell timber and timber lands; to buy and sell, at wholesale and retail, lumber, building materials and supplies of all kinds, goods, wares and merchandise for cash and credit; to take and give securities and other evidences of debt in the general course of the operation of said business, and to purchase, lease and otherwise acquire all necessary real and personal property for the operation of said business, and to sell, lease and otherwise dispose of all such real and personal property.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter XID, Code of Mississippi of the 1906, and Chapter 90. Laws of Mississippi of 1928, and Chapter 100 of the 30 Number of shares of each class to be subscribed and paid for before the corporation may begin business:

(Mississippi Code of 1930) One Hundred Shares of Common Stock to be subscribed and paid for before the Corporation may begin business.

E. M. Hooke

W. C. Perry. Incorporators.

STATE OF MISSISSIPPI, County of Holmes

This day personally appeared before me, the undersigned authority, in and for said County and State, E. M. Hooke and W. C. Perry

incorporators of the corporation known as the Hooke & Perry Lumber Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 19 32. January, W. E. Hays, Notary Public.

KANANA ARIGERTAN ARIANAR

Received at the office of the Secretary of State, this the 30th day of January , deposited to cover the fee, and referred to the Attorney General for his opinion. , A. D., 19 32 , together with the sum of \$ 30.00

WALKER WOOD, Secretary of State. JACKSON, MISS. KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Greek L. Rice, . Attorney General.

By, J. A. Lauderdale STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. The within and foregoing charter of incorporation of HOOKE AND PERRY LUMBER COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of February, 1932.

By the Governor: WALKER WOOD, Secretary of State.

XMNXXXXNNXX

Sennett Conner

Recorded: February 1st, 1932.

#5210

1. The corporate title of said company is Pearl Rivers Growers, Inc.

S. G. Thigpen, Picayune, Mississippi; L.N. Formby, Picayune, 2. The names of the incorporators are: Mississippi: E. E. Read. Picayune, Mississippi

3. The domicile is at Picayune. Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Two Thousand Dollars (\$2000.00) Common Stock, divided into One Hundred shares of par value of \$20.00. Twenty Dollars each.

5. Number of shares for each class and par value thereof.

The selling price per share of said common stock when sold by the company shall not be less than the par value thereof to-wit: Twenty Dollars (\$20.00).

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To acquire, own, sell, trade, and to engage in any activity in Connection with the growing, breeding, handling, shipping, or utilization or moving or marketing of the by-products thereof of live stock and poultry of every description, and with the With the marketing or selling of agricultural products of its members, or with the harvesting, preserving, drying, processing, manufacturing, canning, packing, grading, storing, handling, shipping or utilization thereof or the manufacturing or marketing of the by-products thereof. thereof; and to hold such property both real and personal as may be necessary and incident to the business hereinabove set out and the company shall exercise such rights and powers in additional of the load. in addition to the foregoing as are conferred by the Provisions of Chapter 100, of the 1930 Mississippi Code.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

The company may begin business:

The company may begin business: business when sixty (60) shares of common stock of par value of (\$20.00 Twenty Dollars per share shall have been subscribed and paid for and not before.

E. E. Read.

STATE OF MISSISSIPPI, County of Mississippi

N. Formby Incorporators S. G. Thornton,

Sennett Conner

This day personally appeared before me, the undersigned authority,

E. E. Read, L. N. Formby, S. G. Thigpen

incorporators of the corporation known as the Pearl River Growers, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the January,

STATE OF MISSISSIPPI, County of

Grayson B. Keaton, Notary Public Commission expires: 1/10/35

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 29th day of January of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Jan. 29th, 1932

WALKER WOOD, Secretary of State.

TEXXXXXXXXXXX

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Attorney General. Greek L. Rice. STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. By W. W. Pierce,

The within and foregoing charter of incorporation of PEARL RIVER GROWERS, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

le 1st day of February, 1932 By the Governor:

WALKER WOOD, Secretary of State. $R_{ecorded}$:

Pehruary 2nd, 1932

The Charter of Incorporation of

#5213

Pittsfield Planting Co. Inc. 1. The corporate title of said company is

2. The names of the incorporators are: R. P. Saunders, Natchez, Mississippi; Sam J. Rife, Natches, Mississippi: Eloige R. Saunders, Natchez, Mississippi

3. The domicile is at Natchez, Adams County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$10,000 all adamas boundy, Appear of shares for each class and par value thereof.

\$100.00 per share, all common stock and number of shares one hundred.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To buy, trade, sell, purchase, own and operate lands and improvements thereon and real estate; to own, operate and farm plantations and farms and 7. The purpose for which it is created: lands; to own and possess mules, horses, machinery and such other farming tools and equipment as is necessary and proper and is usually used in farming and operating lands. conduct commissaries and stores and plantation stores; to sell oil, gas and minerals produced on the farms and plantations and property of the corporation; to do and perform any and all things usually done and performed by corporations operating and owning farms and plantations. Limitations upon the amounts of lands to be held or owned by the said corporation are such as may be imposed by the laws of the State of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

R. R. Saunders Sam J. Rife Eloise R. Saunders, Incorporators

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority,

R. R. Saunders, Sam J. Rife, and Eloise R. Saunders

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 11th day , ¹⁹ **32.** January,

STATE OF MISSISSIPPI, County of

A. M. McClure, Notary Public

Received at the office of the Secretary of State, this the 1st day of February , A. D., 19**32** , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 30.00

JACKSON, MISS. Feb. 1st, 1932 WALKER WOOD, Secretary of State.

KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice, Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of

By J.A. Lauderdale Assistant Attorney General.

PITTSFIELD PLANTING CO., INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of February, 1932. this the By the Governor:

WALKER WOOD, Secretary of State.

February 2nd, 1932

Recorded:

Sennett Conner

#5219

SOUTHERN DEMOCRATIC CLUBS, INC.

1. The corporate title of said company is Southern Democratic Clubs, Inc.

2. The names of the incorporators are: R. L. Rice, Jr., Jackson, Mississippi; R. F. Avery, Gulfport,

Mississippi; E. W. Love, Hattiesburg, Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

No capital stock.

There shall be two classes of memberships, one regular membership and no dues shall be required of regular members. The other class shall be designated as "Contributing Members", and such members may donate such amounts as they desire.

It is understood and agreed by all parties who shall become members of this corporation that the funds so donated shall be used for the expenses of the corporation incarrying out its purposes and for thy surplus remaining after the payment of expenses after the date for the National Presidential Election of November 1932, shall be paid over into the treasury of the State Democratic Committee.

5. Number of shares for each class and par value thereof.

6. The Deriod of existence (not to exceed fifty years) is One (1) years.

7. The purpose for which it is created: the principles of the Democratic Party and to promote throughout the State of Mississippi and other states the candidacy of Franklin D. Roosevelt, present Governor of New York State, as Democratic Nominee for President of the United States of America in the National Floation to be becaused to the Cario Possevelt. the National Election to be held in Nevember, 1932, provided the said Roosevelt is hominated at the National Democratic Convention and in the event the said Roosevelt is not nominated at said convention then to support the duly designated nominee of the Democratic Party.

The corporation shall designate an Executive Committee and the said committee shall select certain permanent officials and employees as in its discretion may be necessary and proper to carry out the purposes of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: This is a non-profit

corporation and no stock need be subscribed for.

R. Rice, Jr.

R. F. Avery

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, in and for said County and State,

R. L. Rice, Jr., and R. F. Avery and E. W. Love

incorporators of the corporation known as the Southern Democratic Clubs, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the of February, Bessie Smith, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 9th day of February , A. D., 19 32 , together with the sum 10.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

^{JACKSON, MISS.} Feb. 9, 1932

WALKER WOOD, Secretary of State.

, Assistant Attorney General.

, Attorney General.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. J.A. Lauderdale.

The within and foregoing charter of incorporation of SOUTHERN DEMOCRATIC CLUBS, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 9th

By the Governor: day of February, 1932. WALKER WOOD, Secretary of State. $R_{eeorded}$:

February 9, 1932.

Sennett Conner

Greek L. Rice.

MNXXXXXXXXX.

#5221

- V. Panizca & Brother 1. The corporate title of said company is
- V. Pahzica, Brookhaven, Mississippi; Tony Panzica, Brookhaven, 2. The names of the incorporators are: Mississippi; Philip Panzica, Brookhaven, Mississippi; Vive Panzica, Brookhaven.
- 3. The domicile is at Brookhaven, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Six Thousand (\$6,000.00) Dollars, all in common stock.

5. Number of shares for each class and par value thereof.

All of said stock to be common stock and of the par value of One Hundred (\$100.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: FIRST: The importing, exporting, buying, selling, vending and dealing in all kinds of goods, wares, m rchandise, groceries and feed stuff; agricultural implements, live stock, furniture, cotton and personal property of every kind, character description by whatever name called, either by wholesale or retail, the dealing in which is not prohibited by law, and storing of the same as may be deemed advantageous to the corporation in its mercantile enterprises.

Second: The owning, buying, selling and trading of land as the same shall be thought advantageous and promptive of the interest of the corporation in its mercantils business as aids thereto.

Third? The carrying on of such planting or farming operations and live stock raising as shall be thought advantageous and necessary to the corporation as aids to its wholesale and retail mercantile business and not contrary to the law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1956.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: All of said capital stock to be subscribed and paid for before the corporation begins business.

V. Panzica, J. PhilipPanzica,

STATE OF MISSISSIPPI, County of Lincoln

Vive Panzica, Tony Panzica, Incorporators This day personally appeared before me, the undersigned authority, V. Fanzica, J. Philip Panzica, Vive Panzica,

Vive Panzica, Tony Panzica

incorporators of the corporation known as the V. Panzica & Bro. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 32. of January,

STATE OF MISSISSIPPI, County of

Terah Lovell, Notary Public

Received at the office of the Secretary of State, this the 10th day of February, , deposited to cover the fee, and referred to the Attorney General for his opinion. , together with the sum , A. D., 19**32** of \$ 22.00

Feby. 10th, 1932 JACKSON, MISS.

WALKER WOOD, Secretary of State.

KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice,

By W. W. Pierce

, Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

V. PANZICA & BROTHER is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippl to be affixed. this the 10th

By the Governor: WALKER WOOD, Secretary of State. Sennett Conner DESIGNATION NO CHARACTERS.

Recorded: February 11, 1932

SISSIPPI PTG. CO., VICKSBURG - 21646

#5222

The Charter of Incorporation of

THE GREGORY FUNERAL HOME.

1. The corporate title of said company is The Gregory Funeral Home

2. The names of the incorporators are: Mrs. Julia C. Gregory, Yazoo City, Mississippi; Mrs. Helon G. Posey, Yazoo City, Mississippi; John W. Gregory, Yazoo City, Mississippi

3. The domicile is at Yazoo City, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The capital stock is \$20,000, all of which is common stock, of the par value of \$100.00 per share.

5. Number of shares for each class and par value thereof.

300 shares common stock of the par value of \$100.00 per share.

6. The Deriod of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: To buy and sell merchandise, to operate a funeral home and general findertaking establishment, and transact in connection with the funeral home all business incident to the proper conduct of an undertaking establishment; to acquire a building and site for a funeral home.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: 100 shares common stock.

Mrs. Julia C. Gregory, Mrs. Helon G. Posey, John W. Gregory, Incorporators.

STATE OF MISSISSIPPI, County of Yazoo.

This day personally appeared before me, the undersigned authority, Mrs. Julia C. Gregory, Mrs. Helon G. Posey,

and John W. Gregory

incorporators of the corporation known as the Who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 8 day of Rehruary, , 1932.

J. B. Cobb. Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 11th day of February , A. D., 1932 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion.

 $_{
m JACKSON,\ MISS.}$ Feby. 11th. 1932

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By

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Pe

be State, or of the

ral. rney General.

WALKER WOOD, Secretary of State.

The within and foregoing charter of Incorporation of the Gregory Funeral Home, on application of the incorporators, is hereby re-approved, together with the amendment which was approved on March

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 30th

CHECKEN),

ixed.

day of March, 1932.

Sennett conner, Governor

Walker Wood Sometery of State.

#6227

- TUNICA PLANTERS COOPERATIVE ASSOCIATION. Funica Planters Cooperative Association 1. The corporate title of said company is
- S. A. Withers, Tunica, Mississippi; W. C. Penn. Robinsonville, 2. The names of the incorporators are: Mississippi; J. W. Bell, Jr., Tunica, Mississippi
 - Tunica, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

This charter is for a non-share corporation

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: to buy, outside the state of Mississippi, in tank car lots, motor fuel including gasoline, and to deliver the same on receipt to its members at actual cost, plus cost of handling; to supervise the use to which the same is put after delivery to its members; to require that the motor fuel so purchased and delivered to its members shall be used exclusively for farming operations; to contract with a suitable person, firm or corporation for the unloading, storage, care and delivery to members of the Association of such motor fuel and to do all things necessarily incident thereto; and to do generally all things necessary to the promotion of agriculture in the delta.

The management of the affairs of said corporation shall be entrusted to three directors who shall fix the fees of membership, and do all things incident to said management, reporting annually to the members of the Association, or more frequently if required, as provided by the by-laws. Said corporation shall divide no dividends or profits among the members; shall make expulsion the only remedy for non-payment of dues; shall vest in each member one vote in the election of all officers; shall make the loss of membership by death or otherwise, the termination of all interest of such members in the corporate assets. There shall be no individual liability against the members for corporate debts, but the entire corporation property shall be liable for the claims of creditors.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

> S. A. Withers, W. C. Fenn,

J. W. Bell, Jr. Incorporators.

Tunica. STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, S. A. withers, W. C. Penn and J. W. Bell, Jr.

Tunica Planters Cooperative Association incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 16th day , 19 32. February, M. Gerald Burrows, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 17th day of February , A. D., 19 32 , together with the sum , deposited to cover the fce, and referred to the Attorney General for his opinion. 10.00 of \$

Feb. 17, 1932 WALKER WOOD, Secretary of State. JACKSON, MISS.

United States. Greek L. Rice,

, Attorney General. J. A. Lauderdale, STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. The within and foregoing charter of incorporation of TUNICA PLANTERS COOPERATIVE ASSOCIATION is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 17th day of February, 1932. this the By the Governor: WALKER WOOD, Secretary of State.

Recorded February 17, 1932.

Sennett Conner xxxxxx

#5228

SUNFLOWER FARMERS FUEL ASSOCIATION

- 1. The corporate title of said company is Sunflower Farmers Fuel Association
- 2. The names of the incorporators are: J. M. Heathman, Indianola, Mississippi; W. B. Fletcher, Indianola, Mississippi: B. P. Failing, Indianola, Mississippi
 - 3. The domicile is at Indianola, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: To buy outside of the state in tank car lots motor fuel, including Sasloine, and to deliver the same on receipt to its members at actual cost plus cost of handline, and to deliver the same on receipt to its members: handling; to supervise the use to which the same is put after delivery to its members; to require that the motor fuel so purchased and delivered to its members shall be used exclusively for farming or corporation for the unloading. farming operations; to contract with a suitable person, firm or corporation for the unloading, storage storage, care and delivery to members of the Association of such motor fuel and to do all things necessarily incident thereto; and to do generally all things necessary to the promotion of agriculture in the Delta.

The management of the affairs of said corporation shall be entrusted The management of the arrairs of said other things incident to said management of membership, and do all other things incident to said management of membership, and do all other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said management of the arrairs of said other things incident to said other things incident the said of the said management, reporting annually to the members of the Association, or more frequently if required, as provide, reporting annually to the members of the Association, or more frequently if required, as provided in the by-laws. Said corporation shall divide no dividends or profits among the members. members; shall make expulsion the only remedy for non-payment of dues; shall vest in each member one vote one vote in the election of all officers; shall make the loss of membership by death or otherwise the terms in the election of all officers; shall make the loss of membership by death or otherwise the terms. the termination of all interest of such members in the corporate assets. There shall be no individual to a fall interest of such members in the corporate assets. individual liability against the members for corporate debts, but the entire corporation property shall be liable for the claims of creditors.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

W. B. Fletcher.

J. M. Heathman,

B. P. Failing, Incorporators.

STATE OF MISSISSIPPI, County of Sunflower.

This day personally appeared before me, the undersigned authority,

W. B. Fletcher, J. M. Heathman and B.P. Failing

Sunflower Farmers Fuel Association

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the February, Ethel Pittman, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum February Received at the office of the Secretary of State, this the 22nd day of of \$ 10.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Feb. 23rd, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the set State. United States.

, Attorney General. Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale,

SUNFLOWER FARMERS FUEL ASSOCIATION The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the twenty maxx third day of February, 1932

By the Governor:

MMXXXXXXXXXXXX Sennett Conner

WALKER WOOD, Secretary of State. Recorded: February 24, 1932

The Charter of Incorporation of

#5229

THE LYTLE COMPANY

1. The corporate title of said company is The Lytle Company

Matthew Lytle, Gulfport, Mississippi; Mark Lytle, Gulfport, 2. The names of the incorporators are:

Mississippi; Donald Luke Lytle, Gulfport, Mississippi; Mrs. Fannie Byrd, Gulfport,

Mississippi Gulfport, Mississippi The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Amount of capital stock: Ten Thousand Dollars. Two classes: Five Thousand Preferred and Five Thousand Common.

The Preferred stock shall bear 8% per annum, cumulative. The Preferred stock may be retired at the option of the company on any dividend paying date by paying all dividends to date, and \$52.50 per share.

5. Number of shares for each class and par value thereof.

There shall be 100 shares of the Preferred stock of the par value of \$50.00 There shall be fifty shares of the Common stock of the par value of \$10.00 per per share. share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To manufacture, process, buy and sell any and all kinds of feeds and foodstuffs; to acquire any and all kinds of property incident to and necessary for the carrying on of the business for which this corporation is created; to do custom service; to sell said products in any quantities; to have one or more branches or places of business; to deal in foodstuffs, seeds, fertilizers and merchandise.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

and paid for 30 shares of the Common Stock before beginning business.

There shall be subscribed

Mathew Lytle, Mark Lytle, Donald Luke Lytle

STATE OF MISSISSIPPI, County of Harrison This day personally appeared before me, the undersigned authority.

Mrs. Fannie Byrd, Incorporators Matthew Lytle, Mark Lytle, Donald Luke Lytle

and Mrs. Fannie Byrd

Lytle Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 3**2.** February.

STATE OF MISSISSIPPI, County of

Mrs. Ruby A. Price, Notary Public

Received at the office of the Secretary of State, this the day of February 23 , A. D., 19 32 , together with the sum . deposited to cover the fee, and referred to the Attorney General for his opinion. 30.00 of \$

Faby. 23rd, 1932 JACKSON, MISS.

WALKER WOOD, Secretary of State.

, Attorney General.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice.

STATE OF MISSISSIPPI, Executive Office, Jackson.

By W.W.Pierce.

Sannett Conner

THE LYTLE COMPANY

, Assistant Attorney General.

The within and foregoing charter of incorporation of IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

Twentyxxxxxthird day of February, 1932

is hereby approved.

By the Governor: WALKER WOOD, Secretary of State.

Proof of publication recovere

this the

#5232

G M & N TRANSPORTATION COMPANY

1. The corporate title of said company is G M & N Transportation Company

2. The names of the incorporators are: F. W. Bradshaw, Jackson, Mississippi; Kenneth D. Horton, Mobile, Alabama; C. L. Hester, Jackson, Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof .

Ten Thousand (\$10,000.00) Dollars.

This comporation dissolved by decree of the Gracecary Court of Try Indicial District of Accids County Mine, rendered Man. 10th, 1939, in Cause therein pending styled July Mobile and northern Railrows ompany, it al, Ey Parte and munibered 23979on the Several Jocket of said Court. Serve filed in this office March 12, 1937. Strifted copy of said decree filed in this office March 12, 1937.

5. Number of shares for each class and par value thereof.

Four Hundred (400) shares of par value of Twenty-five (\$25.00) Dollars each.

6. The period of existence (not to exceed fifty years) is fifty years.

motor vehicles for use in the transportation for hire of persons and property on highways; to use such vehicles in the operation of common carrier passenger lines or for private contract passenger carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier passenger carrier purposes; to use such vehicles in the operation of common carrier passenger carrier purposes; to use such vehicles in the operation of common carrier passenger carrier purposes; to use such vehicles in the operation of common carrier passenger carrier purposes; to use such vehicles in the operation of common carrier passenger carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier purposes; to use such vehicles in the operation of common carrier purposes. carrier freight lines or for private contract carrier purposes; to transport, on any of such vehicles any and all things incidental to the execution of the purposes here of.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation may begin business: business when 200 shares of the capital stock shall have been subscribed and fully paid for.

> F. W. Bradshaw, Kenneth D. Horton. Incorporators. C. L. Hester,

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, F. W. Bradshaw, Kenneth D. Horton and C. L. Hester

incorporators of the corporation known as the G M & N Transportation Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 25th day of February, , 19 **32.** Susie Hubbard, N.P.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 25 day of February of \$ 30.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Feby. 25th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. , Attorney General. Greek L. Rice. , Assistant Attorney General. W. W. Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. G M & N TRANSPORTATION COMPANY The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 25th day of FEBRUARY. 1932.

By the Governor: WALKER WOOD, Secretary of State. $R_{\rm eeorded}$:

AXXXXXXXXXXX Sennett Conner

February 26th, 1932.

The Charter of Incorporation of

TRACTOR FARMERS COOPERATIVE ASSOCIATION

- Tractor Farmers Cooperative Association. 1. The corporate title of said company is
- 2. The names of the incorporators are: M. E. Wilson, Lula, Miss.; T.C. Crawford, Lula, Miss.; J.B. Hopkins, Jeffries, Miss.; R.E. Neunlist, Powell, Miss.; S.E. Adams, Clover Hill, Miss.
- 3. The domicile is at Lula, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

No capital stock.

5. Number of shares for each class and par value thereof.

No. shares of stock to be issued.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To buy outside of the state in tank car lots motor fuel, including gasoline, and to deliver the same on receipt to its members at actual cost plus cost of handling to supervise the use to which the same is put after delivery to its members; to require that the motor fuel so purchased and delivered to its members shall be used exclusively for farming operations; to contract with a suitable person, firm or corporation for the unloading, storage, care and delivery to members of the Association of such motor fuel, and to do all things necessarily incident thereto; and to do generally all things necessary to the promotion of agriculture in the delta.

The management of the affairs of said corporation shall be entrusted to five directors who shall be entrusted to five directors who shall fix the fees of membership, and do all other thing incident to said management, reporting annually to the members of the Association, or more frequently if required, as provided in the by-laws. Said corporation shall divide no dividends or profits among the members; shall make expulsion the only remedy for non-payment of dues; shall vest in each member one vote in the election of all officers; shall make the loss of membership by death or otherwise the termination of all interest of such members in the corporate assets. There shall be no individual liability against the members for corporate debts, but the entire corporation property shall be liable for the claims of creditors.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

S.E.Adams, J.B. Hopkins, R.E. Neunlist. M.E.Wilson T.C.Crawford, Incorporators

STATE OF MISSISSIPPI, County of Coahoma.

This day personally appeared before me, the undersigned authority, J. B. Hopkins, R. E. Neunlist, M.E. Wilson and T.C. Crawford

Tractor Farmers Cooperative Association incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 25th day February, Jennie B. Barbee, Notary Public

STATE OF MISSISSIPPI, County of Coahoma.

This day personally appeared before me, the undersigned authority S. E. Adams, incorporator of the corporation known as the Tractor Farmers Cooperative Association, who acknowledged that they signed and executed the above and foregoing articles of incorporation their act and deed on this the 25th day of February, 1932.

Ed Brewer, Notary Public

Received at the office of the Secretary of State, this the 26th day of February , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 10.00

Feby. 26th, 1932 WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice. , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce, , Assistant Attorney General. The within and foregoing charter of incorporation of TRACTOR FARMERS COOPERATIVE ASSOCIATION is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 29th day of February, 1932. this the By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

XXXXXXXXXXXXXXXXXX

March 1, 1932.

#5236

SCHLATER PLANTING COMPANY

- 1. The corporate title of said company is Schlater Planting Company
- 2. The names of the incorporators are: H.Y.Frasier, Greenwood, Miss.; Sam Balkin, Schlater, Miss.; B.H. Bacon, Jr., Schlater, Miss.; M.S. Wilson, Schlater, Miss.; Ed Jones, Jr., Schlater, Miss.
 - 3. The domicile is at Schlater, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00), in common stock of the par value of One Hundred Dollars (\$100.00) per share.

5. Number of shares for each class and par value thereof.

One hundred shares of common stock of the par value of One hundred Dollars (\$100.00) per share.

6. The Deriod of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created:

To purchase, lease or otherwise acquire, and to own, hold, improve, cultivate, operate and enjoy, and to sell, lease, exchange or otherwise dispose of agricultural lands and plantations in the Yazoo Mississippi Delta; and to sell, exchange and deal in the products thereof; and to acquire, own, hold, sell and deal in personal property of every kind in connection with or incidental to its principal business; to loan and borrow money and give to discount and negotiate promissory notes, drafts, bills of exchange and other evidence of debt; to buy, sell, own, hold or otherwise deal in all kinds of bonds, negotiable instruments and all chose in action of whatsoever nature: to acquire hold and dispose of any and all kinds of 7. The purpose for which it is created: chose in action of whatsoever nature; to acquire, hold and dispose of any and all kinds of property by it deemed necessary or proper for the conduct of its business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of One hundred shares of

H.Y.Frasier,

Sennett Conner

Sam Balkin, R H. Bacon.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: common stock of the par value of One Hundred Dollars (\$100.00), per share.

Ed Jones, Jr., Incorporators

STATE OF MISSISSIPPI, County of Leflore

M.S.Wilson, This day personally appeared before me, the undersigned authority. H.Y.Frasier, one of the

incorporators of the corporation known as the Schlater Planting Company nis who acknowledged that kiny signed and executed the above and foregoing articles of incorporation as the Chancery Clerk 23rd day

A. R. Bew, Chancery Clerk

STATE OF MISSISSIPPI, County of This day personally appeared before me, the undersigned authority Sam Balkin, B.H.Bacon, Jr. Who acknowled and Jones, Jr., incorporators of the corporation known as the Schlater Planting Company acknowled and Jones, Jr., incorporators of the corporation foregoing articles of incorporation who acknowledged that they signed and executed the above and foregoing articles of incorporation their act that they signed and executed the above and foregoing articles of incorporation their act that they signed and executed the above and foregoing articles of incorporation their act that they signed and executed the above and foregoing articles of incorporation their act that they signed and executed the above and foregoing articles of incorporation their act that they signed and executed the above and foregoing articles of incorporation their act that they signed and executed the above and foregoing articles of incorporation their act that they signed and executed the above and foregoing articles of incorporation their act that they signed and executed the above and foregoing articles of incorporation their act that they are act to the above and foregoing articles of incorporation their act that they are act to the above and foregoing articles of incorporation their act their act that they are act to the above and the above are act to the act to the above are act to the act to the act to the above are act to the act to their act and deed on this the 23rd day of February, 1932.

L.H. Stowers

L.H. Stowers J.P. Public, Leflore County , A. D., 19 32 , together with the sum

Received at the office of the Secretary of State, this the 27th February day of , deposited to cover the fee, and referred to the Attorney General for his opinion. 30.00

WALKER WOOD, Secretary of State. JACKSON, MISS. Feby. 27th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. , Attorney General. Greek L. Rice,

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce, The within and foregoing charter of incorporation of SCHLATER PLANTING COMPANY

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $_{\rm this\ the}$ 29th By the Governor: February, 1932 day of

WALKER WOOD, Secretary of State.

March 1, 1932.

The Charter of Incorporation of

#5238

MISSISSIPPI OIL CORPORATION.

- 1. The corporate title of said company is Mississippi Oil Corporation
- 2. The names of the incorporators are: H. O. Williams, Enterprise, Mississippi; F. L. Clayton, Meridian,

M ississippi

- 3. The domicile is at Meridian, Lauderdale County, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock is Five Thousand Dollars (\$5.000.00) and all shares of stock shall be common stock, without preference, privileges, or other qualifications, and each share of stock shall have full and equal voting powers under the law of the State of Mississippi.

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: Is to purchase and otherwise acquire, sell and otherwise dispose of, by wholesale, for cash and by credit, all kinds of gasoline, oil, lubricants; greases and motor fuels; to purchase, rent, lease, trade for or notherwise dispose of, all property, both real, personal and mixed, as it desires, incidental and necessary for carrying on said business in kind and amounts and value not contrary to the Constitution and Laws of the State of Mississippi; to make and enter into all contracts and to do any and all things necessary to or/and incidental to the carrying on of the aforesaid purposes; and the corporation shall have and exercise all of the rights and powers conferred by the provisions of Chapter 100 of the Mississippi Code of 1930, and all Laws amendatory thereof.

^RENGY KREINGKANGER REKREKERKER BERKER KREEK BERKER KREIN KREIN KAN KREIN KERKERKERKER KERKERKER KERKERKER KREIN Missister was a subscribed and paid for before the corporation may begin business: Twenty (20) shares of Common stock, of the par value of \$100.00 per share.

H. O. Williams,

F. L. Clayton Incorporators.

STATE OF MISSISSIPPI, County of Clark.

> H. O. Williams, one of the This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Mississippi Oil Corporation who acknowledged that they signed and executed the above and foregoing articles of incorporation as they act and deed on this the 25th day , 19 32. of February

H. R. Ward, J. P. and Notary Public STATE OF MISSISSIPPI, County of Lauderdale.

This day personally appeared before me, the undersigned authority F. L. Clayton, one of the incorporators of the corporation known as the Mississippi Oil Corporation who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 25th day of February, A.D. 1932.

Hugh R. Mahon, Jr., Notary Public

Received at the office of the Secretary of State, this the 1st day of March , Δ . D., 1932 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 of \$

JACKSON, MISS. March 1st. 1932 WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Greek L.Rice, , Attorney General.

By W.W.Pierce. STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. The within and foregoing charter of incorporation of MISSISSIPPI OIL CORPORATION

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

Firstday of March, 1932 By the Governor: Sennett Conner

March 1, 1932.

WALKER WOOD, Secretary of State.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI The Charter of Incorporation of #5239 CINDRELLA SHOE REPAIR SHOP, INC. 1. The corporate title of said company is Stancrella Shoe Repair Shop, Inc. 2. The names of the incorporators are: Homer N. Pate, Laurel, Miss.; Resecca H. Pate, Laurel, Miss. 3. The domicile is at Laurel, Mississippi 4. Amount of capital stock and particulars as to class or classes thereof Five Thousand Dollars, common stock, par value of each share Fifty Dollars (\$50.0) 5. Number of shares for each class and par value thereof. Hundred shares of the par value of Fifty Dollars (\$50.00) 6. The period of existence (not to exceed fifty years) is Fifty years. 7. The purpose for which it is created: To manufacture and repair boots and shoes; to buy and sell boots, shoes, hosiery and accessories, at wholesale and retail; to buyk build ar otherwise shoes, hosiery and accessories, at wholesale and retail; to buyk build arotherwise acquire, store buildings, both retail and wholesale, and factories and factory and lands and land for the above purposes. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: When twenty-five per cent of the stock is paid in, the corporation may begin business. Homer N. Pate. Rebecca H. Pate čorporators STATE OF MISSISSIPPI, County of Jones Homer N. Pate and Rebecca H. Pate, both of This day personally appeared before me, the undersigned authority. Laurel, Mississippi incorporators of the corporation known as the Cindrella Shoe Repair Shop, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 19 **32.** J. B. Happer, Notary Public STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 2nd March day of , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS March 2nd, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. , Attorney General. Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of CINDRELLA SHOE SHOP, INC. IN TESTIMONY WHEREOF, I have become set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the SECOND day of MARCH, 1982.

By the Governor:

WALKER WOOD, Secretary of State. $R_{ecorded}$:

MHHMXXXXXXXXX. Sennett Conner

day

March 2nd, 1932.

#5241

The Charter of Incorporation of

THE COAHOMIAN PUBLISHING COMPANY

- 1. The corporate title of said company is The Coahomian Publishing Company
- 2. The names of the incorporators are: Tom L. Gibson, Friars Point, Miss.; E. R. Thomas, Clarksdale, Miss. William A. Schmitt, Clarksdale, Miss.
- 3. The domicile is at Clarksdale, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand (\$10,000.00) Dollars, consisting of One Hundred (100) Shares of common stock of a par value of One Hundred (\$100.00) Dollars each.

5. Number of shares for each class and par value thereof.

One Hundred shares of common stock of the par value of One Hundred (\$100.00) Dollars each.

6. The period of existence (not to exceed fifty years) is fifty years.

To publish, sell and distribute daily, weekly and monthly newspap 7. The purpose for which it is created: pamphlets, magazines, books, and to print and publish advertisements and signs therein, and general and special notices and announcements; to conduct a general printing and publishing business; and to publish and print and sell stationary, and to buy and sell all kinds of office equipment, fixtures and supplies; to print and sell maps, calendars and novelties; to engage in a brokerage business of buying and selling paper, stationary and office supplies fixtures and equipment: and to conduct a general business. fixtures and equipment; and to conduct a general business of a bindery.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Ten (10) shares common 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

stock.

Tom L. Gibson. E. R. Thomas William A. Schmitt, Incorporators

STATE OF MISSISSIPPI, County of Coahoma

This day personally appeared before me, the undersigned authority. Tom L. Gibson, E. R. Thomas, William A. Schmitt

Coahomian Publishing Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 **32.** February, George T. Comeaux, Netary Public My commission expires Sept. 13, 1932

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 3rd , A. D., 19 $\,$ $32\,$, together with the $\rm sum$ day of March of \$ 30.00

, deposited to cover the fee, and referred to the Attorney General for his opinion.

March 3rd. 1932 WALKER WOOD, Secretary of State. JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

. Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of

Greek L. Rice.

COAHOMIAN PUBLISHING COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 3rd day of March, 1932 this the

By the Governor: WALKER WOOD, Secretary of State.

Recorded: March 4th, 1932. угнео. G. вилво,

The Charter of Incorporation of

#5244

CREDIT SERVICE EXCHANGE, INC.

- 1. The corporate title of said company is Credit Service Exchange, Inc.
- 2. The names of the incorporators are: Albert Babendreer, Ocean Springs, Mississippi; Joe Johnston, Memphis, Tennessee; Irene Taylor, Whitehaven, Tennessee
- 3. The domicile is at Ogean Springs, Mississippi
- 4. Amount of capital stock and many and

One thousand (\$1,000.00) Dollars.

The par value of shares is: Fifty (\$50.00) per share. 5. MINDERNIK KOMBERGER KOMBERGER KOMBER KOMB

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: directories and law lists; to conduct a general collection business, including the buying, selling and accordance to conduct a general collection business, including the buying, selling, forwarding and otherwise handling commercial and retail accounts and claims, selling, forwarding and otherwise handling commercial and retail accounts and claims; to do any and all other acts which may be necessary or incidental to carry out the purposes for which this corporation is created.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. EXXINDO CENCENCIA CON EXCENCIA CON CONTRACIONA DE CONTRACIONA DE CONTRACIONA C

Albert Babendreer Joe Johnston Irene Taylor, Incorporators

STATE OF MISSISSIPPI, County of Jackson

This day personally appeared before me, the undersigned authority,

Albert Babendreer

incorporators of the corporation known as the Credit Service Exchange, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

Feb. W. J. Grant, Notary Public , 19 32 -STATE OF MEXICANAX County of Shelby.

that they signed and executed the above and foregoing articles of incorporation as their act and on this signed and executed the above and foregoing articles of incorporation as their act and deed on this the 29 day of Feby. 1932. Poston Cox, Notary Public. My com. expires 7/25/35

, A. D., 1932 , together with the sum Received at the office of the Secretary of State, this the 4th day of March

of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the State. United States. , Attorney General.

Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce,

The within and foregoing charter of incorporation of CREDIT SERVICE EXCHANGE, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

7th $_{\rm day\ of}$ By the Governor: March. 1932 MNXXXXXXXXX Sennett Conner

WALKER WOOD, Secretary of State. $R_{ecorded}$:

March 7, 1932.

DEC 10 1836

68

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5245

The Charter of Incorporation of

NEW SAMPLE SHOE STORE

- 1. The corporate title of said company is New Sample Shoe Store 2. The names of the incorporators are: Louis Dveirin, Vicksburg, Mississippi; Louis Schlesinger,
- Brookhaven, Mississippi; Joe Schlesinger, Brookhaven, Mississippi.
- 3. The domicile is at Vicksburg, Mississippi Amount of capital stock and particulars as to class or classes thereof

Five Thousand (\$5,000.00) Dollars; Common.

5. Number of shares for each class and par value thereof.

One Mundred (100) Shares of Common, of the par value of Fifty (\$50.00) Dollars each.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To buy and sell shoes, hosiery and other articles usually handled by a retail shoe store, and to do any and all things necessary and incident to the conduct and operation of a retail shoe store, including the right to acquire and own real estate to be used in connection therewith, and to dispose of the same.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation may begin business when fifty (50) shares, of Fifty (\$50.00) Dollars each, shall have been paid for.

> Louis Dveirin Louis A. Schlesinger Joe Schlesinger, Incorporators

> > . Attorney General.

XXXXXXXXXXXXX

STATE OF MISSISSIPPI, County of Warren

This day personally appeared before me, the undersigned authority, in and for the above named state and county, Louis Dveirin, one of the

incorporators of the corporation known as the New Sample Shoe Store who acknowledged that Resigned and executed the above and foregoing articles of incorporation as XXX act and deed on this the 5th March. A. D.

STATE OF MISSISSIPPI, County of Hinds.

Ernest L. Bliss, Notary Public

Sennett Conner

This day personally appeared before me, the undersigned authority, in and for the above named state and county, Louis Schlesinger and Joe Schlesinger, two of the incorporators of the corporation known as the New Sample Shoe Store, who acknowledged that they signed and regular the above and foregoing articles of incorporation as their this the executed the above and foregoing articles of incorporation as their act and deed on this 8th day of March, 1932. Lillian McMullin, Notary Public

Received at the office of the Secretary of State, this the 10th day of , A. D., 19 $\pmb{32}$, together with the $\mathbf{sum}^{\mathbf{l}}$, deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

March 10, 1932 WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice.

The within and foregoing charter of incorporation of NEW SAMPLE SHOE STORE

STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. By W.D.Conn, Jr.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 10th day of March. 1932 this the

Recorded March 10th, 1932

WALKER WOOD, Secretary of State.

By the Governor:

#5247

LEFLORE COFFEE COMPANY, INCORPORATED

1. The corporate title of said company is Leflore Coffee Company, Incorporated 2. The names of the incorporators are: Rufus L. Brown, Greenwood, Mississippi; W.F.Kerr, Greenwood, Mississippi; V.E.Bogan, Greenwood, Mississippi; W.M.Hicks, Greenwood, Mississippi.

3. The domicile is at Greenwood, Leflore County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$30,000.00 of par walue common stock.

Southwarded by Thinks Vign Adjournment of the State of the State of 1998 1994 1994 1994 43,

5. Number of shares for each class and par value thereof.

Three hundred shares of common stock of the par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is Fifty years.

Products, drugs, medicines, chemicals, green and roasted coffee and coffee of any kind or form, and the process of roasting and blending coffee; also in chicory, cereals, teas, jellies, preserves, pickles, vinegar, spices, extracts, and paints and candies; and any and all kindred or similar lines; and to do all things necessary, proper or incident to the proper conduct, or operation of such business not in violation of law. 7. The purpose for which it is created:

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 170 shares of the common stock.

Rufus L. Brown, W. F. Kerr. V. E. Bogan, W. M. Hicks, Incorporators

SENNETT CONNER MANXEXENERS

STATE OF MISSISSIPPI, County of Leflore

This day personally appeared before me, the undersigned authority, Rufus L. Brown, W.F.Kerr, V.E.Bogan and W.M. Hicks

incorporators of the corporation known as the Leflore Coffee Company, Incorporated who acknows of the corporation as their act a who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the lst day March, 1932. R. C. Ford, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 11th day of March , deposited to cover the fee, and referred to the Attorney General for his opinion. 70.00

WALKER WOOD, Secretary of State.

 $J_{ACKSON, MISS.}$ March 12, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice,, Attorney General. By W.D.Conn, Jr. Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson.

LEFLORE COFFEE COMPANY, INCORPORATED The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the TWELFTH day of MARCH, 1932 By the Governor;

WALKER WOOD, Secretary of State. $R_{\rm eeorded}$:

March 14, 1932.

The Charter of Incorporation of

#5249

MYSTIC ORDER OF UNITED LABORS AND MECHANICS. CAPITAL LODGE # 1

1. The corporate title of said company is Mystic Order of Habors and Mechanics. Capital Lodge # 1.

- 2. The names of the incorporators are: John T. Crowder, 1515 Bailey Ave., Jackson, Miss.; Robert L. Berry Jackson, Miss.; Alonzo Sullivan, 126 Rankin St., Jackson, Miss.
- 3. The domicile is at Jackson, Hinds County, Mississippi

Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

Is to unite all classes of white American workman together 7. The purpose for which it is created: organization so as to promote a closer and better understanding between each class of labor and their respective employers; also better home protection; to uphold the standards of living conditions. To set a fair wage scale for each class of labor, and to promote better working conditions. To purchase property for meeting place and business of Lodge.

The authority to ask permission to incorporate was conferred upon Robert L. Berry, John T. Crowder, and Alonzo Sullivan by motion made, duly seconded and carried at a regular meeting of above named lodge on Wednesday, March 9th, 1932. Said proceeding being regularly entered in minute book no. 1. page 153.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Robt. L. Berry J. T. Crowder. Alonzo Sullivan, Incorporators.

STATE OF MISSISSIPPI, County of Hinds.

Robert L. Berry, John T. Crowder and Alongo This day personally appeared before me, the undersigned authority, Sullivan

incorporators of the corporation known as the Mystic Order of Labor and Mechanics, Capital Lodge # 1 who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 12 March, W. W. Downing, Chancery Clerk

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 12th day of March , A. D., 19 $\,$ 32 $\,$, together with the $\rm sum$, deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 10.00

March 12th, 1932

WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this cliarter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce, , Assistant Attorney General. MYSTIC ORDER OF LABORS AND MECHANICS. CAPITAL LODGE The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 12th day of March, 1932. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

March 14, 1932.

SENNETT CONNER

The Charter of Incorporation of

HOLLYWOOD CEMETERY ASSOCIATION.

- 1. The corporate title of said company is Hollywood Cemetery Association
- 2. The names of the incorporators are: Mrs. R.M.McEwen, McComb. Mississippi; Mrs. Al Harvey, McComb, Mississippi: Mrs. E. C. Fordish, McComb, Mississippi
 - 3. The domicile is at McComb. Pike County, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

No capital stock.

5. Number of shares for each class and par value thereof.

No number of shares, no classes and no par value.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: the control, maintenance, upkeep, beautification and adornment of the said Hollywood Cemetery, its acretions, maintenance, upkeep, beautification and adornment of the sale interpretation of the sale interpretations, additions, subdivisions and extensions; to collect money for dues, from the members, and to expend same for the aforesaid purposes, and to have a general supervision over said comment of the sale interpretation over said comment of the sale interpretation over the required by the Ordinances said Cemetery and to carry out such orders and direction as may be required by the Ordinances adonted by the Ordinances adopted by the Mayor and Council of the City of McComb City; to solicit and receive members of said Annual Research and declare said Association, and prescrive fees for membership and dues, as well as to make and declare such rules and regulations as may become necessary from time to time, and incidental to the proper and regulations as may become necessary from time to time, and incidental to the proper care, keeping and maintenance of said cemetery; to receive funds or donations, invest same, and provide for perpetual care of lots in said Cemetery.

This charter is applied for by reason of a Resolution adopted at a regular meeting of Said Gemetery Association (unincorporated) held on the 13 day of November, 1931, a copy of Which the tery Association (unincorporated) held on the 13 day of Association, and attached which is hereby certified by the President and Secretary of said Association, and attached to

this charter of Incorporation).

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: (none)

Mrs. R. M. McEwen, Mrs. Kate Fordish, Mrs. Al Harvey, Incorporators

W. R. Watkins, Notary Public

STATE OF MISSISSIPPI, County of Pike.

Mrs. R. M. MgEwen, Mrs. Al Harvey and Mrs. This day personally appeared before me, the undersigned authority. Kate Fordish

incorporators of the corporation known as the Hollywood Cemetery Association who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 12th day of March , deposited to cover the fee, and referred to the Attorney General for his opinion. 10.00 WALKER WOOD, Secretary of State.

 $J_{ACKSON, MISS.}$ March 12, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ted States. United States.

, Attorney General. Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce,

The within and foregoing charter of incorporation of HOLLYWOOD CEMETERY ASSOCIATION is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 12th day of March, 1932. By the Governor: THEXXXXXXXXXX, SENNETT CONNER

WALKER WOOD, Secretary of State. $\Re_{eeorded}$:

MARCH 14, 1932.

#5251

The Charter of Incorporation of

STRAUSS & LERNER JEWELRY COMPANY

- 1. The corporate title of said company is
- Strauss & Lerner Jewelry Company
- 2. The names of the incorporators are: B. M. Strauss, Meridian, Mississippi; William Lerner, Meridian, Mississippi
- Meridian, Lauderdale County, Mississippi. The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

Amount of capital stock is Forty Thousand Dollars, and all shares of stock shall be common stock without preference and bearing equal rights and privileges in all respects.

5. Number of shares for each class and par value thereof.

Four hundred shares of par value One Hundred (\$100.00) Dollars each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage at wholesale and retail in the general jewelry business; to deal in, buy and sell, all kinds of jewelry, precious stones, gold, silver, platinum, plated ware, ornaments, glassware, chinaware, engraved stationery, watches, clocks, optical goods, musical instruments, radios, and leather goods; to manufacture and repair watches, clocks and lewelry of all kinds, and to deal generally in such other articles and merchandise as is incidental to such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8, Number of shares of each class to be subscribed and paid for before the corporation may begin business: The entire issue of 400 theres of the common stock at the par velve of \$700.00 shares of the common stock at the par value of \$100.00 each shall be subscribed and paid to before the corporation shall commence and do business.

B. M. Strauss William Lerner, Incorporators

STATE OF MISSISSIPPI, County of Lauderdale

> This day personally appeared before me, the undersigned authority, B. M. Strauss and William Lerner

Strauss & Lerner Jewelry Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day . 19 52. of March, Inez Daniels, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 14th day of March, , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 90.00 of \$

March 14, 1932 JACKSON, MISS.

WALKER WOOD, Secretary of State. KSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of By J.A. Lauderdale, , Assistant Attorney General.

STRAUSS & LERNER JEWELRY COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. is hereby approved. 14th day of this the

WALKER WOOD, Secretary of State.

Sennett Conner

THEXXXXXXXXXXX

, Attorney General.

Recorded: March 14, 1932

United States.

By the Governor:

MISSISSIPPI STATE ROADS COMPANY

1. The corporate title of said company is Mississippi State Roads Company

Carl Courtney, Belzoni, Mississippi; M. G. Foxworth, Jackson, 2. The names of the incorporators are:

Mississippi; W. S. Smith, Birmingham, Alabama. held on The domicile is at Jackson Mississippi where the first meeting of persons in interest shall be as may be provided in the by-laws.

4. Amount of capital stock and particulars as to class or classes thereof

Twenty thousand shares, without nominal or par value.

5. Number of shares for each class and par value thereof.

One class only; twenty thousand shares, the sale price whereof is fixed at one dollar per share, each equal to every other share of such stock in every way and particular. The hound of the share of such stock in every way and particular. The board of directors shall have authority to change the sale price of such stock from time to time, as provided by law.

6. The period of existence (not to exceed fifty years) is fifty years. 7. The purpose for which it is created: To produce, manufacture, sell and otherwise deal in all kinds of road building materials (slag, sand, gravel, limestone, cement, asphalt, iron and steel, and other materials entering into road and bridge construction); to buy, sell and otherwise deal in all kinds of the steel in the steel i kinds of machinery, useful, necessary, or convenient in road and bridge construction; to own or acquire patents, trademarks, tradenames, licenses, etc., to sell, lease, or sub-lease the use of such patents, trademarks, tradenames, licenses, etc.; to manufacture, buy, sell, transfer, deal in and produced deal in and produce all chemicals or chemical combinations and all materials used in or in connect, and produce all chemicals or chemical combinations and for use in paying, roofing, pair connection with the preparation of any mixture or compound for use in paving, rooging, paint, or other new the preparation of any mixture or compound for use in paving, rooging, paint, or other new the preparation of any mixture or compound for use in paving, rooging, paint, or other new the preparation of any mixture or compound for use in paving, rooging, paint, or other new the preparation of any mixture or compound for use in paving, rooging, paint, or other new the preparation of any mixture or compound for use in paving, rooging, paint, or other new the preparation of any mixture or compound for use in paving, rooging, paint, or other new the preparation of any mixture or compound for use in paving, rooging, paint, or other new the preparation of any mixture or compound for use in paving and to engage in other protective coatings or surfacings; to mine, refine, market, distribute, and to engage in research research preliminary or pertaining to the mining, refining, marketing or distributing of any mineral, ore or deposit, which may be necessary or useful in connection with any chemical, chemical chemical combination or formula used in or in connection with the production or preparation of any mixtures combination or formula used in or in connection with the production or preparation of any mixtures or compound for use in paving, roofing, paint or other road materials, protective EXXINCES surfacing or compound for use in paving, roofing, paint or other acquire, own, mortgage, pledge, surfacings or compound for use in paving, roofing, paint or other load me, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, sell accordings; to manufacture, purchase, or otherwise acquire, own, mortgage, pledge, according to the sell according to sell assign and transfer, or otherwise dispose of invest, trade, deal in and deal with goods was and transfer, or otherwise dispose of invest, trade, deal in and deal with

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty Thousand shares,

of one class only, namely, without nominal or par value. Carl Courtney, M. G. Foxworth W. S. Smith, Incorporators

goods, wares and merchandise, and real and personal property of every class and character.

STATE OF MISSISSIPPI, County of Hinds. This day personally appeared before me, the undersigned authority, Carl Courtney, M. G. Foxworth and W. S. Smith

incorporators of the corporation known as the Mississippi State Roads Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 17th day MARCH C. L. Graves, Justice of the Peace

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum March Received at the office of the Secretary of State, this the 17th day of of \$ 50.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. March 17, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. , Attorney General.

Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A.Lauderdale, MISSISSIPPI STATE ROADS COMPANY

The within and foregoing charter of incorporation of is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

17th day of By the Governor: March, 1932. MINIMA DEX REXIDENCE Sennett Conner

WALKER WOOD, Secretary of State. $R_{eeorded}$:

March 17, 1932.

MISSISSIPPI PTG. CO.

#5254

The Charter of Incorporation of

LAUREL HOE WORKS

- 1. The corporate title of said company is 2. The names of the incorporators are:
- Laurel Hoe Works C. H. Poythress, Laurel, Miss.; P. B. Poythress, Laurel, Miss.
- Laurel, Miss. 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5000.00) all common stock. This dest of Solvan tree motor bompany and numbered 5 730 m the Street of Solvan tree motor bompany and numbered 5 730 m the Several weeks of soil treet motor bompany out numbered 5 730 m the Several weeks of soil treet and above felitive this office Jany 1th 1936.

5. Number of shares for each class and par value thereof.

Two Hundred Fifty shares of twenty dollars (\$20.00) per value.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created:

To manufacture hoes and other agricultural implements, to manufacture, and buy and sell any and all other articles incident to or necessary for the successful promotion of said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares.

C. H. Poythress

P. B. Poythress, Incorporators

STATE OF MISSISSIPPI, County of Jones

This day personally appeared before me, the undersigned authority,

C. H. Poythress, P. B. Poythress

incorporators of the corporation known as the Laurel Hoe Works who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Nina Moore, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 16th day of March , deposited to cover the fee, and referred to the Attorney General for his opinion. , A. D., 19 32 , together with the sum of \$ 20.00

March 16th, 1932 JACKSON, MISS.

WALKER WOOD, Secretary of State.

RSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Rice. By W. W. Pierce,

, Attorney General. , Assistant Attorney General.

day

The within and foregoing charter of incorporation of

LAUREL HOE WORKS

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the SEVENTEENTH By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

Recorded:

March 17, 1932

The Charter of Incorporation of

1. The corporate title of said company is Newton Tank Car Company

- E. H. Simpson, Jackson, Miss.; W. H. Cox, Jackson, Miss. 2. The names of the incorporators are:
- 3. The demicile is at Newton, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

One Thousand shares no par value all common stock. The sale price of each share is fixed at five dollars. Authority is expressly conferred on the Board of Directors, by vote of a majority of the issued and outstanding stock, to change the sale price of said stock from time to time as they shall deem proper.

5. Number of shares for each class and par value thereof.

One thousand shares no par value all common stock, the sale price of which is fixed at five dollars per share, subject to the power of the Board of Directors, voting a majority of the stock issued and then outstanding in said corporation, to change said sale price from time to time as said Board shall deem best; said stock to be paid for in money, services or property, as authorized by law.

6. The period of existence (not to exceed fifty years) is fifty years.

products of all kinds; to own and/or lease and operate or have operated wholesale and/or retail reta retail filling stations and/or bulk stations for dispensing said products; to buy, sell and otherwite the stations and/or bulk stations for dispensing said products; to buy, sell and otherwite the stations and other bulk stations for dispensing said products; to buy, sell and other stations and other bulk stations for dispensing said products; to buy, sell and other stations are stations and other bulk stations for dispensing said products; to buy, sell and other stations are stations and other bulk stations for dispensing said products; to buy, sell and other stations are stations and other bulk stations for dispensing said products; to buy, sell and other stations are stations and other bulk stations for dispensing said products; to buy, sell and other stations are stations and other stations are stations. otherwise deal in automobile, motor-cycle, truck, bus and airplane accessories, parts, equipment and supplies, in including tires and tubes, therefor; to own, lease and/or operate washing to be a supplied of the supplied o washing and greasing establishments and to conduct general repair shops therefor; to own and/on and greasing establishments and to conduct general repair shops the necessary fixture. and/or lease and conduct wholesale storage plants and oil depots and the necessary fixtures, equipment and machinery to conduct each of said businesses; to deal in and discount negotiable instruments of all kinds; to borrow money and secure the same by any or all of its said property; to buy, lease, own, mortgage, sell or otherwise acquire and dispose of real estate necessary to effectuate the purposes hereof and not contrary to law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shapes of the composition to be composed to the composition to the compo The corporation to begin 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: business when fifty per cent of the authorized issue of said stock shall have been subscribed and paid for, as herein provided, said stock to be fully paid and non-assessable.

STATE OF MISSISSIPPI, County of Hinds.

E. H. Simpson and W. H. Cox This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Newton Tank Car Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 19th day March, E. D. Fondren, Circuit Clerk By C. W. Carr, D.C.

STATE OF MISSISSIPPI, County of

Sennett Conner

E. H. Simpson, Incorporators

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State; this the 19th day of March, , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. March 19, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the State, or of the constitution and Laws of the Constitution and Laws of the State, or of the constitution and Laws of the Constitutio United States.

By Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. Herbert Nunnery, NEWTON TANK CAR COMPANY The within and foregoing charter of incorporation of

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 19th day of

By the Governor: March, 1932. Recorded:

WALKER WOOD, Secretary of State.

March 19, 1932.

, Attorney General. , Assistant Attorney General.

KNKXXXXXXXXXXX

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

BEG 10 1934

#5259

The Charter of Incorporation of

BROOKHAVEN TANK CAR COMPANY

- 1. The corporate title of said company is Brookhaven Tank Car Company
- 2. The names of the incorporators are E. H. Simpson, Jackson, Mississippi; W. H. Cox, Jackson, Mississippi
- 3. The domicile is at Brookhaven, Mississippi
- Amount of capital stock and particulars as to class or classes thereof

1000 shares no par value all common stock. The sale price of each share is fixed at \$5.00. Authority is expressly conferred on the Board of Directors, by vote of a majority of the stock outstanding, to change the sale price of said stock from time to time as they are all deep proper. shall deem proper.

5. Number of shares for each class and par value thereof.

One Thousand shares no par value all common stock, the sale price of which is fixed at \$5.00 per share, subject to the power of the Board of Directors, voting a majority of the stock issued and then outstanding in said corporation, to change said sale price from time to time as said Board shall deem best; said stock to be paid for in money, services or property, as authorized by law.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To buy, sell and/or exchange at wholesale and/or retail petroleum products of all kinds; to own and/or lease and operate or have operated wholesale and/or retail petroleum products of all kinds; to own and/or lease and operate or have operated wholesale and/or retail petroleum and/or hulk stations for discounting and discounting and/or hulk stations for discounting and discounti filling stations and/or bulk stations for dispensing said products; to buy, sell and otherwise deal in automobile, motor cycle, truck, bus and airplane accessories, parts, equipment and supplies, including tires and tubes therefor; to own, lease and/or operate lease and conduct wholesale storage plants and oil depots and the necessary fixtures, equipment to conduct each of said business. and machinery to conduct each of said businesses; to deal in and discount negotiable instruments and discount negotiable instruments. of all kinds; to borrow money and secure the same by any or all of its said property; to buy lease, own, mortgage, sell or otherwise acquire and dispose of real estate necessary to effectuate the purposes hereof and not contrary to law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

s. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation to begin business: The corporation to begin business when fifty percent of the authorized issue of said stock shall have been subscribed and paid for, as herein provided, said stock to be fully not a subscribed and paid for as herein provided, said stock to be fully not a subscribed and paid for as herein provided, said stock to be fully not a subscribed and paid for a subscribed and subscrib and paid for, as herein provided, said stock to be fully paid and non assessable.

E. H. Simpson, W. H. Cox, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

E. H. Simpson and W. H. Cox This day personally appeared before me, the undersigned authority,

Brookhaven Tank Car Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 32. of March.

STATE OF MISSISSIPPI, County of

By Ec. W. Fendren Eircuit Clerk

Received at the office of the Secretary of State, this the 19th day of March , A. D., 19 $\,$ 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 of \$

JACKSON, MISS. March 19, 1932

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Herbert Nunnery,

Greek L. Rice

, Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of

BROOKHAVEN TANK CAR COMPANY approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

19th day of March, 1932. this the By the Governor:

Sennett Conner

MANUELXXXXXXXXX

Recorded:

WALKER WOOD, Secretary of State. March 19, 1932.

#5258

- 1. The corporate title of said company is Scott Chevrolet Company, Incorporated
- 2. The names of the incorporators are: W. T. Scott, Laurel, Mississippi; A. C. MgLemore, Laurel,

Mississippi.

3. The domicile is at Laurel, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The capital stock of the Company shall consist of 150 shares of common stock of the par value of \$100.00 per share; and 50 shares of preferred stock of the value of \$100.00 per share. The holders of the preferred stock shall be entitled to semi-annual cumulative dividends thereon at the rate of, but not to exceed 6% per annum, and in case of liquidation the holders of the preferred stock shall be paid par therefor before any distribution of the capital assets be made to the holders of the common stock. The holders of the preferred stock shall have only such voting power as is granted by Section 197 of the Constitution of the State of Mississipping. of Mississippi.

5. Number of shares for each class and par value thereof.

The common stock shall consist of 150 shares of the par value of \$100.00 per share. The preferred stock shall consist of 50 shares of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own and operate a general automobile, truck and motor vehicle business, and garage and storage warehouse business in connection therewith, and buying, selling and dealing generally in automobile, truck and motor vehicle supplies, equipment and accessories; to engage in the business of buying and selling gases, oil and all petroleum products and other products used as motive power in motor vehicles; to engage in the business of operating service and operating gasoline filling stations; to engage in the business of operating service and conveniences: service stations for motor vehicles supplies, equipment, accessories and conveniences; to hum to buy, sell, discount or otherwise dispose of any and all kinds of automobile paper, notes, contract of sell, discount or otherwise dispose of any and all kinds of automobile paper, notes, contracts and evidences of indebtedness; to own and operate a general motor vehicle repair shop on the shop of the shop or shops in connection with other business; to buy, own, lease and dispose of by sale or otherwise. otherwise lands and real estate.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 50 shares of preferred stock

and 150 shares of common stock.

W. T. Scott

A. C. McLemore Incorporators

STATE OF MISSISSIPPI, County of Jones

This day personally appeared before me, the undersigned authority, W. T. Scott and A. C. McLemore

Scott Chevrolet Company, Incorporated incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the March, A.D. 1932 Nina Moore, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 $\,$ **32** , together with the sum Received at the office of the Secretary of State, this the 18th day of March , deposited to cover the fee, and referred to the Attorney General for his opinion. 50.00

WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the states. United States. , Attorney General.

. Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W. Pierce, SCOTT CHEVROLET COMPANY, INCORPORATED The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor; 19th day of March, 1932.

WALKER WOOD, Secretary of State. $R_{\rm ecorded}$:

Sennett Conner

Greek L. Rice.

XXXXXXXXXXXXX

15th

March 19, 1932.

#5257

HAYS THE CLEANER. INC.

- Hays The Cleaner, Inc. 1. The corporate title of said company is
- W. L. Hays, St. Petersburg, Florida; H. R. Hays, St. Petersburg, 2. The names of the incorporators are: Florida; B. R. Hays, Gulfport, Mississippi
 - Gulfport, Mississippi The domicile is at
 - Amount of capital stock and particulars as to class or classes thereof

Ten Thousand (\$10,000.00) Dollars, all common stock. All shares to be equal in every respect and carry equal power. No preferred stock.

5. Number of shares for each class and par value thereof.

One hundred (100) shares of the value of One Hundred (\$100) Dollars each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the general cleaning, pressing, dyeing and laundry business; also repairing, altering and tailoring, and to have the power necessary and incidental to carrying on the foregoing business successfully.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. One hundred (100) shares

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

W. L. Hays H. R. Hays

B. R. Hays, Incorporators

FLORIDA STATE OF MISSISSERPPM, County of Pinellas

This day personally appeared before me, the undersigned authority, in and for said county and state, W. L. Hays and H. R. Hays

Hays The Cleaner, Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

James H. Hackney, Notary Public STATE OF MISSISSIPPI, County of Harrison.

This day personally appeared before me, the undersigned authority in and for said county to B. R. Hays, one of the incorporators of the results authority in and for said county and state, B. R. Hays, one of the incorporators of the corporation known as Hays The Cleaner; on who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 1st day of March, 1932.

Mercedes Swearengin, Notary Public

day

Received at the office of the Secretary of State, this the 18th day of , A. D., 19 $\pmb{32}$, together with the \mathbf{sum} March , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00

JACKSON, MISS. March 18th, 1932 WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce , Assistant Attorney General.

The within and foregoing charter of incorporation of HAYS THE CLEANER, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner MINIOUX XXX XXIVIXIXX

Recorded: March 19, 1932.

#5261

GRAND LODGE MOUNT ALBIAN UNION SISTERS GOCIETY.

1. The corporate title of said company is Grand Lodge Mount Albian Union Sisters Society

2. The names of the incorporators are: Georgia Gilmore, Vicksburg, Miss.; Ruth Bingham, Vicksburg, Miss.; Janie Dabney, Vicksburg, Miss.; Alice Gilmore, R.F.D.No. 1, Bovina, Miss.; Rosie King, R.F.D. No. 1 Kings, Miss.

3. The demicile is at Vicksburg, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

No shares.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

To promulgate teachings of christians of all denominations, caring 7. The purpose for which it is created: for the sick; burying the dead and giving succor to members when in need and distress; to grant charters to charters to subordinate lodges and to promulgate pass-words, and collect dues from members and to subordinate lodges and to promulgate pass-words, of fraternal societies; for and to make all necessary rules and regulations for guidance of fraternal societies; for guidance all necessary rules and regulations for guidance which subordinate societies guidance of subordinate societies; to define conditions under which subordinate societies may organized and terms.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation is not for lit and paid for before the corporation may begin business: The corporation is not for profit and no dividends are to be declared or paid to members and loss of membership by death the otherwise shall terminate all interest of such member in the corporate assets and expulsion be the only remedy for non-payment of dues.

Georgia Gilmore

Alice Gilmore

Georgia Gilmore auth Bingham, Janie Dabney

STATE OF MISSISSIPPI, County of This day personally appeared before me, the undersigned authority. in and for Warren County, Georgia Gilmore, Ruth Bingham, Janie Dabney, Alice Gilmore and Rosie King

Rosa_King

Incorporators.

incorporators of the corporation known as the Mount Albian Union Sisters Society who acknows of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 19th day Wilma Williams, Notary Public , 19 32.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum March. Received at the office of the Secretary of State, this the 21st day of of \$ 10.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. March 21st, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice,

, Assistant Attorney General. W. W. Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson. By GRAND LODGE MOUNT ALBIAN UNION SISTERS SOCIETY The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

21st day of March, 1932

By the Governor: ACKERIA XX XXXXXX Sennett Conner WALKER WOOD, Secretary of State. $R_{ecorded}$:

March 22md, 1932.

The Charter of Incorporation of

- C. H. ACREE, JR. & CO. INC.
- C. H. Acree, Jr. & Co. Inc. The corporate title of said company is
- The names of the incorporators are: C. H. Acree, Jr., Alligator, Mississippi; Lella B. Acree, Alligator Mississippi; A. M. Burbridge, Alligator, Mississippi
- Alligator, Mississippi 3. The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

Twenty Five Hundred Dollars, and to begin business when \$1000.00 is paid in. All common stock.

5. Number of shares for each class and par value thereof.

Twenty Five and the par value thereof shall be One Hundred Dollars per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To operate a general merchandise store, to do a retail business, buy, sell, both for cash and credit, dry goods, groceries, notions, and all other things used in operating a general merchandise store. Buy and lease property, own and operate property, both real and personal, and to do all acts and things pertaining to or connected that the transaction of a general merchandise business. with the transaction of a general merchandise business. Also to rent lands, cultivate same, and operate said farm lands.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

C. H. Acree, Jr. Lalla B. Acree, A. M. Burbridge, Incorporators

STATE OF MISSISSIPPI, County of Bolivar

This day personally appeared before me, the undersigned authority,

C. H. Acree, Jr., Lalla B. Acree, A. M.

Burbridge

incorporators of the corporation known as the C. H. Acree, Jr. & Co. Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 18th

STATE OF MISSISSIPPI, County of

Robert Kaplan, Notary Public

Received at the office of the Secretary of State, this the 21st day of March , A. D., 19 32 , together with the snm , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

JACKSON, MISS. March 21st, 1932

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Ву

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Rice. W.W.Pierce

, Attorney General, , Assistant Attorney General.

The within and foregoing charter of incorporation of C. H. ACREE JR. & Co. Inc. is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

March, 1932. this the By the Governor: Sennett Conner WALKER WOOD, Secretary of State.

Recorded:

March 22, 1932.

filed in this effice...

#5263

FARMER'S UNION AID SOCIETY

Farmer's Union Aid Society 1. The corporate title of said company is 2. The names of the incorporators are: Noad Scales, Crawford, Miss.; Joe Bell, Crawford, Miss.; George Anthony, Crawford, Miss.; Harden Hairston, Crawford, Miss.; William Low, Crawford, Miss.

3. The domicile is at Crawford, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

5. Number of shares for each class and par value thereof.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: Benevolent.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Noah Scales

Harden Hairston Joe Bell, Ggorge Anthony William Low Incorporators

STATE OF MISSISSIPPI, County of Lowndes

This day personally appeared before me, the undersigned authority. Noah Scales, Joe Bell, George Anthony,

Harden Hairston and William Low

incorporators of the corporation known as the Farmers Union Aid Society 19 who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day A. J. Ervin, Jr., Notary Public

March STATE OF MISSISSIPPI, County of

, A. D., $19\,32$, together with the sum Received at the office of the Secretary of State, this the 20th day of March of \$ 10.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. 1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. W.W.Pierce, Вy

The Within and foregoing charter of incorporation of FARMER'S UNION AID SOCIETY is hereby approved.

IN TESTIMONY WITEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the 21st day of By the Governor: March, 1932 Sennett Conner

WALKER WOOD, Secretary of State. $R_{ecorded}$:

March 22md, 1932.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

DEC 10 1934

#5267

The Charter of Incorporation of

CENTRAL SECURITIES CO. INC.

- 1. The corporate title of said company is Central Securities Co. Inc.
- 2. The names of the incorporators are: Paul Chambers, Jackson, Mississippi; E. L. Trenholm, Jackson, Mississippi.
- Jackson, Mississippi 3. The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

Five Hundred shares without nominal or par value which may not be sold at a price greater than Ten Dollars per share.

5. Number of shares for each class and par value thereof.

Five hundred shares all of the same class without nominal or par value.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To buy, trade in, own, exchange for, hypothecate, sell and otherwise deal in notes, bonds, debentures, stocks and all other sorts of evidences of debt and securities; to borrow money with or without security and pledge any property of the corporation as security therefor; also to loan money with or without security and generally to do such things usual to an investment business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississlppi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred shares.

Paul Chambers E. L. Trenholm, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Paul Chambers and E. L. Trenholm

Central Securities Co. Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Marion Parker, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 22nd day of March , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

JACKSON, MISS. March 22nd, 1932 WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, , Attorney General. T. A. Lauderdale, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. Ву

The within and foregoing charter of incorporation of CENTRAL SECURITIES CO. INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor: WALKER WOOD, Secretary of State.

Recorded:

Sennett Conner

March 23rd, 1932.

#5215

1. The corporate title of said company is V. E. Googe Gin Col Inc.

2. The names of the incorporators are: V. E. Googe, Fulton, Mississippi; W. E. Googe, Fulton, Mississippi;

O. E. Earnest, Fulton, Mississippi; Maranda Dozier, Fulton, Mississippi

3. The domicile is at Fulton. Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Is \$5000.00, 50 shares par value per share of said stock shall be \$100.00.

5. Number of shaves for each class and par value thereof.

Fifty (50) shares, par value per share \$100.00.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To engage in the business of ginning cotton, the buying of cotton seed and the selling of same, the buying and selling of cotton, and the owning of tools. of tools, machinery and other equipment necessary to the operation of a cotton gin.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

> V. E. Googe W. E. Googe O. E. Earnest Incorporators

STATE OF MISSISSIPPI, County of Itawamba T. E. Wren, Circuit Clerk the within named This day personally appeared before me, the undersigned authority, incorporators, V. E. Googe, W. E. Googe, O. E. Earnest and Maranda Dozier

incorporators of the corporation known as the V. E. Googe Gin Col Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 30th day January, T. E. Wren, Cibcuit Clerk.

STATE OF MISSISSIPPI, County of

, A. D., 19 $\ \mathbf{32}$, together with the sum day of February Received at the office of the Secretary of State, this the 4th , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 WALKER WOOD, Secretary of State.

JACKSON, MISS. Fgb. 4th, 1932

United States

The Rice., Attorney General.

, Attorney General. Greek L. Rice. , Assistant Attorney General. By J.A.Lauderdale

STATE OF MISSISSIPPI, Executive Office, Jackson. V. E. GOOGE GIN COL INC. The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

 $_{\rm thi_8\ the}$ 24th By the Governor: KNKOCXXXXXXXXXXX day of March, 1932. Sannett Conner

WALKER WOOD, Secretary of State. $R_{\mbox{\footnotesize ecorded}}$:

Walker Wood, Secretary of State

Commission

as Authorized by Section 15, Chapter 1987 The Charter of Incorporation of 121, Laws of Mississiphi 1934

#5273 DELTA INDEPENDENT OIL COMPANY 1. The corporate title of said company is Delta Independent Oil Company

- W. F. Stuart, Greenwood, Mississippi; Dan Brewer, Greenwood, 2. The names of the incorporators are: Mississippi; J. D. Buckley, Greenwood, Mississippi
- Greenwood, Leflore County, Mississippi 3. The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

The amount of the capital stokk is Five Thousand & No/100 Dollars (\$5,000.00). All common stock.

5. Number of shares for each class and par value thereof.

The number of shares if Fifty (50), the par value of each share being \$100.00.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To buy, own and sell gasoline, oil, motor oil, kerosene, automobile tires, greases, automobile tubes, automobile accessories, and any and all equipment which may be necessary or incidental or proper to the exercise of any or all of the aforesaid purposes of the said corporation; and to lease, as lessor or lessee, real and personal neoperty: and to perform all other business which may be recessories. property; and to perform all other business which may be necessary or incidental or proper to the exercise of any or all of the aforesaid purposes of the said corporation, so long as same are not in violation of the laws of this State.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

s. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The said corporation and it is, authorized and empowered to, perfect its organization and begin business under this charter of incorporation when and as soon as \$1,000.00 of said corporate stock shall have been subscribed and paid in.

W. G. Stuart Dan Brewer

STATE OF MISSISSIPPI, County of Leflore

J. D. Buckley, Incorporators

Sennett Conner

This day personally appeared before me, the undersigned authority, W. G. Stuart, Dan Brewer and J. D. Buckley

Delta Independent Oil Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 19 32. March, P. S. Stubblefield, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the , A. D., 19 32° , together with the sum 28th day of March , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 of \$

JACKSON, MISS. March 28th, 1932

WALKER WOOD, Secretary of State.

WALKER WOOD, Secretary of State.

CICTOCCCCCCCCCCCC

26 th day

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of

DELTA INDEPENDANT OIL COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 28th day of March, 1932. By the Governor:

Recorded: March 28th, 1932.

The Charter of Incorporation of

TUNICA COUNTY COLORED INSTITUTE

Tunica County Colored Institute 1. The corporate title of said company is

2. The names of the incorporators are: Rev. H. B. Brunson, 274 So. Orleans St., Memphis, Tenn.; B.H. Davis, Tunica, Mississippi; J. L. Lindsey, Tunica, Mississippi; N.C.Collins, Tunica, Mississippi; A.H. Hugh, Tunica, Mississippi; E. W. Winfield, Evansville, Mississippi; W. H. Bailey, Dundee, Mississippi Wississippi The domicile is at Tunica, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

This corporation shall not be required to issue shares of stock, shall divide no dividends or profits among its members, shall make expulsion the only remedy for non-payment of dues, shall vest in each member the right to one vote in the election of all officers, shall make the loss of membership by death or otherwise the termination of all interest of such members in the corporate asset and there shall be no individual liabilities against the members for corporate debts, but the entire corporate property shall be liable for the claims of creditors.

5. Number of shares for each class and par value thereof.

6. The period of existence (not to exceed fifty years) is 50 years.

7. The purpose for which it is created: To better fit its pupils for life usefulness. To dignify education in its various avenues. To give the under privilege a chance. To keep, build a better coming generation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

H.B.Brunson. B.H. Davis, J.L.Lindsey N.C.Collins,

A.H. Hughes E.W.Winfield, W.H.Bailey, Incorporators

STATE OF MISSISSIPPI, County of Davis, J.L.Lindsey, N.C.Collins, A.H.Hughes, E.W.Winfield, W.H.Bailey

incorporators of the corporation known as the Tunica County Colored Institute who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 2nd

STATE OF MISSISSIPPI, County of

Annie Spain, Notary Public My commission expires May 20th, 1935

, A. D., 1932 , together with the sum Received at the office of the Secretary of State, this the 23rd day of March

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the states. United States.

, Attorney General. Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

TUNICA COUNTY COLORED INSTITUTE The within and foregoing charter of incorporation of IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the By the Governor: MAXXXXXXXXX day of april 1934 Sennett Conner WALKER WOOD, Secretary of State.

April 1, 1932

PRO OF CHARTERS 31-STATE OF MISSISSIPPI

#5274

The Charter of Incorporation of

THE CLARKSDALE WHOLESALE GROCERY COMPANY, INC. 1. The corporate title of said company is The Clarksdale Wholesale Grocery Company, Inc.

- 2. The names of the incorporators are: Jake Fink, Clarksdale, Mississippi; Alvin Fink, Clarksdale, Mississippi; Freda Fink, Clarksdale, Mississippi.
 - Clarksdale, Mississippi 3. The domicile is at
 - 4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock is \$10,000.00 of common stock. No preferred stock issued at this time of the charter of incorporation but the right is reserved to issue preferred stock in such amounts and in such sums as authorized by law.

5. Number of shares for each class and par value thereof.

Par value of common stock shall be \$100.00 each for each share and the said corporation shall be authorized to commence business when 25 shares are subscribed for and paid in. No share of preferred stock issued at this time but the fight is reserved to issue preferred stock with no par value and with privilege of redemption at such price as may be fixed from time to time as authorized by law.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: Said corporation shall have the power to conduct a grocery business either wholesale or retail or both; sell, convey and deal generally either outright or on commission; the real estate and all appurtenances thereto, including apartment houses, hotels, lodging houses and rental property of all kinds; buy, sell, own and convey farm hands and proper and generally deal in the same both on commission and otherwise; to engage in general merchandise of all kinds; to own and operate commissaries on farms, and to own, rent, and/or lease the same both on commission and otherwise, and to go generally and to perform all acts and to engage in any and all kinds of business incidental to the above line of business above mentioned, and not in conflict with the provisions of this charter or law. The corporation shape the power to issue, execute and deliver promiscours and the corporation shape the power to issue. have the power to issue, execute and deliver promissory notes, bonds of all kinds, interest coupons, and any and all other kinds of evidences of indebredness to secure the same with mortgages and deeds of trust, and to issue, execute and deliver pledges of the assets of the corporation as collateral security for any debts of the corporation. The right and powers that may be exercised by this corporation in addition to the foregoing are those provided by the Statutes of the State of Mississippi. Statutes of the State of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty-five shares.

> Jake Fink, Freda Fink, Alvin Fink. Incorporators

STATE OF MISSISSIPPI, County of Coahoma

This day personally appeared before me, the undersigned authority,

Jake Fink, Freda Fink and Alvin Fink

incorporators of the corporation known as the Clarksdale Wholesale Grocery Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 30 th, 19 32. March, E. J. Mullen, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 31st , A. D., 19 32 , together with the sum day of March , deposited to cover the fee, and referred to the Attorney General for his opinion. 30.00 of \$

WALKER WOOD, Secretary of State. JACKSON, MISS. April 1st, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice. , Attorney General. , Assistant Attorney General. By W.W. Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of THE CLARKSDALE WHOLESALE GROCERY COMPANY, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 1st day of April, 1932. this the By the Governor:

Recorded:

Sennett Conner

April 1st, 1932.

WALKER WOOD, Secretary of State.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI 500 5 _ 1934

The Charter of Incorporation of

#5235

LUBRICATING OILS INC.

1. The corporate title of said company is Lubricating Oils, Inc.

2. The names of the incorporators are: U. B. Parker, Wiggins, Mississippi; E. J. Parker, Wiggins, Mississippi: Pauline Hatten. Wiggins, Mississippi.

3. The domicile is at

The par value of shares is: \$100.00 per share.

5. MINKENXMMEKKENKKIMKENKOMEKINGERIKA

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: Buy, own, store, sell and deal in lubricating oils, crude oils, gasoline, kerosine, and all other gas and oil products by wholesale or retail at Commission or brokerage basis, at one or more places in the State of Mississippi and elsewhere and do a general wholesale and/or retail mercantile business, including all olsewhere and do a general wholesale and/or retail mercantile business, including all classes of automobile, truck and trailor parts and accessories and all other merchantable commodities of every kind and description, usually bought and sold in general mercantile businesses; to own land and to erect, establish and operate oil depots and storage tanks and warehouses and storehouses and to buy, sell and own all classes of real estate and personal property necessary and proper for the successful conduct and operation of its said business.

Said corporation shall be authorized to begin business when \$2,500.00 of its capital

stock has been paid into the treasury thereof.

by this corporation

8. The rights and powers that may be exercised by this corporation, including exercises, are those conferred by Chapter 100, Code of the code Mississippi of 1930. SCHRONIKACENCERCE CHECKERCE CONTROL NORMAN CONTROL CON

U. B. Parker, E. J. Parker, Incorporators Pauline Hatten,

STATE OF MISSISSIPPI, County of Stone.

This day personally appeared before me, the undersigned authority, U. B. Parker, E. J. Parker and Pauline

Hatten

incorporators of the corporation known as the Lubricating Oils Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 2nd day

April F. W. McHenry, Chancery Clerk , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 $\mathfrak{h}32$, together with the sum day of April Received at the office of the Secretary of State, this the 4th of \$ 30.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. April 4th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice. , Assistant Attorney General. By W.W.Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. LUBRICATING OILS, INC. The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: $4 \, \mathrm{th}$ day of April, 1932 Sennett Conner WALKER WOOD, Secretary of State. $R_{e_{corded}}$:

April 4th, 1932.

#5277

LAUREL ROTARY CLUB

- 1. The corporate title of said company is Laurel Rotary Club
- 2. The names of the incorporators are: Al G. Brush, Laurel, Mississippi; B. D. Casey, Laurel, Mississippi; C. D. Boyd, Laurel, Mississippi.
- 3. The domicile is at Laurel, Mississippi
- Amount of capital stock and particulars as to class or classes thereof

Non share corporation

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To conduct a luncheon club without a profit to its members and for purpose of civic improvement by promoting good will, teaching better ethics in business, assisting in case of crippled children and promoting the general welfare of the

The corporation may own land for purpose of promoting the general welfare of the community and to encourage and aid in civic improvement by operation of games and recreating

and not in violation of any law.

The corporation shall issue no shares of stock, shall divide no dividends or profits among its members and shall make expulsion the only remedy for non-payment of dues and shall vest in each member of the club the right to one vote in the election of all officers and directors and shall make the loss of membership by death or otherwise the termination of all interest and such member in the corporate assets and there shall be no individual liability against any member for a corporate debt.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

The incorporators 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: None. hereby certify that they have been duly authorized by a resolution duly spread on the minutes the Club to make application for this charter.

> Al G. Brush, B. D. Casey

. D. Boyd, Incorporators

STATE OF MISSISSIPPI, County of Jones

This day personally appeared before me, the undersigned authority, Al G. Brush, B. D. Casey and C. D. Boyd

Laurel Rotary Club incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 31st , 1932. March.

STATE OF MISSISSIPPI, County of

C. H. Ferrill, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 $\,$ 32 $\,$, together with the $\,$ sum 4th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. April of \$ 10.00

JACKSON, MISS. April 4th, 1932 WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

. Attorney General. By W. W. Pierce, , Assistant Attorney General.

LAUREL ROTARY CLUB

is hereby approved.

this the Fourth day of April, 1932.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner DEDUKKEXKNEKO,

Recorded: April 5th, 1932. RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

FOR AMENDM

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#5279

GULFPORT CHEVROLET COMPANY

1. The corporate title of said company is Gulfport Chevrolet Company 2. The names of the incorporators are: J. J. Harry, Jr., Gulfport, Miss. Gladys E. Harry,

W. B. Hunter, 3. The domicile is at Gulfport, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$15,000.00, all of which is to be common stock.

5. Number of shares for each class and par value thereof.

One hundred and fifty (150) shares of common stock, of the par value of one hundred dollars (\$100) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To buy, sell and deal generally in automobiles, trucks and

other motor vehicles. To operate a garage or garages, and to buy, sell and deal generally in tires, parts and accessories used in and about automobiles and other motor vehicles; and to buy and sell

gasolinena and oils therefor. To manufacture and repair tires, tubes and other parts of motor vehicles and accessories; and to transact a general automobile business and do all things necessary or incident to

incident to the sale, use and repair of automobiles and other motor vehicles. The first meeting of the incorporators and parties at interest may be held at such place and time as may be designated in a notice in writing, to be given by one of the incorporators to the other incorporators and parties at interest not less than twenty-four hours prior to the time as may be designated in a notice in writing, to be given by one of the incorporators to the time time. to the time of said meeting.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Not less than fifty

(50) shares of common stock.

J. J. Harry, Jr., W. B. Hunter Incorporators Gladys E. Harry,

MXXXXXXXXX

STATE OF MISSISSIPPI, County of Harrison

J. J. Harry, Jr., Gladys E. Harry and This day personally appeared before me, the undersigned authority,

W. B. Hunter

incorporators of the corporation known as the Gulfport Chevrolet Company who acknown who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Mazie D. Simpson, Notary Public in and for Harrison County, Mississippi

, 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 5**t**h April day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. April 5th, 1932 1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice, , Assistant Attorney General. By W. W. Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. GULFPORT CHEVROLET COMPANY The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the FIFTH day of APRIL, 1932. By the Governor: Sennett Conner WALKER WOOD, Secretary of State. ${\tt Recorded}$:

April 5th, 1932

#5278 BLUBURD MANUFACTURING COMPANY, INC.

- Bluburd Manufacturing Company, Inc. 1. The corporate title of said company is
- J. H. McCabe, Greenwood, Mississippi; H.B. Levy, Greenwood, The names of the incorporators are: Mississippi; Frank M. Hobbs, Greenwood, Mississippi.
- Greenwood, Mississippi 3. The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

Fifteen Thousand Dollars (\$15,000.00) of common stock.

Suspended by State Tax Commission as Authorized by Section 15, Chapter, 121, Laws of Mississippi 1934

FEB 1 4 1035

5. Number of shares for each class and par value thereof.

Three Hundred (300) shares of common stock, of the par value of Fifty Dollars (\$50.00) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To make, manufacture, purchase, lease and sell vending machines of all kinds and character to vend merchandise of any and all kinds; to purchase, sell and distribute merchandise pertaining to the operation of said machines, and to perform any and all acts incident to the proper and successful operation of such business, not in violation of law. in violation of law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Three Hundred (300) shares only of common stock, of the par value of \$50.00 per share, aggregating the sum of \$15,000.00.

J. H. McCabe, H. B. Levy, Prank M. Hobbs, Incorporators

, Attorney General.

STATE OF MISSISSIPPI, County of Leflore

This day personally appeared before me, the undersigned authority, J. H. McCabe, H. B. Levy and Frank M. Hobbs

Bluburd Manufacturing Company, Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day , 19 32. April

STATE OF MISSISSIPPI, County of

A. R. Bew, Chancery Clerk By Martha Turner, D. C.

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 5thday of April, , deposited to cover the fee, and referred to the Attorney General for his opinion. 40.00 of \$

WALKER WOOD, Secretary of State. JACKSON, MISS. April 5th. 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice.

By W. W. Pierce , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of BLUBURD MANUFACTURING COMPANY, INC.

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippl to be affixed.

this the Fifth day of April, 1932. By the Governor: Sennett Conner

Recorded:

April 5, 1932

WALKER WOOD, Secretary of State.

#5282

CLARKSDALE BOOSTERS CLUB

1. The corporate title of said company is Clarksdale Boosters Club

The names of the incorporators are: Ed Peppers, Clarksdale, Miss.; Nolan Brown, Clarksdale, Miss.;

Jessie People, Clarksdale, Miss.; J. Robinson, Clarksdale, Miss.; Monroe Keys, Clarksdale, Miss.

Percy Brooks, Clarksdale, Miss.

3. The domicile is at Clarksdale, Mississippi

Clarksdale, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

None to be issued.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is Fifty years. 7. The purpose for which it is created: To provide amusement and entertainment for the public; to promote rest in sid and assist all civic interest in, and to encourage athletics; to promote, interest in, aid and assist all civic organizations inthe City of Clarksdale. In order that this corporation may effect the purpose for which it is constant. which it is created, it is authorized to acquire by lease, purchase, gift, or otherwise, and to hold and dispose of all land which may be necessary for it to acquire for the purposes of providing authorized to acquire for the purposes of providing and dispose of all land which may be necessary for it to acquire for the purposes of providing and ena suitable place or places for conducting athletic events. It may erect such building and enclosures a place or places for conducting athletic events. It may erect such building and enclosures are place or places for conducting athletic events. closures on and about any premises owned or controlled by it, necessary or desirable to attain the ends of in and about any premises owned or controlled by it, necessary or desirable to attain the ends of its charter. It may erect such amusementadevices as the may desire such as are not in violation of the laws of the state of Mississippi, as the City of Clarksdale. It may charge and collect such admission fees as it may see fit. It may receive donations of money or personal property of all descriptions made to enable it to accomplish the purpose of its creation. All monies earned monies earned by said corporation by reason of admission fees collected because of its amusements devices earned by said corporation by reason of admission fees collected because of its amusements devices and exhibitions, over and above such sums as may be necessary to defray expenses, shall be used by the corporation in advertising and Boosting the City of Clarksdale, and no dividends shall be declared for the benefit of its members and no profits shall be divided among its members. It may fix the corporation in advertising and Boosting the City of Clarksdale, and each members. It may fix the amount to be charged as annual dues, pay ble monthly or weekly, and each member shall have shall have one vote in the election of all officers, and may make expulsion the only remedy for non-payment of dues.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. and amendments thereto. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Not any.

Ed Peppers Nolan Brown J. Robinson

Jesse People Monroe Keys Percy Brooks Incorporators

STATE OF MISSISSIPPI, County of Coahoma. This day personally appeared before me, the undersigned authority, Brown, Clarksdale, Mississippi; Monroe Keys, Clarksdale, Mississippi

incorporators of the corporation known as the Clarksdale Boosters Club 26th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

J. P. Hill, Jr., Notary Public March, 1932. , 1xx My commission expires January 2, 1935 This of Mississippi, County of Coahoma. This day personally appeared before me, the undersigned authority, Percy Brooks, Clarksdale, Ssippi. Tessie People. Clarksdale, Mississippi, incor-This day personally appeared before me, the undersigned authority, Percy Broads, Incorporators of the corporation known as The Clarksdale Boosters Club, who acknowledged that they signed and are corporation known as The Clarksdale Boosters Club, as their act and deed on this and are corporation as their act and deed on signed and executed the above and foregoing articles of incorporation as their act and deed on this the 25th above and foregoing articles of Notary Public this the 25th day of March, 1932. J. P. Hill, Jr., Notary Public

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 8th April day of of \$ 10.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. April 8th, 1932
United States

United States

United States

United States

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, The Within and foregoing charter of incorporation of CLARKSDALE BOOSTERS CLUB

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the Eighth day of

By the Governor: April, 1932. WALKER WOOD, Secretary of State. $R_{eeorded}$:

Sennett Conner

XMEXXXXXIIKXX

April 9th, 1932.

The Charter of Incorporation of

HANCOCK COUNTY TAXPAYERS' LEAGUE 1. The corporate title of said company is Hancock County Taxpayers' League

- 2. The names of the incorporators are: R. C. Engman, Bay St. Louis, Mississippi; D. H. Ward, Bay St. Louis, Mississippi; A. R. Hart, Bay St. Louis, Mississippi
- Bay St. Louis, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

To form an organization representing the tax payers of Hancock 7. The purpose for which it is created: County, Mississippi, in all matters affecting their interests, as such, in the collection and disbursement of public funds by the officials of the State of Mississippi and of Hancock County and its Municipalities.

In order that its services may be more useful to its members and effective in results concerning the economic welfare and prosperity of the tax payers of the county, it may employ auditors, investigators, attorneys and other assistants. And generally, do all things pertaining to its purposes and not in violation of the laws of the State of Mississippi.

It may also through its officers become affiliated with the Mississippi Progressive Tax Payers League, Incorporated, or other similar organization.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

R. C. Engman D. H. Ward

A. R. Hart, Incorporators

W. W. Stockstill, Notary Public

STATE OF MISSISSIPPI, County of Hancock.

the above named R. C. Engman, D. H. Ward, and A. R. Hart

Hancock County Tax Payers' League incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 26th day , 19 32. March, of

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 9th day of April , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 10.00

WALKER WOOD, Secretary of State. JACKSON, MISS. April 9th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice,

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, The within and foregoing charter of incorporation of

HANCOCK COUNTY TAXPAYER'S LEAGUE

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of April, 1932. this the Ninth

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner DEMONING YOU WOUNDER

, Attorney General.

April 11, 1932.

Suspended by State Tax Commission JARHEV OX as Authorized by Section 15, Chapter 121, Laws of 1934, as amended the the 114 day of State of Mississippi

RECORD OF CHARTERS 31—STATE OF MISSISSIPPI

The Charter of Incorporation of

#5283

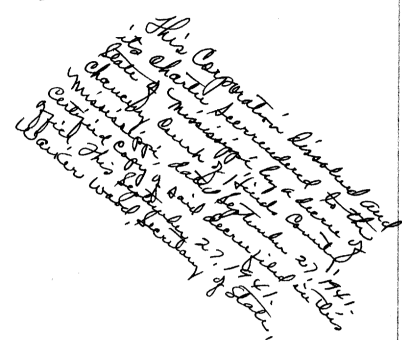
DOUGLAS PUBLIC SERVICE CORPORATION OF MISSISSIPPI 1. The corporate title of said company is Douglas Public Service Corporation of Mississippi

2. The names of the incorporators are: Garner W. Green, P. Z. Jones, Jr., and E. A. Wnight

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$5,000, divided into Fifty (50) shares of the par value of \$100.00 each.



5. Number of shares for each class and par value thereof.

50 shares, each of par value of \$100.00.

6. The period of existence (not to exceed fifty years) is fifty years.

To do a general warehousing and/or storage business, both public 7. The purpose for which it is created: and private, wherein it may do each and every act therein now or hereafter usual and customary; and without in any way limiting the foregoing generalizations, it may receive, receipt for and/or store property of every character, issue receipts, negotiable and/or otherwise for such property, containing such lawful terms as may be agreed upon; acquire by purchase, lease and/or otherwise suitable warehouses and/or storage facilities at any point and condition the same; condition any property by it referred as a series of the receipt and shipment of property; have its receipts property by it refeived; act as sgent in the receipt and shipment of property; have its receipts suaranteed upon such terms as it may deem proper; to collect such reasonable charges as may be fixed and to possess, to the extent by law couvhsafed, a lien therefor; to conduct its business either within or without the State of Mississippi, and to carry on its business as principal, factor, and to connection with any other firmings. principal, factor, agent, contractor or otherwise, either alone or in connection with any other firm, associator, agent, contractor or otherwise, either alone or in connection with any other firm, associator, agent, contractor or otherwise, either and/or Directors' meetings within or firm, association or corporation; to hold its stockholders and/or Directors' meetings within or without the State of Mississippi, but business may be begun when 25% of its authorized capital shall be paid. shall be paid in, and may make advances in and about its warehouse business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 122 shares.

Garner W. Green E. A. Knight Incorporators P. Z. Jones, Jr.,

STATE OF MISSISSIPPI, County of Hinds.

Garner W. Green, P. Z. Jones, Jr., and E. A. This day personally appeared before me, the undersigned authority,

Knight

Douglas Public Service Corporation of Mississippi incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

April, Reynolds Cheney, Notary Public , 19 32.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum April Received at the office of the Secretary of State, this the 9th day of , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS.

Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice

, Assistant Attorney General. By W. W. Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of DOUGLAS PUBLIC SERVICE CORPORATION OF MISSISSIPPI is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Ninth day of

By the Governor: April, 1932.

 $R_{\mbox{\footnotesize ecorded}}$:

WALKER WOOD, Secretary of State.

OXIXXXXXXXXXXX Sennett Conner

April 11th, 1932.

#5280

THE CHAMBER OF COMMERCE OF BROOKHAVEN, MISSISSIPPI

1. The corporate title of said company is The Chamber of Commerce of Brookhaven, Mississippi

- 2. The names of the incorporators are: L. J. Holland, Brookhaven, Miss.; C. M. Higdon, Brookhaven, Miss. J. W. McGrath, Brookhaven, Miss.
- Brookhaven, Mississippi 3. The domicile is at

None.

The sale price per shares is None.

5. INDIDENK ERDESKAMMANDERS MINJAK SENEKHOUGH

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: To advance the educational, civic, social, commercial and economic interests of the city of Brookhaven, Mississippi, and the general welfaretand prosperity of its tributary territory; to promote integrity and good faith, just and equity principles in business and professional activity, and uniformity in commercial usages, and acquire, preserve and distribute educational, civic, social, commercial, and economic statistics and information of value; to discover and correct abuses; to prevent or adjust statistics and information of value; to discover and correct abuses; to prevent or adjust controversies; to have a part as representing our city in the consideration and decision of public policy in municipal, county, state and national affairs.

To take part in, assist, and promote the civic improvement of the said City and Lincoln County, Mississippi; and to encourage and promote the formation and founding of new business enterprises in said City and County; and to aid, promote and foster all improvements having their purpose civic improvement, development, spiritual and moral welfare of the people in said City and County; to aid; encourage and promote and develope the farm and agricultural industry and commerce among the people of said City and County.

Said corporation to be a non-profit sharing, and the members of said corporation may requested to pay dues to be fixed by the Board of Directors and may make expulsion the only remedy for non-payment of dues: each member shall be a said corporation may be remedy for non-payment of dues: each member shall be a said corporation may make expulsion the only remedy for non-payment of dues: each member shall be a said county.

remedy for non-payment of dues; each member shall have the right to one vote.

8. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. MANAMENER OF MANAMEN MANAMENTANDE MINIMARIAN MANAMENTANDE AND MANAMENTANDE PROPERTY MANA

L. J. Hollands

C. M. Higdon

J. W. McGrath. Incorporators

STATE OF MISSISSIPPI, County of Lincoln

This day personally appeared before me, the undersigned authority, L. J. Hollands, C. M. Higdon, J. W. McGrath

Chamber of Commerceeof City of Brookhaven, Miss. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the April,

STATE OF MISSISSIPPI, County of

Stella T. Harper, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the $^{
m gum}$ April of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. 10.00

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L: Rice, , Attorney General.

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce, The within and foregoing charter of incorporation of THE CHAMBER OF COMMERCE OF BROOKHAVEN, MISSISSIPPI

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. is hereby approved. this the By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

THE WAY WANTED

day

April 11th, 1932.

JACKSON, MISS. April 9th, 1932

#5285

W M C CORPORATION

- 1. The corporate title of said company is W M C Corporation
- R. E. Wilbourn, Meridian, Mississippi; C. C. Miller, Meridian, 2. The names of the incorporators are: Mississippi: M. E. Craddock, Meridian, Mississippi.
- 3. The domicile is at Meridian, Lauderdale County, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00).

5. Number of shares for each class and par value thereof.

Fifty (50) shares of the par value of One Hundred Dollars (\$100.00) each, all common stock of the same class and with equal privideges.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The Durpose for which it is created: Buying, selling, holding, mortgaging and leasing of real estate, other than farm lands, building on and improving same. Such corporation may also buy, hold, sell and hypothecate accounts, notes, mortgages, deeds of trust, liens on real and personnels. and personal property, stocks in non-competing companies, and bonds of all kinds. The first meeting of incorporators may be held on one day's notice thereof to the incorporators given by any one of them.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporat Mississippi of 1930. in cash when as many as five shares of the capital stock shall reasonable value thereof.

Cash and/or in property, at a fair, just and reasonable value,

C. C. Miller,

E. Craddock, Incorporators E. Bilbourn,

STATE OF MISSISSIPPI, County of Lauderdale

R. E. Wilbourn, C. C. Miller and M. E. Craddock This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the W M C Corporation 2nd who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Emily Tatum, Notary Public

April STATE OF MISSISSIPPI, County of

This Corporation dissolved and County, Anisissippi, dated Beaud

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 11th day of April of \$ 30.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

 $J_{ACKSON, MISS.}$ I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States

United States. , Attorney General. Greek L. Rice , Assistant Attorney General. By W.W.Pierce

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of W M C Corporation is hereby approved.

April, 1932.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the Eleventh day of

By the Governor: WALKER WOOD, Secretary of State. $\Re_{ecorded}$:

April 11th, 1932

Sennett Conner

XXXXXXXXXXXX

#5286

MUSSUSSIPPI TIRE SERVICE. INCORPORATED

1. The corporate title of said company is Mississippi Tire Service. Incorporated

2. The names of the incorporators are: Jackson, J. R. Herring, Jackson, Mississippi; H. C. Holden, Mississippi; John H. Fox, Jr., Clinton, Mississippi.

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00) divided into One Hundred Shares of the par value of One Hundred Dollars (\$100.00) each.

5\$. The period of existence (not to exceed fifty years) is fifty years. 6.2. The purpose for which it is created: (1) To operate a garage for the storage of automobiles and other motor vehicles and other personal property. (2) To buy and sell at wholesale or retail or both gasoline, oil and greases, and to operate one or more filling and service stations. (3) To operate a machine and repair shop for automobiles and other vehicles, and wash-racks for automobiles and other vehicles. (4) To operate a battery service station for the sale, repair and mobiles and other vehicles. (5) To operate a battery service station for the sale, repair and t general upkeep of storage batteries. (5) To operate a vulcanizing plant for the repair of tire and other rubber goods. (6) To buy sell trede and other rubber goods. and other rubber goods. (6) To buy, sell, trade and otherwise deal in automobiles and other motor vehicles, and to buy and sell at eigher wholesale or retail, or both, automobile tires, parts, accessories and supplies and all other articles used in building or repairing or furnish or operating an automobile or other motor vehicle. (7) To acquire by purchase, subscription, donation, lease or otherwise to own and/or hold for investment or otherwise, and/or to use, convey, assign, transfer, mortgage, pledge or exchange or otherwise, and/or to use, convey, assign, transfer, mortgage, pledge or exchange or otherwise diepose of, real property of every description and kind except for agricultural purposes. (8) To do all and everything necessary and proper for the accomplishment of the objects and purposes hereinabove enumerated

and/or necessary or incidental to the practical benefit of the corporation. Nothing herein shall be deemed to limit or exclude any power, right or privilege given this corporation by law or to give the corporation any right, power or privilege not permitted by the laws of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

7. X Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty shares.

J. R. Herring, H. C. Holden, John H. Fox, Jr., Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Fox, Jr.

J. R. Herring, H. C. Holden and John H.

Mississippi Tire Service, Incorporated incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 12th April,

STATE OF MISSISSIPPI, County of

Susie Hubbard, Notary Public

Received at the office of the Secretary of State, this the 12th , A. D., 19 $\,32\,\,$, together with the $\rm su^{m}$ day of April , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00

WALKER WOOD, Secretary of State. KSON, MISS. April 13th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the JACKSON, MISS.

United States.

Greek L. Rice , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce,

The within and foregoing charter of incorporation of MISSISSIPPI TIRE SERVICE INCORPORATED

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the thirteen thy xx day of April, 1932. By the Governor: WALKER WOOD, Secretary of State.

Recorded:

Sennett Conner

DEMONSTRATION

April 13, 1932.

#5276

RAYMOND MOTOR COMPANY

1. The corporate title of said company is Raymond Motor Company

H. C. Ashcraft, Raymond, Mississippi; H. E. McCool, Jackson, 2. The names of the incorporators are: Mississippi; F. Lewis Peyton, Jackson, Mississippi

3. The domicile is at Raymond, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand (10,000) shares of no par value common stock. No preferred stock.

5. Number of shares for each class and par value thereof.

Ten thousand (10,000) shares. No par value common stock. Such stock to be sold at such price or prices as may be fixed by the board of directors, not to exceed 50 cents per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, operate and maintain an automobile agency or agencies, and to own, operate and maintain a garage or garages, and to own, operate and maintain automobile repair shops and to own, operate and maintain a garage or garages, and to own, operate station or service stations; to engage in the company of the control of the cont to engage in the business of selling oil, gasoline and automobile accessories to the retail and wholesale distribution of oil, gasoline and wholesale trade; to engage in the business of a wholesale distribution of oil, gasoline and automobile account of oil, gasoline and automobile account of oil, gasoline and automobile trade; to engage in the business of a wholesale distribution of oil, gasoline and automobile account of oil, gasoline accoun and automobile accessories; to operate and maintain a delivery system engaged in distribution of oil and gasoline; and to own, lease and handle real estate incident to the conduct of the above named by the conduct of above named business. And to engage in the business of making loans, financing loans, handling the finance paper connected with loans and to engage in the business of loan discounts.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Six thousand (6,000) shares.

H. C. Ashcraft,

H. E. McCool,

Incorporators. F. Lewis Peyton,

STATE OF MISSISSIPPI, County of Hinds.

H. C. Ashcraft, and H. E. MaCool and F. Lewis This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Raymond Motor Company who acknowled who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 16thday Ione Smith, Notary Public March,

STATE OF MISSISSIPPI, County of

, A. D., 19**32** , together with the sum day of April Received at the office of the Secretary of State, this the 4th

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. April 4th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

Greek L. Rice, , Attorney General. By J.A. Lauderdale, . Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. RAYMOND MOTOR COMPANY The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 15th day of

By the Governor: April, 1932.

WALKER WOOD, Secretary of State. $R_{eeorded}$: April 16th, 1932.

Sennett Conner

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

The Charter of Incorporation of

#5289

MAGEE LAUNDRY & CLEANERS, INC.

Magee Laundry & Cleaners, Inc. 1. The corporate title of said company is

2. The names of the incorporators are: R. A. Lipscomb, Jackson, Mississippi; H. R. McGowen, Jackson, Mississippi.

Jackson, Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

\$5000,000 Common stock; of Abot. Jo per shore

5. Number of shares for each class and par value thereof.

50 shares at par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is 50 years.

7. The purpose for which it is created: To own and operate steam laundries and cleaning establishments; to buy and sell property, both real and personal, necessary for the operation of such business; to borrow and lend upon such property; to take security and protection and benefits. And generally to do and perform such other acts as may be necessary incidental or proper to the exercise of any or all of the aforesaid purposes of the corporation. corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 15 shares.

R. A. Lipscomb H. R. McGowen,

STATE OF MISSISSIPPI, County of Binds.

This day personally appeared before me, the undersigned authority, R. A. Lipscomb and H. R. McGowen

Magge Laundry & Cleaners, Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 16th day April , 19 32.

STATE OF MISSISSIPPI, County of

W. H. Watkins, Jr., Notary Public

Incorporators

, Attorney General.

Received at the office of the Secretary of State, this the 18th , A. D., 19 32 , together with the $\mathrm{su}^{\mathrm{nl}}$ day of , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

WALKER WOOD, Secretary of State. KSON, MISS. April 18th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the JACKSON, MISS.

United States. Greek L. Rice

Sennett Conner

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of MAGEE LAUNDRY & CLEANERS, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Eighteen th of April. 1932. By the Governor:

Recorded:

April 18, 1932.

WALKER WOOD, Secretary of State.

#5293

1. The corporate title of said company is Crescent Industries Inc.

2. The names of the incorporators are: Kenneth D. Horton, Jackson, Mississippi F. W. Bradshaw, J. T. Brown,

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The capital stock shall be One Hundred Thousand Dollars (\$100,000.00) all of which shall be common stock of the par value of One Hundred Dollars (\$100.00) per share.

5. Number of shares for each class and par value thereof.

There shall be one thousand (1000) shares of the par value of One Hundred Dollars (\$100.00) each.

6. The period of existence (not to exceed fifty years) is fifty.

7. The purpose for which it is created: To own and operate a cotton oil mill, ice plant, cotton gin and laundry and to carry on such business or businesses connected therewith as may be permitted by law either manufacturing or dealing in goods, wares and merchandise.

To purchase or otherwise acquire, hold, develop, lease, mortgage and otherwise dispose of lands and any interest and rights in real estate; and to have and enjoy all franchises, rights, licenses and/or privileges necessary, convenient or appropriate for any of the above mentioned purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Five Hundred (500).

Kenneth D. Horton F. W. Bradshaw, J. T. Brown, Incorporators

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, Kenneth D. Horton, F. W. Bradshaw and J. T. \mathbf{Brown}

incorporators of the corporation known as the Crescent Industries, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 22nd april day April Susie Hubbard, Notary Public , 1932.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the effice of the Secretary of State, this the April 23rd day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. April 23, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice,

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. J.A. Lauderdale, Ву CRESCENT INDUSTRIES, INC. The within and foregoing charter of incorporation of

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $t_{\mathrm{hi_{8}}}$ t_{he} By the Governor: April, 1932. day of

WALKER WOOD, Secretary of State. $R_{\rm eeo_{\rm rded}}$:

Sennett Conner

100 FOR AMENDMENT SEE BOOK 36-3 PAGE 528 FOR AMENDMENT SEE POOR 38 39 FOR 594

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5295

The Charter of Incorporation of

- H. W. GATES GENERAL AGENCY, INC. H. W. Gates General Agency, Inc. 1. The corporate title of said company is
- H. W. Gates, Jackson, Miss.; E. A. Knight, Jackson, Miss., The names of the incorporators are: Garner W. Green, Jackson, Miss.
- Jackson, Mississi ppi The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

\$5,000.00, divided into fifty shares (50) of par value \$100.00 each.

5. Number of shares for each class and par value thereof.

50 shares of par value \$100.00

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created:

To conduct a general insurance agency business with the power to be general, special, local and/or other agent for fire, life, accident, surety and/or other insurance, to adjust, to broker and generally to do any other incidental act.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Number of shares of each class to be subscribed and paid for before the corporation may begin business: 13 shares.

> H. W. Gates. E. A. Knight. Garner W. Green Incorporators

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority.

H. W. Gates, E. A. Knight and Garner W.

Green

H. W. Gates General Agency, Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 25th day April. Remnolds Chemey, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 25th , A. D., 19 $\,$ 32 $\,$, together with the $^{\rm sum}$ day of April , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00

April 25, 1932 JACKSON, MISS.

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice,

STATE OF MISSISSIPPI, Executive Office, Jackson.

By J.A. Lauderdale,

, Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of

H. W. GATES GENERAL AGENCY, INC. IN TESTIMONY WHEREOF, I have hereunto set my hand and camsed the Great Seal of the State of Mississippi to be affixed. is hereby approved.

this the By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner

SEXXXXXXXXXXX

Recorded:

April 26, 1932.

#5298

HOWELL WILLIAMSON OIL CORPORATION

- I. The corporate title of said company is Howell-Williamson Oil Corporation
- 2. The names of the incorporators are: C. H. Howell, Mobile, Alabama; J. W. Williamson, Jackson, Mississippi; J. S. Williamson, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Three Thousand (\$3,000.00) Dollars; all common. Sixty shares of the par value of Fifty (\$50.00) Dollars.

5. Number of shares for each class and par value thereof.

60 shares, all common. Par value of Fifty (\$50.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: For the conduct and operation of the business of dealing, Wholesale, in gasoline, oils, greases, automobile tires, tubes and other automobile accessories in gasoline, oils, greases, automobile tires, tubes and other automobile accessories. accessories; as well as merchandise sundries, either wholesale or retail, or both; In the prosecution; as well as merchandise sundries, either wholesale or retail, or both; In the prosecution of said business to purchase, lease or otherwise acquire real and personal property. property necessary or convenient to the purpose of said mentioned business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Sixty (60) shares.

C. H. Howell,

J. S. Williamson,

Incorporators J. W. Williamson,

ALABAMA

STATE OF MEXICEPEX County of Mobile

C. H. Howell This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Howell-Williamson Oil Corporation 25th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Genevieve R. Hilliard, Notary Public, Mobile Co., Ala. My commission expires Apr. 10, 1934.

STATE OF MISSISSIPPI, County of Hinds. This day personally appeared before me, the undersigned authority J. W. Williamson Oil and J. This day personally appeared before me, the undersigned authority of interest of the corporation known as the Howell-Williamson Oil of interest on which williamson, incorporators of the corporation known as the Howell-Williamson oil of the corporation when the short of the corporation known as the Howell-Williamson oil of the corporation known as the Howell-Williamson of the corporation known as the Howell-W

Corporation who acknowledged that they signed and executed the above and foregoing articles incorporation who acknowledged that they signed and executed the above and foregoing articles incorporation. of poration who acknowledged that they signed and executed the above 1932. Incorporation as their act and deed on this the 26th day of April, 1932. Marietta Bishop. Notary Notary Public Marietta Bishop

, A. D., 19 $\overline{\bf 32}$, together with the sum Received at the office of the Secretary of State, this the April 26th day of °° \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. $J_{ACKSON, MISS.}$

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice, , Assistant Attorney General.

By J.A.Lauderdale STATE OF MISSISSIPPI, Executive Office, Jackson. HOWELL-WILLIAMSON OIL CORPORATION The within and foregoing charter of incorporation of

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

26th day of By the Governor: COCOCC GC GCOO. April. 1932 Sennett Conner

WALKER WOOD, Secretary of State. $R_{eeorded}$:

April 26th, 1952.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5296

The Charter of Incorporation of

BILOXI PUBLISHING COMPANY 1. The corporate title of said company is Biloxi Publishing Company

2. The names of the incorporators are: James H. Skewes, Meridian, Mississippi; R. B. Mahaffey, Biloxi, Mississippi: W. B. Grauel, Biloxi, Mississippi.

3. The domicile is at Biloxi, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The capital stock of this corporation shall be \$5,000.00 in amount, all of said stock to be common stock.

> Suspended by State Tax Commission as Authorized by Section 15, Chapter, 121, Laws of Mississippi 1934 FEB 1 4 1935

5. Number of shares for each class and par value thereof.

The capital stock of this corporation shall be divided into 200 shares, each share having a par value of \$25.00, all of said stock being of one class, to-wit: common stock.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, operate and control printing, lithographing and engraving plants in Mississippi and elsewhere, and, in such plants, to print, publish and/or distribute newspapers, books, magazines, promptlet, to print, publish and/or and the printing of the purpose for which it is created:

7. The purpose for which it is created: To own, operate and control printing, lithographing and engraving plants in Mississippi and elsewhere, and, in such plants, to print, publish and/or and printing plants. distribute newspapers, books, magazines, pamphlets and/or periodicals, and to generally engage in the newspaper and publishing hydrights and/or periodicals, and to generally engage in the newspaper and publishing business; also to print and publish circulars any and all other kind of advertising matters, as well as to do a general printing, lithographing, engraving and/or job printing business, and, for the purpose of successfully carrying out the above objects, to buy, sell, lease or otherwise acquire or dispose of any and all property, whether real or personal, that may be needed or required in the successful operation of a business of the nature hereinabove specified

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 125 shares of common stock of the par value of \$25.00 pper share.

> R.B.Mahaffey W.B. Grauel James. H. Skewes

STATE OF MISSISSIPPI, County of Harrison

Incorporators

This day personally appeared before me, the undersigned authority, R. B. Mahaffey and W. B. Grauel

incorporators of the corporation known as the Biloxi Publishing Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 15th

day

STATE OF MISSISSIPPI, County of Lauderdale.

W. J. Grant, Notary Public

This day personally appeared before me, the undersigned authority James H. Skewes, incorporation known as the Bilovi Balling authority James H. Skewes, it the porators of the corporation known as the Biloxi Publishing Company who acknowledged that the signed and executed the above and foregoing articles of incorporation as their act and deed on this the 20th day of April, 1932.

E. R. Lowry, Notary Public

Received at the office of the Secretary of State, this the 26th , A. D., 19 32 , together with the sum day of , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00

JACKSON, MISS. April 26, 1932 WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson, , Assistant Attorney General. By J.A. Lauderdale The within and foregoing charter of incorporation of BILOXI PUBLISHING COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippl to be affixed. By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

XXXXXXXXXXXX

Recorded: April 27, 1932.

#5259

THE ROBINSONVILLE CASH STORE, INC.

1. The corporate title of said company is The Robinsonville Cash Store

M. G. McCain, Clarksdale, Miss.; Wm. A. Schmitt, Clarksdale, 2. The names of the incorporators are: Miss.; J. E. Stephens, Robinsonville, Miss.

3. The demicile is at Robinsonville, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand (\$5,000.00) Dollars. Fifty shares of common stock at a par value

of \$100.00 each.

5. Number of shares for each class and par value thereof.

Fifty (50) par value \$100.00 each.

 $^{6.}$ The period of existence (not to exceed fifty years) is fifty years.

To conduct and operate a retail and wholesale mercantile business; 7. The purpose for which it is created: to buy and sell dry goods, shoes, wearing apparel and material; notions, drugs and patent medicinose fertilizer, cotton and cotton medicines; hardware, farming implements, groceries, produce, fertilizer, cotton and cotton seed and it ardware, farming implements, groceries, produce, fertilizer, cotton and road seed and its products, vegetables, grain of all kinds; timber, gravel, sand and road material material, lumber, poultry, machinery for road and farm purposes, tools and live stock. to operate cotton ginsaand seed houses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty five (25) shares of common characteristics. common stock.

M. G. McCain William S. Schmitt J. E. Stephens, Incorporators

STATE OF MISSISSIPPI, County of Coahoma

This day personally appeared before me, the undersigned authority. M. G. McCain and Wm. S. Schmitt

incorporators of the corporation known as the Robinsonville Cash Store, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day April, N. B. Sessions, Notary Public.

STATE OF MISSISSIPPI, County of Coahoma. This day personally appeared before me, the undersigned authority J. E. Stephens, Ville M. The Robinsonville Cash St This day personally appeared before me, the undersigned authority of Distriction of Inc. Who say have the corporation known as the Robinsonville Cash Store, inc. Who say have the corporation known as the Robinsonville of inc. Who say have the above and foregoing articles of inc. Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation reports. incorporation as their act and deed on this the 25th day of April, 1932.

N. B. Sessions, Notary P

N. B. Sessions, Notary Public , A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 26th April of \$ 20.00 day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. April 27th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice, , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce THE ROBINSONVILLE CASH STORE, INC. The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. 27th day of By the Governor: April, 1932.

WALKER WOOD, Secretary of State.

April 27, 1932.

Sennett Conner

THEXXXXXXXXXXXXX

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

The Charter of Incorporation of

#5300

THE C W TELFAIR COMPANY, INCORPORATED

- The C. W. Telfair Company, Incorporated 1. The corporate title of said company is
- C. W. Telfair, Greenwood, Mississippi; L. J. Kerr, Greenwood, 2. The names of the incorporators are: -Mississippi; E. H. Williams, Greenwood, Mississippi
- 3. The domicile is at Greenwood, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Twenty five thousand and No/100 (\$25,000.00), all common stock.

5. Number of shares for each class and par value thereof.

250 shares of common stock of a par value of \$100.00

6. The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: To carry on and conduct a wholesale and retail dry goods busined to buy, sell and deal in dry goods of every class, nature and description; to establish and conduct the business of dry goods merchants; to buy, sell and deal in notions, goods, clothing, hats, boots and shoes, linens, silks, ribbons, gloves, laces, neckwear, cotton goods and all classes and description of dry goods and to buy, sell and deal generally in merchandise as wholesaler, retailer and jobber.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: \$15,000.00 common stock

day

25

C. W. Telfair,

L. J. Kerr

E. H. Williams, Incorporators

STATE OF MISSISSIPPI, County of Leflore This day personally appeared before me, the undersigned authority, C. W. Telfair, L. J. Kerr and E. H. Williams

incorporators of the corporation known as the C. W. Telfair Company, Incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Warner Wells, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 26th day of April , A. D., 19 $\,$ 32 , together with the $^{\rm sum}$, deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 60.00

JACKSON, MISS. April 27th, 1932

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson.

, Attorney General. , Assistant Attorney General.

By W. W. Pierce The within and foregoing charter of incorporation of

THE C. E. TELFAIR COMPANY, INCORPORATED IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner

MMXXXXXXXXXXX

Recorded: April 27, 1932

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934SEP 14 1936

#5304

HOLMES MOTOR COMPANY

1. The corporate title of said company is Holmes Motor Company 2. The names of the incorporators are: R. H. Holmes, Ocean Springs, Mississippi; R. H. Holmes, Jr., Ocean Springs, Mississippi; N. C. Holmes, Ocean Springs, Mississippi

3. The domicile is at Biloxi, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00) consisting of one class, to-wit: common stock of the par value of \$100.00 per share.

5. Number of shares for each class and par value thereof.

100 shares of common stock, each share having a par value of \$100.00, there being but one class of stock, that is, common stock.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To manufacture, repair, buy and sell automobiles, tractors and To manufacture, repair, buy and self automobiles, trucks, tires and all nents generally; to buy, sell and distribute automobiles, tractors, trucks, tires and all parts and accessories to automobiles and tractors; to buy and sell gasoline, kerosene and lubrishes and accessories to automobiles and tractors; to buy and sell gasoline, kerosene and lubricants and accessories to automobiles and tractors; to buy and solution engines; to buy and sell cants and fuel and lubricants generally for internal combustion engines; to buy and sell cants and fuel and lubricants generally for internal combustion engines; to buy and sell and generally deal in any and all merchandise that might be necessary in the conduct of a business. of a business devoted to the manufacture, sale and distribution of automobiles, tractors, trucks are devoted to the manufacture, sale and distribution of automobiles, tractors, trucks and other automobive vehicles; to own, operate and control storage rooms, repair shops, sarages and generally in all of its ramifications to enter into and operate an automobile business. business, and generally in all of its ramifications to enter into and operated and all property whether meet and, for the above purposes, to buy, sell, mortgage or lease, any and all property whether real or personal, that may be necessary in the successful conduct of the above business business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred shares of

common stock of a par value of \$100.00.

R. H. Holmes, R. H. Holmes, Jr., N. C. Holmes, Incorporators

STATE OF MISSISSIPPI, County of Harrison This day personally appeared before me, the undersigned authority. R. H. Holmes, R. H. Holmes, Jr., and N. C.

Holmes

incorporators of the corporation known as the Holmes Motor Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 27th

APRIL. , 19 **32.** A. S. Gorenflo, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 28th day of April of \$ 30.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

 $J_{ACKSON, MISS.}$ I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce The within and foregoing charter of incorporation of HOLMES MOTOR COMPANY approved. is hereby approved.

is nevery approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

8 th
Governor.

Governor. 28th day of

By the Governor: WATKER WOOD, Secretary of State. Recorded:

Sennett Conner

KINDAX XX PILED.

April 28, 1932

The Charter of Incorporation of

- THE GREAT SOUTHERN HOTEL OPERATING COMPANY
- The Great Southern Hotel Operating Company 1. The corporate title of said company is
- 2. The names of the incorporators are: N. I. Washburn, Meridian, Miss.; P. H. Eager, Jr., Jackson, Mississippi; Frances Porter, Jackson, Mississippi
- Meridian, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Twenty-five Hundred Dollars, all common.

5. Number of shares for each class and par value thereof.

Twenty-five shares of the par value of One Hundred Dollars (\$100.00) each.

6. The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: To acquire by purchase and/or lease, or otherwise, and manage, control and operate an hotel or hotels, and to do any and all acts incident to and necessary or proper in and about the ownership and/or operation of hotels generally, including the right to lease and/or sublease space for business purposes or otherwise, and any and all acts incident to and necessary or proper in and about the ownership and/or operation of hotels generally, including the right to lease and/or sublease space for business purposes or otherwise, and to do any and all acts incident to and necessary or proper in and about the ownership and/or operation of hotels generally, including the right to lease and/or sublease space for business purposes or otherwise, and to do any and all acts incident to and necessary or proper in and about the ownership and/or operation of hotels generally, including the right to lease and/or sublease space for business purposes or otherwise, and the ownership and/or operation of hotels generally. grant concessions in connection with the operation of any hotel or hotels, buy, own and sell real estate, and/or lease and sublease the same in and about the operation of such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifteen.

M. I. Washburn, P. H. Eager, Jr. Frances Porter, Incorporators

STATE OF MISSISSIPPI, County of Rinds Washburn

This day personally appeared before me, the undersigned authority, N. I. Washburn, P. H. Eager, Jr., and

Frances Porter The Great Southern Hotel Operating Company incorporators of the corporation known as the

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the April M. J. Conerly, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 28th , A. D., 19 32 , together with the sum day of April , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 of \$

WALKER WOOD, Secretary of State. JACKSON, MISS. April 28, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By Herbert Nunnery

The within and foregoing charter of incorporation of THE GREAT SOUTHERN HOTEL OPERATING COMPANY is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner

XXXXXXXXXXXXXXXX

day

28 th

Recorded: April 28th, 1932.

this the

The Charter of Incorporation of

- Avenue Benevolent Mutual Aid Association 1. The corporate title of said company is
- Jules A.D'Aquin, Biloxi, Mississippi; C. A. Estleford, Bilaxi, 2. The names of the incorporators are: Mississippi; Geo. Ray Astleford. Biloxi, Mississippi.
- 3. The domicile is at Biloxi, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

No capital stock to be issued.

5. Number of shares for each class and par value thereof.

As hereinabove shown, no shares of stock of any par value to be issued.

The period of existence (nor to exceed fifty years) is fifty years.

7. The purpose for which it is created: Providing medical treatment and medicine as is more specifically specified in the by-laws, for all members of the association, when afflicted by sickness or illness in the or illness, and who are in good standing at the time of said sickness or illness, in the said association known as the Avenue Benevolent Mutual Aid Association. That said corporation corporation is to be a non-profit corporation, and is not organized for profit, and no part of whose income will intre to any private stock-holder.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

No shares to be issued or

subscribed and paid for before the corporation to begin business.

Jules A. D'Aquin C. A. Astleford

Incorporators

STATE OF MISSISSIPPI, County of Harrison

Jules A. D'Aquin, C. A. Astleford and Geo. This day personally appeared before me, the undersigned authority,

Ray Astleford

Avenue Benevolent Mutual Aid Association incorporators of the corporation known as the 25th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Eugene Peresich, Notary Public

, 19 **32.** STATE OF MISSISSIPPI, County of

, A. D., 19 $\,$ **32** , together with the sum Received at the office of the Secretary of State, this the 29th day of April

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. April 29th, 1932. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice , Assistant Attorney General. By W. W. Pierce

STATE OF MISSISSIPPI, Executive Office, Jackson. AVENUE BENEVOLENT MUTUAL AID ASSOCIATION The within and foregoing charter of incorporation of

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

By the Governor: 29th day of April. 1932. Sennett Conner

 $R_{e_{0}}$ rded: WALKER WOOD, Secretary of State.

April 30, 1932.

The Charter of Incorporation of

JOY THEATRE, INC.

.1. The corporate title of said company is

Joy Theatre. Inc.

2. The names of the incorporators are: J.A.D. Herrington, Pontotoc, Mississippi: Rusus S. Hardy, Pontotos, Mississippi; Mrs. Rufus S. Hardy, Pontotoc, Mississippi; Grady Cook, Pontotoc, Mississippi

3. The domicile is at Pontotoc, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Two Thousand (\$2,000.00) Dollars, all common stock.

5. Number of shares for each class and par value thereof.

Forty (40) shares, all common stock, with a par value of Fifty Dollars (\$50.00) per share.

6. The period of existence (not to exceed fifty years) is fifty years (50)

7. The purpose for which it is created: To engage in and conduct a general moving picture and theatrical business and public entertaining, including concerts, public exhibitions, vaudeville and other variety of entertainments, to purchase or contract for films, film service, and other service necessary and incident to the operation of a moving picture business; to engage and employ actors, dancers, singers, musicians, variety performers, athletes, theatrical athletic and musical artists, lecturers, and to present to the public all manner of shows exhibitions, and amusements, usual or unusual which are and the public all manner of theatrical exhibitions, and amusements, usual or unusual, which are and may be produced in a theatre music hall, or other private or public place of entertainment, and to any and all things that may be done under the law by a moving picture of the public all manner of short music hall, or other private or public place of entertainment, and to any and all things that may be done under the law by a moving picture show or theatre.

For the carrying out of the above purposes, this corporation may acquire by purchase lease, rent, construct, and own real estate buildings and any and all equipment necessary

and incident to the successful operation and conduct of said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty shares of common stock, or fifty per cent of the authorized capital stock.

STATE OF MISSISSIPPI, County of Pentotoc

This day personally appeared before me, the undersigned authority,

J.A.D. Herrington, Rufus S. Hardy Mrs. Rufus Hardy Grady Cook, Incorporators

Rugus S. Hardy, Mrs. Rufus S. Hardy and Grady Cook

incorporators of the corporation known as the Joy Theatre, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the of April

STATE OF MISSISSIPPI, County of

Vernelle Fitts, Notary Public My commission expires Feb. 6, 1935

Received at the office of the Secretary of State, this the 30th day of , A. D., 19 **32** , together with the sum , deposited to cover the fce, and referred to the Attorney General for his opinion. April of \$ 20.00

JACKSON, MISS. April 30th, 1932

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the states. United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

W. W. Pierce.

, Assistant Attorney General.

, Attorney General.

day

29th

The within and foregoing charter of incorporation of JOY THEATRE, INC. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

Greek L. Rice

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner

ZDZOZGZEZBO.

Recorded April 30, 1932.

The Charter of Incorporation of

Suppended by State Tax Commission on Authorised by Section 15, Chapter 131. Laws of Mississippi 1934

#5312

CAPITOL DRUGERCO. Capitol Drug Co.

OCT 12 1938

1. The corporate title of said company is 2. The names of the incorporators are: A.Wells, Greenville, Miss., Walter H. Rayner, Greenville, Miss.; Arthur Wells, Jr., Jonestown, Miss.

3. The domicile is at Greenville, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand (\$5000.00) Dollars--all common stock.

5. Number of shares for each class and par value thereof.

Fifty--par value \$100.00

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To carry on a business of chemists, druggist, chemical manufacturers and dealers in chemical, medicinal and other preparations and chemicals. To prepare, manufacture and deal in proprietary articles and medicines. To buy and sell at retail toilet articles, stationery and other merchandise.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty five.

> A. Wells Walter H. Rayner Arthur Wells, Jr., Incorporators

STATE OF MISSISSIPPI, County of Washington

This day personally appeared before me, the undersigned authority, A. Wells, Walter H. Rayner and Arthur Wells, Jr.

incorporators of the corporation known as the 20th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Capitol Drug Co. April Agnes Barksdale, Notary Public , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the May of \$ 20.00 2nd day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. May lst, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Afterney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce

The within and foregoing charter of incorporation of CAPITOL DRUG CO.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the Second day of By the Governor: XXXXXXXXXXXXXXXXX Sennett Conner May, 1952

WALKER WOOD, Secretary of State. Recorded: May 2, 1952.

#5315

The Charter of Incorporation of

- THE LEADER STORES, INC. The Leader Stores, Inc. The corporate title of said company is
- A. Hosen, Laurel, Mississippi; Eli Hosen, Laurel, Mississippi The names of the incorporators are:
- Laurel, Mississippi The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00) all common stock.

5. Number of shares for each class and par value thereof.

One hundred shares common stock of par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

To engage in the mercantile business; to operate department store 7. The purpose for which it is created: to engage generally in the mercantile business, both wholesale and retail; to operate a store or stores for purchase and resale of all articles of merchandise usually carried in a department store: to engage generally in the business of business of business. department store; to engage generally in the business of buying and selling at both wholesale and retail any and all articles of merchandise which wholesale and retail any and all articles of merchandise which may be lawfully bought and sold.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: fifty •

Eli Hosen A. Hosen, Incorporators

STATE OF MISSISSIPPI, County of Jones.

This day personally appeared before me, the undersigned authority, A. Hosen and Eli Hosen

The Leader Stores, Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 19 32. Mav.

STATE OF MISSISSIPPI, County of

Mary L. Lewis, Notary Public

Received at the office of the Secretary of State, this the 6th , A. D., 19 **32** , together with the sum day of May , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00

WALKER WOOD, Secretary of State. JACKSON, MISS. May 6th, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice

W. W. Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

THE LEADER STORES, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

, Attorney General.

, Assistant Attorney General.

day

Recorded: May 7, 1932.

#5317

The Charter of Incorporation of

BILOXI BARGE LINE, INC.

1. The corporate title of said company is Biloxi Barge Line, Inc.

2. The names of the incorporators are: S.J. Tedesco, Biloxi, Mississippi; W.K. Hunt, Biloxi, Mississippi; Eugene Peresich, Biloxi, Mississippi

3. The domicile is at Biloxi, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof \$15,000.00 common stock.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

FREE 2 5 1935

5. Number of shares for each class and par value thereof.

150 shares of common stock having a par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years. 7. The purpose for which it is created: To engage in interstate and intrastate transportation of freight over 58ble water navigable waters, to own, buy, sell, lease, charter, rent, mortgage, operate, tow, control, or in any other waters, to own, buy, sell, lease, charter, rent, mortgage, barges and any and all other any other manner deal with, engage or dispose of boars, vessels, barges and any and all other property necessary for the conduct of the business of operating a barge line or transportation of freight necessary for the conduct of the business of operating a barge line or transportation freight, or merchandise over navigable waters (excepting steamships); to receive for transportation from points in the state of Mississippi, and from points on the state of Mississippi. points in the state of Mississippi to points out of the state of Mississippi, and from points in the state of the state of Mississippi to points in the state of Mississippi and from points outside the state state of the state of Mississippi to points in the state of Mississippi, and from points outside the state of Mississippi to other points in the state of Mississippi, and commodities commonly classed of Mississippi to other points in the state of Mississippi, any commodities commonly classed as freight to other points outside the state of Mississippi, any commodities commonly classed as freight or merchandise, as well as any sea foods or impersonal things which may be legally transported or merchandise, as well as any sea foods or impersonal things which may be legally transported by a common carrier, and not prohibited to be so transported by the laws of the state of M: state of Mississippi or of the United States of America; to issue bills of lading on the receipt of such such sississippi or of the United States of America; to issue bills of lading on the receipt of such shipments, to collect for shipments made on the terms of what is commonly called a collect or collect for shipments and all things necessary to transmit so collect or cash on delivery shipment, and to do any and all things necessary to transmit said sums collections to the party entitled thereto, including among other things to exercise all the in a bank or banks and issue its drafts or orders thereon, and generally to exercise all the rights and banks and issue its drafts or orders thereon, and where not prohibited by the law rights and or banks and issue its drafts or orders thereon, and generally to exclude the laws of the and privileges of a common carrier within its class and where not prohibited the laws warehouses of Mississippi and/or of the United States of America; to maintain offices and warehouses are maintain of the United States of account for the conduct of said transportation busing Warehouses as well as any other property necessary for the conduct of said transportation business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 150 shares all subscribed and for paid for, 120 shares paid for by transfer of boats and floating property and 30 shares paid for cash.

> S. J. Tedesco W.K.Hunt Eugene Peresich, Incorporators

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority,

S. J. Tedesco, W.K. Hunt and Eugene Peresich

incorporators of the corporation known as the Biloxi Barge Line, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Florence Garner, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 7th May

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. May 7th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. By W. W. Pierce

STATE OF MISSISSIPPI, Executive Office, Jackson. BILOXI BARGE LINE, INC. The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 7th

By the Governor: day of May, 1932. WALKER WOOD, Secretary of State. $\Re_{e_{corded}}$:

Sennett Conner

TO CHIX WXXXXXXXXX

May 7th, 1932.

121, Laws of Mississipp 1936 OF CHARTERS 31-STATE OF MISSISSIPPI

The Charter of Incorporation of

#5316

SCHLATER SERVICE STATION

1. The corporate title of said company is

- Schlater Service Station
- 2. The names of the incorporators are: G.S. Wilson, Schlater, Mississippi; Mrs. C.S. Wilson, Schlater, Mississippi; George Wilson, Schlater, Mississippi, Stanley Wilson, Schlater, Mississipp

3. The domicile is at Schlater, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5000.00), in common stock.

5. Number of shares for each class and par value thereof.

Fifty share of the par value of One hundred dollars (\$100.00) each, all of common stock.

6. The period of existence (not to exceed fifty years) is fifty

7. The purpose for which it is created: Is to conduct, operate and maintain a repair, storage and service straight and paint shop for motor vehicles of all kinds; and to buy, acquire, sell, trade and ot deal generally in and with all parts, supplies, appliances, attachments, accessories and other goods, wares, and merchandise for automobiles, motors, attachments, accessories and merchandise for automobiles, motors, attachments, accessories and merchandise for automobiles, motors, and to buy, acquire, sell, trade other motors, accessories and accessories and accessories and other motors, accessories and accessories a goods, wares, and merchandise for automobiles, motors, motor cycles, tractors, trucks and motor vehicles; to buy, sell and deal generally at wholesale and retail in lubricating oils greases, gasoline, petroleum and its by-products; to buy, sell and deal generally at wholesal and retail in automobile tires, tubes, accessories and supplies, and to conduct the business of an automobile filling station; and to do and perform any and all acts or things that may be found necessary, desirable or profitable and incidental to all of the rights and powers above set forth, not contrary or inconsistent with the laws of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty five share of corporation to contact the par value of One Hundred Dollars (\$100.00) stock of the par value of One Hundred Dollars (\$100.00) per share, aggregating the sum of Two Thousand rive Hundred Dollars (\$2,500.00).

C.S.Wilson Mrs. C.S. Wilson George Wilson

STATE OF MISSISSIPPI, County of Leflore

Stanley Wilson, Incorporators This day personally appeared before me, the undersigned authority, in and for the above named county and state, in named C.S. Wilson, Mrs. C.S. Wilson, George Wilson within named C.S. Wilson, Mrs. C.S. Wilson, George Wilson and Stabley Wilson

incorporators of the corporation known as the

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the April

STATE OF MISSISSIPPI, County of

L.H. Stowers, Justice of the Peace and Excofficion Notary Public, in and for District Number Three, Leflore County, Mississipple

Received at the office of the Secretary of State, this the , together with the sum 7th day of May , A. D., 19 **32**

, deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 of \$ JACKSON, MISS. May 7th, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L.Rice , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce

The within and foregoing charter of incorporation of SCHLATER SERVICE STATION

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippl to be affixed. this the

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner

XXXXXXXXXXX

Recorded: May 7, 1932.

as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 September 20, 1934.

#5318

THOMAS-HENNINGTON PACKING COMPANY

1. The corporate title of said company is Thomas-Hennington Packing Company 2. The names of the incorporators are: J.C. Thomas, Crystal Springs, Mississippi; B.M. Hennington, Crystal Springs, Mississippi; D. C. Simmons, Utica, Mississippi; Jno. A.R. Goodwin, Utica, Mississippi

3. The domicile is at Urystal Springs, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

\$10,000.00 All common stock.

5. Number of shares for each class and par value thereof.

100 shares common stock at par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

To own, lease and to operate packing sheds for the purpose of 7. The purpose for which it is created: Packing all kinds of fruits and vegetables and buy, pack and repack fruits and vegetables, buy and sell all kinds of fruits and vegetables and buy, pack and repack fruits and to perform and sell fruits and vegetables and buy, pack and repair it and and to perform and sell fruits and vegetables, packages, fertilizers, paper, ice and to do and to perform any and all other things that may be necessary or incident to the successful operations of the business. business of buying and selling and packing fruits and vegetables.

To own, buy, lease and otherwise acquire and use real estate and personal property and especially such real estate and personal property that might be used or useful in connection with the transfer of real estate and personal property that might be used or useful in connection With the business of buying, selling and packing fruits and vegetables.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Laws of Amendatory thereto.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

J.C. Thomas B.M. Hennington B.C. Simmons. Jno. A.R. Goodwin, Incorporators

STATE OF MISSISSIPPI, County of Copiah

This day personally appeared before me, the undersigned authority, B.M. Henning ton and J.C. Thomas

incorporators of the corporation known as the Banahangtonan 4th who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Floy Mackey, Notary Public , 19 **32.**

STATE OF MISSISSIPPI, County of Hinds. This day personally appeared before me, the undersigned authority incorporators of the oration becomes appeared before me, the undersigned authority incorporators of the oration because that they sign corporation known as the D. C. Simmons and Jno. A.R. Goodwin who acknowledged that they signed the executed the properties of incorporation as their act and deed on this to the description of the executed the properties of incorporation as their act and deed on this to the description of the properties of the propert and executed the above and foregoing articles of incorporation as their act and deed on this the 5th day of May, 1932.

Ruth Roberts, Notary Public. My commission expires
September 13th, 1932.

10th day of May A. D., 19 32 , together with the sum

Received at the office of the Secretary of State, this the of \$30.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. May 10, 1932. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States,

United States. , Attorney General. Greek L. Rice , Assistant Attorney General. By Herbert Nunnery

STATE OF MISSISSIPPI, Executive Office, Jackson. THOMAS-HENNINGTON PACKING COMPANY The Within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the Tenth By the Governor: May. 1932. day of Sennett Conner

 $R_{e_{Corded}}$: WALKER WOOD, Secretary of State.

May 10th, 1932.

#5321

The Charter of Incorporation of

BERRY CORPORATION

1. The corporate title of said company is

Berry Corporation R.T.Berry, Mendenhall, Mississippi; B.E.Berry, Mendenhall, 2. The names of the incorporators are: Mississippi; W.F.Berry, Jackson, Mississippi; R.S.Berry, Mendenhall, Mississippi

The domicile is at Mendenhall, Simpson County, Mississippi

Amount of capital stock and particulars as to class or classes thereof

3500 shares, common stock, without nominal or par value.

5. Number of shares for each class and par value thereof.

3500 shares, common stock, without nominal or par value. The sale price of which may be fixed from time to time by the Board of Directors, not to exceed Ten Dollars (\$10.00) per share.

The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: are: To purchase and otherwise acquire, and to own, sell and otherwise acquire, and to own, sell and wise dispose of lands and mineral rights therein, for the purpose of exploring for, locating and distributing oil and gas, and other minerals, laying pipe lines, building nower stations and structures thereon: to produce power stations and structures thereon; to produce, save, store and distribute said products on any and all lands acquired, owned or used by the said corporation in the of its business.

Said corporation shall be authorized to make any and all contracts and to execute and ver all legal domments not inconsistent with deliver all legal documents not inconsistent with or obnoxious to the Constitutions and laws of the State of Mississippi and of the United States.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 100 shares of common at not less than Ten Dollars (\$10.00) 200 1 Mississippi of 1930.

at not less than Ten Dollars (\$10.00) per share.

B. E. Berry R.T. Berry W.F.Berry

STATE OF MISSISSIPPI, County of Hinds.

R.S.Berry, Incorporators R.T.Berry, B.E.Berry, R.S.Berry and W.F.Berry This day personally appeared before me, the undersigned authority,

Berry Corporation incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 10th day , 19 32.

STATE OF MISSISSIPPI, County of

Mrs. Ruth Carroll, Notary Public

DINXXXXXXXXXXX

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 11th day of May , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$

JACKSON, MISS. May 11, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice . Attorney General. , Assistant Attorney General. J.A. Lauderdale STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of BERRY CORPORATION

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 11th By the Governor:

WALKER WOOD, Secretary of State. Sennett Conner May 11, 1932. Preef of Publication, Showing publication made on

#5324

The Charter of Incorporation of

SOUTHERN MACHINERY COMPANY 1. The corporate title of said company is Southern Machinery Company

- 2. The names of the incorporators are: Bennie Lee Lauchley, Jackson, Miss.; Geo. Butler, Jackson, Miss.; Mary Gibson, Jackson, Miss.
- 3. The domicile is at Jackson, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof including all their privileges, restrictions and whether having a par value or being without nominal or par value; is \$5000.00, consisting of fifty (50) shares of the par value of \$100.00 per share, with equal privileges.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: is to operate foundries, machine and repair shops, buy, own and sell all kinds of property, and to act as agent for others in buying and selling property.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issipping 1020 Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 25 shares of common stock.

Bennie Lee Lauchly Geo. Butler Mary Gibson, Incorporators

STATE OF MISSISSIPPI, County of Hinds. This day personally appeared before me, the undersigned authority. Bennie Lee Lauchly, Geo. Butler and Mary

Gibson

incorporators of the corporation known as the SOUTHERN MACHINERY COMPANY who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 11th day

May Lety K.Cox, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the 11th day of May of \$ 20.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. $m JA_{CKSON,\ MISS.}$

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice , Assistant Attorney General.

By J.A.Lauderdale, STATE OF MISSISSIPPI, Executive Office, Jackson. SOUTHERN MACHINERY COMPANY is hereby approved. The within and foregoing charter of incorporation of

.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

By the Governor: MINING XIX XIXIXIXIO, May. 1932. Sennett Conner

May 12, 1932. WALKER WOOD, Secretary of State.

The Charter of Incorporation of

#5301

Lake Shore Oil and Gas Company

1. The corporate title of said company is T.F.O'Keefe, Jr., 1000North Beach Boulevard, Bay St. Louis, Mississ L.M.Gray, 1000 North Beach Boulevard, Bay St. Louis, Mississippi; Alva Cunningham, Gulfport, Mississippi 2. The names of the incorporators are:

3. The domicile is at Gulfport, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Fifty Thousand (\$50,000.00) Dollars.

5. Number of shares for each class and par value thereof.

5.000 shares common--\$10.00 par value.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: lst. To acquire by purchase or lease or otherwise lands for the purchase or lands pose of prospecting for, and/or obtaining oil, gas, salt, sulphur and/or other minerals; and to end to drill, or cause to be drilled, oil wells, and/or sink, or cause to be sunk, shafts for minerals to have lease and/or otherwise acquire drilling minerals. and to buy, lease and/or otherwise acquire drilling rigs or other machinery or apparatus necessare to fully accomplish said purposes: and if oil or other minoral accomplish said purposes: to fully accomplish said purposes; and if oil or other minerals are found, then to market same the best advantage. 2nd.-To engage in the transportation of oil, gas, salt, sulphur, and/or other minerals produced by this corporation by means of pipe line. minerals produced by this corporation by means of pipe lines, tramways, railroads, boats, barger or other conveyances or to lease or sublease all or any part thereof to other persons or corporate the like nurpose, and, in order to fully correct the like nurpose, and, in order to fully correct the like nurpose, and, in order to fully correct the like nurpose. for the like purpose, and, in order to fully carry out said objects and purposes to purchase or otherwise acquire pipe lines. boars, barges took as or otherwise acquire pipe lines, boars, barges, tank cars, pumping stations, steam plants, air plants and all other machinery, apparatus and paraphernalia necessary or incidental there to To build, construct, lease, purchase or otherwise acquire buildings, machinery and other apparate for refining, smelting, manufacturing or otherwise working working. for refining, smelting, manufacturing or otherwise working up the products of mineral lands, produced by this corporation or other persons or corporation produced by this corporation or other persons or corporations, and to refine, smelt, manufacture otherwise work up the by-products of said minerals and to operate the said plant and market the products or by-products as manufactured to the best advantage. 4th. -- To engage in a general mineral brokerage business by buying, selling or otherwise. mineral brokerage business by buying, selling or otherwise trading in mineral lands or mineral leases or the products or by-products of mineral lands. 5th. -- To carry on such other business pertaining to oil, gas, salt, sulphur and/or other minerals as may be found necessary or desiration of this limit and necessary or desiration of this limit.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: fifty per cent.

T.F.O'Keefe, Jr.

Alva Cunningham L.M.Gray, Incorporators.

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority, in and for above said county and state, L.M.Gray, T.F.O'Keefe, Jr., and Alva Cunningham

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 30th day of April

STATE OF MISSISSIPPI, County of

0. J. Dedeaux. Netary Public My commission expires 1933

Received at the office of the Secretary of State, this the 11th , A. D., 19 32 , together with the su^{m} day of May , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 110.00

JACKSON, MISS. May 11th, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice , Attorney General. , Assistant Attorney General. By W.W.Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

LAKE SHORE OIL AND GAS COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippl to be affixed. this the By the Governor:

Recorded:

May 12, 1932

WALKER WOOD, Secretary of State.

Sennett Conner

a Cout of alcor THE CHAMBERS AND DUREIN OIL COMPANY 1. The corporate title of said company is The Chambers and Durbin Oil Co. 2. The names of the incorporators are: G.L. Chambers, Corinth, Miss. Dave Durbin, "Mrs. May Chambers,

3. The domicile is at Corinth, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof Five Thousand (\$5,000.00) Dollars -- all common stock, with the right to begin

business when \$2500.00 shall have been paid in.

5. Number of shares for each class and par value thereof.

Fifty shares, of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: and petroleum products, buy and sell the same, either at wholesale or retail, and to engage to do and north and sell the same, either at wholesale or retail, and to engage to do and perform any and all acts necessary, expedient and proper in and about the buying and selling, or otherwise handling said products or articles; and to own real estate and personal property in such amouts as may be necessary, expedient and proper in the conduct of the business aforesaid.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

G. L. Chambers May Chambers Incorporators Dave Durbin,

STATE OF MISSISSIPPI, County of Alcorn This day personally appeared before me, the undersigned authority. G.L.C.Chambers, Dave Durbin and Mrs. May Chambers

incorporators of the corporation known as the Chambers & Durbin Oil Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 6th day of May, Mary E. Zachary, Notary Public , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 ${f 32}$, together with the sum Received at the office of the Secretary of State, this the 13th day of May of \$ 20.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. May 13, 1932
United States

There examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States

Conord. T. Rich , Attorney General.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale THE CHAMBERS AND BURBIN OIL COMPANY The within and foregoing charter of incorporation of

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the 13th By the Governor: MXXXXXXXXX day of May, 1932. Sennett Conner

WALKER WOOD, Secretary of State. $R_{\rm ee_{0}rded}$:

May 13, 1932.

#5325

The Charter of Incorporation of

LEE MOTOR COMPANY, INC.

Lee Motor Company, Inc. 1. The corporate title of said company is

- 2. The names of the incorporators are: J. W. Lee, Jr., North Carrollton, Miss., O.O.Lee, Carrollton, Miss.; Rena Lee, North Carrollton, Mississippi
- North Carrollton, Mississippi 3. The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

Fifteen Thousand (\$15,000.00) All common

This corporation dissulted and its charles surrende State of Mississippi by a George of the chancery of Carre County, Mississippi, Agend 2-21-1948

5. Number of shares for each class and par value thereof,

One hundred fifty shares common stock par value One Hundred Dollars.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To conduct and operate a general automobile sales agency; to he sell and otherwise deal in automobiles; to conduct and operate a garage and automobile repair shopt to operate a wrecker service and road service for automobiles; to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in motor tracket to buy, sell and otherwise deal in automobile repair deal in motor trucks; to buy, sell, and otherwise deal in automobile accessories and parts of kind and description; to deal generally in tires and tubes and to conduct and operate a tire station; to operate and conduct a gasoline wholesale and retail station or stations and to deal generally as a gasoline merchant at wholesale and retail to be a station of stations and to deal in metally as a gasoline merchant at wholesale and retail to be a station of stations and to deal in metally as a gasoline merchant at wholesale and retails to be a station of stations and to deal in metally as a gasoline merchant at wholesale and retails to be a station of stations and to deal in metally as a gasoline merchant at wholesale and retails to be a station of stations and to deal in metally as a gasoline merchant at wholesale and retails to be a station of stations and to deal in metally as a gasoline merchant at wholesale and retails to be a station of stations and to deal in metally as a gasoline merchant at wholesale and retails to be a station of stations and to deal in metally as a gasoline merchant at wholesale and retails to be a station of stations are stations. generally as a gasoline merchant at wholesale and retail; to buy, sell and otherwise deal in to oil at wholesale and retail; to conduct and operate a latter buy, sell and otherwise deal in to oil at wholesale and retail; to conduct and operate a battery service and charging station; conduct and operate generally an automobile agency; an automobile repair shop and garage and storage; a gasoline and oil business at wholesale and retail and to do any and all things necessary to the proper conduct of such businesses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten Thousand Dollars of one hundred shares of common stock one hundred shares of common stock.

> J. W. Lee 0. 0. Lee

H. A. Lott, Chancery Clerk.

STATE OF MISSISSIPPI, County of Carroll

> This day personally appeared before me, the undersigned authority, J. W. Lee, Jr., O. O. Lee and Rena Lee

Lee Motor Company, Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the May,

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 12th day of May , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. , A. D., 19**32** 40.00 of \$

WALKER WOOD, Secretary of State. JACKSON, MISS. May 12th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

WALKER WOOD, Secretary of State.

, Assistant Attorney General. By W.W. Pierce LEE MOTOR COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

Sennett Conner

Greek L. Rice

XXXXXXXXXXXXX

, Attorney General.

day

Recorded: May 13, 1932. SSISSIPPI PTG. CO., VICKSBURG-21046

#5329

The Charter of Incorporation of

NATCHEZ-EOLA HOTELS COMPANY

1. The corporate title of said company is Natchez-Eola Hotels Company

2. The names of the incorporators are: H.A. Cleaver, New Orleans, Louisiana; J.P. Hogan, New Orleans, Louisiana; E.O. Spencer, Jackson, Mississippi; Henry E. Hardtner, Alexandria, Louisiana; M.R. Beltzhooverk, Natchez, Mississippi; J.B. Miller, Natchez, Mississippi

3. The demicile is at Natchez, Mississippi
4. Amount of capital stock and particulars as to class or classes thereof

3200 shares of common stock without nominal or par value, and the directors are authorized to sell said stock for \$1.00 per share and no more.

5. Number of shares for each class and par value thereof.

3200 shares of no par value.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To carry on the business of hotel and innkeepers, restaurant keepers.

8 Stores

drug stores, caterers, keepers of garages for horseless conveyances and motor vehicles of all kinds, warehousemen, tobacconists, dealers in provisions, barbers and hair dressers, news dealers and proprietors or managers of theaters, opera houses and other places of public entertainment. To purchase, lease, hire or otherwise acquire, to hold, own, maintain, improve, alter and to sell, convey, mortgage or otherwise dispose of real estate and personal property, and any interest therein, in or out of this state, and in any state in the United States or any foreign country; and to have, enjoy and exercise all other powers incidental or necessary to the carrying out of the above powers.

This corporation to be governed by a Board of six Directors and the first Board of Directors agree one year and until their successors shall have been duly elected and to consist of those named as incorporators herein. Any director may be represented and vote by proxy at any directors meeting.

herein come together for that purpose.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: All shares to be subscribed

Paid

paid for before the corporation may begin business. Payment to be made in cash or property.

H.A.Cleaver,
J.P.Hogan
E.O.Spencer,

Henry E.Hardtner
M.R.Beltzhoover
J.B.MillerIncorporators

STATE OF MISSISSIPPI, County of Adams.

Beltzhoover and J.B.Miller

Head Adams

H.A. Cleaver, J.P. Hogan, Henry E. Hardtner, M.R.

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 14th of May , 19 32.

STATE

STATE OF MISSISSIPPI, County of Hinds.

of the corporation known as the Natchez-Eola Hotels Company who acknowledged that they signed the local the above and foregoing articles of incorporation as their act and deed on this loth day.

the leth day of May, 1932.

Mrs. Louise Ponder

Received at the office of the Secretary of State this the 16th day of May , A. D., 19 32 , together with the sum

Received at the office of the Secretary of State, this the 16th day of May , A. D., 19 - , together with the 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON.

WALKER WOOD, Secretary of State.

JACKSON, MISS. May 16th, 1932.

United States.

Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

By W.W.Pierce

The within and foregoing charter of incorporation of NATCHEZ-EOLA HOTELS COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor:

Recorded WALKER WOOD, Secretary of State.

Sennett Conner

THEXXXXXXXXX

May 17, 1932.

The Charter of Incorporation of

#5335

A.A.A. LUMBER COMPANY, INCORPORATED

- 1. The corporate title of said company is A. A. A. Lumber Company, Incorporated
- 2. The names of the incorporators are: H. H. Alexander, Belzoni, Miss.; M. D. Alexander, Belzonik Miss.; Rose Meath, 414 S. Rankin St., Natchez, Miss.
- 3. The domicile is at Natchez, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

This co-poration dissalved by decree of the Chancery Court of actions Guity, which is conformally styled Exp. Mix. rendered stept. 15, 1930, in cause Therein pending styled Exp. Parte; The a. a. a. fumber Company, Incorporated, on the seneral Parte; The said Court. Nocket of said Court. Accept of said Court. Certified copy of said decree filed in this The affice of Sept. 1937. of State of Mix., This The 23 nd day of Sept. 1937.

5. Number of shares for each class and par value thereof.

250 shares of the par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To manufacture, buy, sell, export, import, acquire, own, dispose and deal in, as agent or otherwise, all kinds of lumber, mill work, building materials, goods wares, merchandise and machinery, at one or more places, both to be a sell, to enter the control of the con 7. The purpose for which it is created: wares, merchandise and machinery, at one or more places, both at wholesale and retail; to entinto contracts for the erection, repair or construction of the election. into contracts for the erection, repair or construction of buildings, structures, machinery other property, public or private; to acquire, by purchase, lease or otherwise, and to own, operate and dispose of, such real estate as may be necessary or desired; to do any and all things usual customary general or incidental to the first usual customary general or incidental to the first usual customary. things usual, customary, general or incidental to the furtherance of the aforesaid business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 200 shares.

H. H. Alexander M. D. Alexander Rose Meath. Incorporators.

STATE OF MISSISSIPPI, County of Humphreys.

This day personally appeared before me, the undersigned authority,

H. H. Alexander and M. D. Alexander, two of

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 12th

Allan E. Perisho, Notary Public My commission expires Aug. 20, 1934 STATE OF MISSISSIPPI, County of Adams. This day personally appeared before me, the undersigned authority Rose Meath, one of the corporators of the corporation known as the A.A.A.Lumber Company, Incorporated who acknowledged that she signed and executed the above and foregoing articles of incorporation as her act and on this the 16th day of May, 1932.

C. F. Byrnes, Notary Public My commission expires Dec. 14th, 1933.

18th day of May , A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 60.00

WALKER WOOD, Secretary of State. 5/18, 1932 JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of

A. A. A. LUMBER COMPANY, INCORPORATED IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor:

WALKER WOOD, Secretary of State. Recorded May 20, 1932.

Sennett Conner

XMXXXXXXXXXXX

#5332

The Charter of Incorporation of

BENTONIA DRUG COMPANY

- 1. The corporate title of said company is Bentonia Drug Company 2. The names of the incorporators are: W.A. Cannon, Bentonia, Miss., Mts. W.M. Puffer (ditto); Mrs. R.K. Whitehead, (ditto); Richard Hancock, (ditto); Mrs. T.K. Kirk, (ditto); J.P. Stegall, (ditto).
 - Bentonia, Yazoo County, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

\$5,000.00, all common stock.

5. Number of shares for each class and par value thereof,

100 shares of the par value of \$50.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To buy and sell merchandise and do all acts and transact all business incident to the operation of a drug store.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 20 shares of the common

stock.

W.A. Cannon. Mrs. W.M. Puffer Richard Hancock

Mrs. R.K. Whitehead Mrs. T.K.Kirk J.P. Stegentors

STATE OF MISSISSIPPI, County of Yazoo This day personally appeared before me, the undersigned authority, W.A. Camnon, Mrs. W.M. Puffer, Mrs. R.K. Whitehead, Richard Hancock, Mrs. T.K.Kirk, and J.P.Stegall

incorporators of the corporation known as the Bentonia Drug Company who acknowledge the corporation known as the Bentonia Drug Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day A.M. Brumfield, Notary Public May.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 18th day of May

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

^{JACKSON, MISS.} 5/18, 1932 1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. W.W.Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. The Within and foregoing charter of incorporation of BENTONIA DRUG COMPANY is hereby approved. is hereby approved.

TRANSPORT WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 19th day of XXXXXXXXXXXXX May, 1932. Sennett Conner

WALKER WOOD, Secretary of State. $\Re_{e_{Corded}}$.

May 20, 1932

#5331

Missouri

The Charter of Incorporation of

BLUE RIBBON BEVERAGES, INCORPORATED

1. The corporate title of said company is Blue Ribbon Beverages, Incorporated 2. The names of the incorporators are: R. T. Boteler, Jackson, Mississippi; Frank I. Reynolds, St. Louis.

3. The domicile is at Jackson, Rinds County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$2000.00, all common stock

5. Number of shares for each class and par value thereof.

Twenty shares of \$100.00 each

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To manufacture, buy, sell and deal in all kinds of beverages, fru juices, vegetable juices and to carrying on the business of canning and/or bottling

fruit or vegetable products.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Five (5) shares of compositions, \$100.00 each, total \$500.00. stock, \$100.00 each, total \$500.00.

R. T. Boteler

Frank I. Reynolds, Incorporators.

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

R. T. Boteler and Frank I. Reynolds

incorporators of the corporation known as the Blue Ribbon Beverages, Incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Elizabeth T. Thompson, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the , A. D., 19 **32** , together with the sum 16th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00

WALKER WOOD, Secretary
I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the JACKSON, MISS.

United States.

STATE OF MISSISSIPPI, Executive Office, Jackson,

By W. W. Pierce

Greek L. Rice

, Attorney General. , Assistant Attorney General.

day

The within and foregoing charter of incorporation of

BLUE RIBBON BEVERAGES, INCORPORATED

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 19th By the Governor: Sennett Conner WALKER WOOD, Secretary of State.

Recorded:

May 20, 1932.

#5337

- NOXUBEE COUNTY POST NO. 63, AMERICAN LEGION
 1. The corporate title of said company is Noxubee County Post No. 63, American Legion, Inc.
- 2. The names of the incorporators are: Charles W. Emery, Macon, Miss. Albert F. Lipscomb, "T.S.Tyson,
- 8. The domicile is at Macon, Noxubee County, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

No stock to be issued, this being a civic improvement corporation.

5. Number of shares for each class and par value thereof.

No stock to be issued

6. The Deriod of existence (not to exceed fifty years) is fifty years 7. The purpose for which it is created: To uphold and defend the Constitution of the United States of America; to haintain law and order; to foster and perpetuate a one hundred per cent Americanism; to preserve the memory to inculcate a sense of individual the memories and incidents of our association in the Great War; to inculcate a sense of individual obligation of the classes and the obligation to the community, state and nation; to combat the autocracy of both the classes and the masses: to the community, state and nation; to combat the autocracy of both the classes and the masses; to make right the master of might; to promote peace and good will on earth; to safeguard and transmit of make right the master of might; to promote peace and democracy; to consecurte and sanctify transmit to make right the master of might; to promote peace and good with to consecute and sanctify our comment to posterity the principles of justice, freedom and democracy; to consecute and sanctify our comradeship by our devotion to mutual helpfulness. 2. To own, buy, sell, mortgage or otherand be continued estate for the purpose of promoting the purposes above set forth; to contract and be contracted with; sue and be sued; to borrow money and give lien on any property, or execute valid not racted with; sue and be sued; to borrow money and all things necessary to further valid notes, or mortgages as security therefor; and to do any and all things necessary to further the purposes above set forth herein. 3. To promote a program of conservation, propagation and protection of mission to this end. tection of wild life and gams and to cooperate with the State Game Commission to this end.
This can divide no dividends or profits and the cooperate with the state of the cooperate with the coopera This corporation shall issue no shares of stock, shall divide no dividends or profits among their thembers members, shall make expulsion the only remedy for non-payment of dues, shall vest in each member by death on one vote in the election of all officers, shall make the loss of membership by death or otherwise the termination of all interest of such members and there shall be no individual liabilities against any member.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: No shars to be issues.

Chas. W. Emery Albert F. Lipscomb T. S. Tyson, Incorporators

STATE OF MISSISSIPPI, County of Noxubee Charles This day personally appeared before me, the undersigned authority Byson and for said county and state the within named theory, kilbert F. Lipscomb and T. S. Byson

Noxubee County Post No. 63, American Legion incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the april, 19 32.

C. V. Adams, Chancery Clerk of Noxul 20th day C. V. Adams, Chancery Clerk of Noxubee County, Miss.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the May 21st day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. 5/21, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce The within and foregoing charter of incorporation of NOXUBEE COUNTY POST NO. 65, AMERICAN LEGION

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the 23rd day of By the Governor: MINICALKAN May, 1932 Sennett Conner

WALKER WOOD, Secretary of State.

May 24th, 1932

#5334

GLENGOLA PLANTATIONS. INC.

- 1. The corporate title of said company is Glengola Plantations, Inc.
- 2. The names of the incorporators are: W.L.F.Rosenblatt, 236 Peachtree Street, Atlanta, Georgia; Adeline H. Rosenblatt, 263 Peachtree Street, Atlanta, Georgia
- 3. The domicile is at Woodville, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The capital stock shall be Five Thousand Dollars (\$5,000.00) all of which shall be common stock of the par value of One Hundred Dollars (\$100.00) per share.

5. Number of shares for each class and par value thereof.

There shall be Fifty (50) shares of the par value of One Hundred Dollars (\$100) per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, manage, cultivate and farm agricultural lands; to buy and call farm neces and other orchards and orchards and orchards. sell farm, pecan and other orchards and orchard products of all kinds; to own, maintain and operate dairies, creameries, and cheese factories; to breed and raise and to buy and sell horses, mules, cattle, sheep, goets, to breed and raise and to buy time sell horses, mules, cattle, sheep, goats, hogs and other live stock; to buy and sell timber rights; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and preserving factories; to own, maintain and gins, grist mills, saw mills, for canning and preserving factories; to own, maintain and operate stores and commissaries sale of goods, wares and merchandise at wholesale and at retail.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issimilation of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

W. L. F. Rosenblatt Adeline H. Rosenblatt, Incorporators

STATE OF MISSISSIPPI, County of Wilkinson

This day personally appeared before me, the undersigned authority, in and for said County and State the within named W, L. F. Rosenblatt and Adeline H. Rosenblatt

incorporators of the corporation known as the Glengola Plantation, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

Lyt Lewis, Chancery Clerk

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 18th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

WALKER WOOD, Secretary of State. JACKSON, MISS. 5/19, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Greek L. Mice , Attorney General.

The within and foregoing charter of incorporation of GLENGOLA PLANTATIONS, INC.

STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. W. W. Pierce

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner KINIKK KA XIMIMI

Recorded: May 25, 1932.

#5341 AMERICAN GENERAL AGENCIES. INC. 1. The corporate title of said company is American General Agencies, Inc.

- 2. The names of the incorporators are: H. F. Magee, 289 W. Ridgwood Ave., Ridgwood, N.J.; K. L. Magee, 1010 River View, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

One Thousand (\$1000.00) Dollars, all common stock, divided into 1000 shares with a par value of \$1.00 each.

5. Number of shares for each class and par value thereof.

One Thousand shares of common stock with a par value of one (\$1.00)

 $^{6.}$ The period of existence (not to exceed fifty years) is $% \left(\frac{1}{2}\right) =\frac{1}{2}$

7. The purpose for which it is created: To act as insurance broker, insurance agent and generally to act as agent, broker or representative of individuals, partnerships or corporations, and, as such, to develop and extend their business or to aid any lawful enterprise. to purchase, own, acquire, lease and dispose or any any and all real and personal property in the conduct of its business. To borrow money and give security therefor, and to loan money and take security therefor.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation may begin

business when two hundred and fifty (250) shares of the capital stock are paid for.

H. F. Magee

Sennett Conner

K. L. Magee. Incorporators.

STATE OF MISSISSIPPI, County of Hinds This day personally appeared before me, the undersigned authority, in and for said county and state, H.F. Magee

and K. L. Magee

who pales of the corporation known as the American General Agencies, Inc. 24th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Amos R. Johnston, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 24th day of May

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale

AMERICAN GENERAL AGENCIES, INC. The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

25+6 this the 25th By the Governor: **RXXXXXXXXXX** day of

WALKER WOOD, Secretary of State.

May. 1932

May 25, 1932.

#5334

GLENGOLA PLANTATIONS, INC.

- 1. The corporate title of said company is Glengola Plantations, Inc.
- 2. The names of the incorporators are: W.L.F.Rosenblatt, 236 Peachtree Street, Atlanta, Georgia; Adeline H. Rosenblatt, 263 Peachtree Street, Atlanta, Georgia
- 3. The domicile is at Woodville, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The capital stock shall be Five Thousand Dollars (\$5,000.00) all of which shall be common stock of the par value of One Hundred Dollars (\$100.00) per share.

5. Number of shares for each class and par value thereof.

There shall be Fifty (50) shares of the par value of One Hundred Dollars (\$100) per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, manage, cultivate and farm agricultural lands; to buy and call farm neces and other orchards and call farm agricultural lands; to buy and sell farm, pecan and other orchards and orchard products of all kinds; to own, maintain and operate dairies, creameries, and cheese factories; to breed and raise and to buy and coll horses mules cattle sheep goots to breed and raise and to buy and the cattle sheep goots. sell horses, mules, cattle, sheep, goats, bogs and other live stock; to buy and sell timber rights; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, saw mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, and canning and preserving factories; to own, maintain and operate cotton gins, grist mills, and canning and other lives are cotton gins, grist mills, and canning and other lives are cotton gins, grist mills, and canning and control of the cotton gins, grist mills, and canning and control of the cotton gins, grist mills, and canning and cotton gins, grist mills, and control of the cotton gins, grist mills, and cotton gins, grist canning and preserving factories; to own, maintain and operate stores and commissaries sale of goods, wares and merchandise at wholesale and at retail.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issimple of 1930. Mississippi of 1930.

- 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: fifty (50)

W. L. F. Rosenblatt Adeline H. Rosenblatt, Incorporators

STATE OF MISSISSIPPI, County of Wilkinson

This day personally appeared before me, the undersigned authority, in and for named W, L. F. Rosenblatt and Adeline H. Rosenblatt in and for said County and State the within

incorporators of the corporation known as the Glengola Plantation, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

STATE OF MISSISSIPPI, County of

Lyt Lewis, Chancery Clerk

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 18th day of of \$ 20.00

WALKER WOOD, Secretary of State. JACKSON, MISS. 5/19, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Mice

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

, Attorney General. , Assistant Attorney General. W. W. Pierce

GLENGOLA PLANTATIONS, INC. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

Recorded: May 25, 1932.

#5341

AMERICAN GENERAL AGENCIES, INC.

- 1. The corporate title of said company is American General Agencies, Inc.
- 2. The names of the incorporators are: H. F. Magee, 289 W. Ridgwood Ave., Ridgwood, N.J.; K. L. Magee, 1010 River View, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

One Thousand (\$1000.00) Dollars, all common stock, divided into 1000 shares with a par value of \$1.00 each.

5. Number of shares for each class and par value thereof.

One Thousand shares of common stock with a par value of one (\$1.00)

 $^{6.}$ $^{7}\mathrm{The~period~of~existence}$ (not to exceed fifty years) is $\mbox{fifty~years.}$

7. The purpose for which it is created: To act as insurance broker, insurance agent and generally to act as agent, broker or representative of individuals, partnerships or corporations, and, as such, to develop and extend their business or to aid any lawful enterprise. to purchase, own, acquire, lease and dispose or any any and all real and personal property in the conduct of its business. To borrow money and give security therefor, and to loan money and take security therefor.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation may begin

business when two hundred and fifty (250) shares of the capital stock are paid for.

H. F. Magee

Incorporators

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, in and for said county and state, H.F. Magee

and K. L. Magee

incorporators of the corporation known as the American General Agencies, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 24th day Amos R. Johnston, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 24th day of May

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States May 24, 1932 United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A. Lauderdale

The within and foregoing charter of incorporation of AMERICAN GENERAL AGENCIES, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 25th day of

By the Governor: May, 1952 Recorded:

WALKER WOOD, Secretary of State.

May 25, 1932.

Sennett Conner

XXXXXXXXXXXXXX

JOE A. MOSS DRUG STORE, INC.

- Joe A. Moss Drug Store, Inc. 1. The corporate title of said company is 2. The names of the incorporators are: Forrest B. Jackson, Jackson, Mississippi; E. A. Knight, Jackson,
- Jackson, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Mississippi; P. Z. Jones, Jr., Jackson, Mississippi

Five Thousand Dollars (\$5,000.00) with only one class of stock, to-wit: Common

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock, the par value of which shall be one hundred dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

To own and operate drug stores and hereunder, to do any and all The purpose for which it is created: things usually incident to the drug store business, including, a soda fountain business and those things thereto pertaining.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares.

> Forrest B. Jackson P. Z. Jones, Jr. E. A. Knight, Incorporators

> > lay

24 th

STATE OF MISSISSIPPI, County of Mississippi

This day personally appeared before me, the undersigned authority, Forrest B. Jackson, E. A. Knight and P. Z. Jones, Jr.

incorporators of the corporation known as the Joe A. Moss Drug Store, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

Reynolds Cheney, Notary Public

Received at the office of the Secretary of State, this the 24th , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

JACKSON, MISS. May 24, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

Greek L. Rice , Attorney General. By J. A. Lauderdale, Assistant Attorney General. JOE A. MOSS DRUG STORE, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 25th day of By the Governor:

WALKER WOOD, Secretary of State.

Sannett Conner M.M.E.OC.XXXXXXXXXXXXXXXXXXX

Recorded: May 25th, 1932.

of Publication, Showing subCation made on in this office May N

#5344

The Charter of Incorporation of

THE CELL-OESTIK COMPANY, INC.

- 1. The corporate title of said company is The Cell-U-Stik Company, inc. 2. The names of the incorporators are: M. S. Winters, Jackson, Mississippi; W. F. Gresham, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock is Five Thousand Dollars (\$5000.00). All of said stock is common stock, consisting of fifty shares of common stock of the par value of One Hundred Dollars (\$100.00) each.

 $5.\ _{\odot}$ Number of shares for each class and par value thereof.

Fifty shares common stock. The par value of each share of capital stock is One Hundred Dollars (\$100.00)

6. The period of existence (not to exceed fifty years) is fifty years.

To conduct any kind of chemical business, including the manufacturi 7. The purpose for which it is created: ing. compounding, preparing, making, buying, selling both wholesale and retail, and dealing with paints paints, varnishes, disinfectants, glues, adhesives, chemicals, chemical products, by-products, allied products, and compounds, together with all allied and interdependent lines of business, including the right to own and hold real estate in fee simple or by leasehold, and to buy, sell and lease the right to own and hold real estate in fee simple or by leasehold. and lease the same for the purposes of said company; and to engage in the business of general commission the same for the purposes of said company; and to engage in the business of general commission merchants and distributors of chemical and other products; and to buy and sell chemical formulas and patent processes of all kinds; and to manufacture, buy and sell at whole-sale and sale and retail all kinds of chemical appliances, apparatus and implements.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: six shares of common stock.

> M. S. Winters incorporators W. F. Gresham,

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority. M. S. Winters and W. F. Gresham

incorporators of the corporation known as the The Cell-O-Stik Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 27th day

, 19 32. STATE OF MISSISSIPPI, County of

Marietta Bishop, Notary Public 3/15/26

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 27th day of May 00.05 \$ 10

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

 $J_{ACKSON, MISS.}$ 5/27, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice , Attorney General. , Assistant Attorney General. w.W.Pierce, By

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of THE CELL-O-STIK COMPANY, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 27th day of MAY, 1932. Recorded: WALKER WOOD, Secretary of State.

XMXXXXXXXXXXX Sennett Conner

May 28th, 1932.

#5343

The Charter of Incorporation of

MOBILE & OHIO TRANSPORTATION COMPANY 1. The corporate title of said company is Mobile & Ohio Transportation Company

- 2. The names of the incorporators are: J. G. Minniece, meridian, Mississippi; R. E. Wilbourn, Meridian, Mississippi
- 3. The domicile is at Meridian, Lauderdale County, Mississi ppi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00), represented by fifty (50) shares of common stock of the par value of One Hundred Dollars (\$100.00) per share, each share having equal privileges and voting power.

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To be and engage in the business of an Auto Transportation Company, owning, leasing and operating motor vehicles, busses and trucks for the transportation of persons, freight, mail and express over the public highways as permitted by law and as a common carrier, for hire, and to do any and all things necessary and incidental to such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty (20) shares, of

J. G. Minniece R. G. Wilbourn, incorporators Carl Fox

STATE OF MISSISSIPPI, County of Lauderdale

This day personally appeared before me, the undersigned authority, J. G. Minniece and K. E. Wilbourn

incorporators of the corporation known as the Mobile & Ohio Transportation Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 20th

CITY STATE OF MISSISSIPPE MANAGE of ST. LOUIS.

M. E. Craddock, Notary Public My commission expires Oct. 20, 1932 This day personally appeared before me, the undersigned authority Carl Fox, incorporators oration known as the Mobile & Ohio Transfortation Country Carl Fox, incorporators corporation known as the Mobile & Ohio Transfortation Company, who acknowledged that they signed and executed the above and foregoing entitles Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed this the 23rd day of May, 1932.

M. F. Wilbourn, Notary Public My commission expires Jah. 19, 1936 Received at the office of the Secretary of State, this the , together with the sum 26th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00 , A. D., 19**32**

WALKER WOOD, Secretary of State, JACKSON, MISS. 5/26, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice . Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson, By W. W. Pierce , Assistant Attorney General. The within and foregoing charter of incorporation of MOBILE AND OHIO TRANSPORTATION COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 27th By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner TO SECTION X SEX MONEOUT

Recorded:

May 28, 1932.

#5345

MISSISSIPPI REALTY COMPANY OF MISSISSIPPI

- 1. The corporate title of said company is Mississippi Realty Company of Mississippi
- 2. The names of the incorporators are: E.H.Butlerr, Jackson, Mississippi; F.L.Winders, Jackson, Mississippi; J. G. Holmes, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Three Hundred shares of non-par stock, which shall not be sold for more than ten dollars a share.

5. Number of shares for each class and par value thereof.

Three Hundred shares of non par stock.

6. The period of existence (not to exceed fifty years) is 50 years.

7. The purpose for which it is created: Buy, own, sell, lease, mortgage and deal generally in real estates and securities based upon real estate, to buy, own, sell and deal in general other securities.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business: thirty shares.

E. H. Butler F. L. Winders incorporators J. G. Holmes,

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

J. G. Holmes, E. H. Butler & F. n. Winders

incorporators of the corporation known as the Mississippi Realty Company of Mississippi

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 27

Chalmers Fotter, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 27th day of May

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. 5/27, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General, Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce

MISSISSIPPI REALTY COMPANY OF MISSISSIPPI The within and foregoing charter of incorporation of is hereby approved.

TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $this\ the$ By the Governor: 27th day of May, 1932

WALKER WOOD, Secretary of State. $R_{eeorded}$:

May 28, 1932.

Sennett Conner

XXXXXXXXXXXXX

day

130 Dissolved by Decreedy Chancery Court of Peny Courty, 8/5/3) RECORD OF CHARTERS 31-STATE OF MISSISSIPPI The Charter of Incorporation of #5347 GAVIN LOTT DRUG COMPANY 1. The corporate title of said company is Gavin Lott Drug Company 2. The names of the prosporators are: Mamie Hinton, Richton, Mississippi; S. F. Hinton, Richton, Mississippi 3. The domicile is a Richton. Mississippi articulars as to class or classes thereof Amount of capital Thousand Dollars, all common stock. 5. Number of shares for each class and par value thereof. Fifty shares par value (One Hundred Dollars each, all common stock.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the retail drug business, to buy, sell and own drug stores and engage in the mercantile business and to do anything and everything

necessary and incidental thereto.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930. Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Five shares of commen stock.

> Mrs. Mamie Hinton, S. F. Hinton, Incorporators

STATE OF MISSISSIPPI, County of Perry

This day personally appeared before me, the undersigned authority, Mamie Hinton and S. F. Hinton

incorporators of the corporation known as the Gavin Lott Drug Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

J. A. Swann, Justice of the Peace.

day

Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. , A. D., 19 **32** , together with the sum of \$ 20.00 JACKSON, MISS. 6/1, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. Greek L. Rice , Attorney General. , Assistant Attorney General. The within and foregoing charter of incorporation of By W. W. Pierce

 $\begin{array}{c} \textbf{GAVIN}_{is} \ \underset{hereby}{\textbf{LOTT}} \ \textbf{DRUG}_{approved.} \textbf{COMPANY} \end{array}$ IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

932. June

FEB 1 4 1935

The Charter of Incorporation of

#5346

SILVER SAVER STORES

1. The corporate title of said company is Silver Savers Stores

2. The names of the incorporators are: N. R. Thomas, Jackson, Miss.; E. C. Thomas, Jackson, Miss.; Ray McGuffee, Jackson, Miss.

3. The domicile is at Jackson, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand dollars (\$5,000.00) common stock with a par value of ten dollars (\$10.00) per share, fully paid and non assessable.

5. Number of shares for each class and par value thereof.

Five hundred (500) shares common stock, par value of ten dollars (\$10.00) per share.

6. The period of existence (not to exceed fifty years) is fifty years

7. The purpose for which it is created: To own, operate, lease, rent, but and/or sell general merchandise stores; to own, rent, lease or otherwise acquire and dispose of such real estate, equipment, furniture

furniture and fixtures as may be necessary in proper conduct of the business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred fifty (150)

shares of common stock at \$10.00 per share.

N. R. Thomas

E. E. Thomas

incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

N. R. Thomas, E. C. Thomas and Ray McDuffee

incorporators of the corporation known as the Silver Saver Stores

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the lst day

June

Ione Smith, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the lst June day of , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. June 1, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. By J.A. Lauderdale

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of SILVER SAVER STORES

is hereby approved. TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

June, 1932

 $t_{\rm hi_8\ th_e}$ 2nd By the Governor: XXXXXXXXXXXX Sennett Conner

 $\Re_{e_{corded}}$:

WALKER WOOD, Secretary of State.

June 2nd, 1932

MISSISSIPPI PTG. CO., VICKSBURG - 21046

The Charter of Incorporation of

#5348

ENTERPRISE CEMETERY ASSOCIATION

1. The corporate title of said company is Enterprise Cemetery Association

2. The names of the incorporators are: Mrs. F. W. Mitts, Enterprise. Miss.: Mrs. R.E.Coit (same); Mrs. S.O. Buckley, (same); Mrs. Walter Bonney (same); Mrs. Walter Bass (same); Mrs. Bryant Stevens (same)
Mrs. H.A.McGarty (same); Mrs. 13.00, Eder Bey (same), members of the Enterprise Woman's Club

3. The domicile is at Enterprise, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

None.

The tenative officers of said corporation are to be as follows: Mrs. r.W.Mitts, President; Mrs. R. E. Cott, Secretary and Treasurer. The vice Presidents to be elected after incorporation, with all the Cuties and authority of the President, conferred upon the first vice President, in the absence of the President, and upon other vice Presidents, in rotation, in the absence of the President and First Vice President, and so on down the line of officers.

An Assistant Secretary and Treasurer is to be as iollows: Mrs. F.W.Mitts, President incorporation. An Assistant Secretary and Treasurer is to be appointed to assist the Secretary and Treasurer, with all the authority of the Secretary and Treasurer

5. Number of shares for each class and par value thereof. None.

All resident members of the Enterprise Woman's Club, in good standing, are charter members of of the "Enterprise Cemetery Association", and also residents of Stonewall who are members the Enterprise Woman's Club are charter members of the "Enterprise Cemetery Association".

All others who hereafter become resident months of the "Enterprise Cemetery Association". All others who hereafter become resident members of the Enterprise Woman's Club from Enterprise and Stonewall are to become members of the "Enterprise Cemetery Association", in good standing with the Club. Honorany Marks of the "Enterprise Cemetery Association", in good standing with the Club. Honorary Members without authority to vote: All persons paying minimum assessment for upkeep of cemetery, "Family Lot" to the Association are members of said temetery Association; but without authority to vote for officers. The minimum fee is to be fixed at not less than \$1.00 per family lot and keeping up same fare members of said association; but without authority to vote for officers. The owning family lot and keeping up same fare members of said association; but without authority. The purpose for which it is created:

7. The purpose for which it is created:

7. The purpose for which it is created:

The said Enterprise Cemetery Association is to own lands for the interment of the bodie people, after death. To take over the Odd France lands for the interment of the all of white people, after death. To take over the Odd Fellows Cemetery at Enterprise, with rights and appurtances thereunto belonging to solid Fellows Cemetery at Enterprise, with rights and appurtances thereunto belonging to said Odd Fellows. To sell lots for burial purposes. The proceeds therefrom to be used in the upkeep of the cemetery. To own and operate a hearse, if advisable, the proceeds from the rental thereof, of used towards beautifying of said cemetery. The corporation is to be conducted on a basis of civic pride. and strictly non-profit. civic pride, and strictly non-profit.

Emmett Buckley of Enterprise, Miss., is tentatively appointed as Chairman of the Lot Committee, subject to the wishes of the President and Secretary & Treasurer. The duties of this committee is to take care of the sale of lateral Secretary & Treasurer. this committee is to take care of the sale of lots, at a price to be fixed by the Association and approved by the President, Secretary and Treasurer.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930. Mississippi of 1930.

Mississippi of 1966.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

None.

Mrs. Walter Bass Mrs. Walter Bonney Mrs. R. W. Mitts

Mrs. H. A. McGurty Mrs. Wm. Estes Mrs. S. O. Buckley

This day personally appeared before me, the undersigned authority, Mrs. F. W. Mitts, Mrs. R. E. Coit, Mrs. Walter Bonney, Mrs. B. Stevens, Mrs. S.O.Buckley, Mrs. Wm. Estes and Mrs. Bass

incorporators of the corporation known as the Enterprise Cemetery Association who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

Jno. L. Buckley, Notary Public in and for Clarks
County, Miss.

Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. , A. D., 10 32, together with the sum ion JACKSON, MISS. 6/2. 1932

WALKER WOOD, Secretary of State. WALKER WOOD, Secretary of the States.

WALKER WOOD, Secretary of the States. United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. Greek L. Rice , Attorney General. , Assistant Attorney General The within and foregoing charter of incorporation of by W. W. Pierce

ENTERPRISE CEMETERY ASSOCIATION is hereby approved.

2nd day of June. 1932 is hereby approved.

Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

NICHXXXXXXXXX,

Jun 1932.

#5355

WEBER COMPANY

. 1. The corporate title of said company is Weber Company

2. The names of the incorporators are: Eunice Weber, Sunflower, Mississippi; L. McQuirter, Sunflower, Mississippi; T. J. Foshee, Sunflower, Mississippi

3. The domictle is at Sunflower, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars of common stock.

5. Number of shares for each class and par value thereof.

One Hundred shares of common stock of the par value of \$100.00 each.

 $^{6.^{\circ}}$ The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the automobile, service station, garage and automotive 380ng by **Coessory business; to buy and sell automobiles, automotive parts and accessories, tires, tubes, and oil and other goods, wares and merchandise incidental to said business; to act as agent for the purchase and sale of automobiles and automotive equipment; to lend money on automotive equipment; the expert models automotive equipment; to lend money on automotive equipment; to lend money on automotive equipment; the expert models automotive equipment; to lend money on automotive equipment; the expert models automotive equipment; to lend money on automotive equipment; the expert models automotive equipment and automotive equipment, and accept as security therefor notes, deeds of trust, conditional sales and sales and other contracts; to own, lease or acquire real estate in the conduct of its business and borrow money for the operation thereof; to own, lease and operate service stations, automotive repair shops and automobile agencies wherever deemed advisable; and to do and perform all acts and contract. and contracts in the conduct of its business within the corporate powers and not prohibited by

The organization meeting of the persons in interest may be called by notice in writing by and of the called by notice in writing by an and of the called by one of the organization meeting of the persons in interest may be called by notice in the of the named incorporators addressed to the other two at Sunflower, Mississippi, at least days before the time designated for such meeting, which notice may be waived, and such meeting may be the time designated for such meeting may be used. meeting may proceed to organize the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty shares of common of the Number of shares of each class to be subscribed and paid for before the corporation may of the par value of \$100.00 per share of a total of \$5,000.00.

Enice Weber

T. J. Foshee

Incorporators L. McQuirter

STATE OF MISSISSIPPI, County of Sunflower

This day personally appeared before me, the undersigned authority, Eunice Weber, L. McQuirter and T. J. Foshee

who polymers of the corporation known as the

Weber Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 6th

June,

J. E. Stokely, Notary Public , 19 32.

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the 7th June day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. June 7th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. Greek L. Rice , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce Ву

The Within and foregoing charter of incorporation of WEBER COMPANY is hereby at

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the Seventh day of By the Governor: June, 1932

WALKER WOOD, Secretary of State.

Sennett Conner

MNXXXXXXXXXXX

, Assistant Attorney General.

June 7, 1932

The Charter of Incorporation of

#5354

BOLIVAR CANNING COMPANY

- 1. The corporate title of said company is Bolivar Canning Company
- 2. The names of the incorporators are: J. R. Crosby, Cleveland, Mississippi; J.P. Saunders, Cleveland, Mississippi; Mrs. Lilla Fisackerly, Cleveland, Mississippi; Fred Clark, Cleveland,
- Mississippi
 3. The domicile is at Cleveland, Bolivar County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5000.00) all common stock.

5. Number of shares for each class and par value thereof.

Five Hundred shares common stock, without nominal or par value, price of which is fixed at \$10.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, operate and conduct the business of canning meats. V and fruits of all kinds and to sell, either at wholesale or retail, the said meats. vegetables and fruits manufactured and canned by said corporation, and to buy and sell produce and poultry of all kinds, and to own and sold corporation, and to buy and sell produce and poultry of all kinds, and to own and sell produce and poultry of all kinds, and to own and sell produce and poultry of all kinds, and to own and sell produce and poultry of all kinds, and to own and sell produce and poultry of all kinds. produce and poultry of all kinds, and to own such real estate as may be necessary or the carrying on or conducting of the business above the carrying on or conducting of the business above the carrying on or conducting of the business above the carrying on or conducting of the business above the carrying on or conducting of the business above the carrying on or conducting of the business above the carrying of the business above the carrying of the business above the carrying of the carrying of the business above the carrying of the carrying of the business above the carrying of the c the carrying on or conducting of the business above set out.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 10 shares.

R. Crosby Lilla Fisackerly J. P. Saunders

Fred Clark, Incorporators

day

STATE OF MISSISSIPPI, County of Bolivar

This day personally appeared before me, the undersigned authority, Fisackerly and J. R. Crosby

Fred Clark, J. P. Saunders, Mrs. Lilla

incorporators of the corporation known as the

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

6th

STATE OF MISSISSIPPI, County of

Sol Seelbinder, Circuit Clerk

Received at the office of the Secretary of State, this the , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 7th of \$ 20.00 , A. D., 19**32** June 7th. 1932 JACKSON, MISS.

WALKER WOOD, Secretary of State, I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of BOLIVAR CANNING COMPANY is hereby approved.

Greek L. Rice , Attorney General. , Assistant Attorney General. By W.W.Pierce

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Seventh day of June, 1932

WALKER WOOD, Secretary of State. Recorded: June 7th, 1932

Sennett Conner

woolved by decree of Chancery Court of Meshoba Con Mise, rendered 1/20/1935. Copy 135

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

The Charter of Incorporation of

#5351

SEWARD'S

- 1. The corporate title of said company is Seward's
- 2. The names of the incorporators are: O. A. Seward, Philadelphia, Mississippi; M. F. Seward, Philadelphia, Mississippi
 - Philadelphia, Neshoba County, Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Twenty-Five Thousand Dollars (\$25,000.00) common stock, Two Hundred Fifty (250) shares.

5. Number of shares for each class and par value thereof.

Two Hundred Fifty (250) shares, One Hundred Dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

To conduct a general mercantile business and may own, buy and 7. The purpose for which it is created: sell real estate.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business: When all of capital stock

is subscribed and paid in.

O. A. Seward Incorporators M. F. Seward,

STATE OF MISSISSIPPI, County of Neshoba

This day personally appeared before me, the undersigned authority,

O. A. Seward and M. F. Seward

incorporators of the corporation known as the Seward's who neknown of the corporation known as the Seward's who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

day

Lamar Oliphant, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum 3rd day of June Received at the office of the Secretary of State, this the

, deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. Jun 6, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. By W. W. Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

SEWARD Shereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the Seventh day of By the Governor: TENNY SXXXXXXX June, 1932 Sennett Conner

WALKER WOOD, Secretary of State. Recorded:

June 7, 1932

#5352

The Charter of Incorporation of

- THE TUNICA GIN COMPANY, TUNICA, MISSISSIPPI
- 1. The corporate title of said company is The Tunica Gin Company
- 2. The names of the incorporators are: J. R. Wells, Tunica, Miss.; H. P. Farrell, Tunica, Miss.; C. A. Jaquess, Tunica, Miss.
- 3. The domicile is at Junica, Tunica County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Twelve Thousand (\$12,000.00) Dollars, all common stock.

5. Number of shares for each class and par value thereof.

One hundred twenty (120) shares of common stock of the par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

The operation of a public gin and gin plant and a grist mill and 7. The purpose for which it is created: the ginning, pressing and baling of cotton for hire; the buying and selling of cottons seed and cotton, in or near the Town of Tunica, in Tunica County, Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930. Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred twenty shares to be subscribed and paid for before corporation may begin business: One hundred twenty stock holders to be held at Tunica. Miss. on tenth (10) day after approval of charter of incorporators, such meeting being the organization meeting and transaction of such business as may properly come before the meeting.

STATE OF MISSISSIPPI, County of Tunica

This day personally appeared before me, the undersigned authority,

J. R. Wells Jaquess, Incorporators H. P. Farrell and C. A. Jaquess

incorporators of the corporation known as the The Tunica Gin Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of Sunflower. L. C. Shannon, Chancery Clerk This day personally appeared before me, the undersigned authority J. R. Wells, incorporation the corporation known as the Tunica Gin Company who acknowledged that they signed and export the above and foregoing articles of incorporation as their act and deed on this the 2nd day of June, 1932.

J. T. Coleman, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 6th

JACKSON, MISS. June 6th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. , Attorney General. , Assistant Attorney General.

Ву

The within and foregoing charter of incorporation of W. W. Pierce THE TUNICA GIN COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor: WALKER WOOD, Secretary of State.

Recorded:

Sennett Conner

day

June 8th, 1932.

#5356

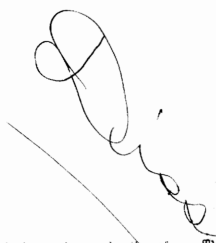
1. The corporate title of said company is Salcedo Oil Company of Mississippi, Inc.

2. The names of the incorporators are: Raymond Terry, Biloxi, Mississippi; H. L. Rogers, Biloxi, Mississippi; Wilson T. Thobodeaux, Biloxi, Mississippi; Sie Simon, Biloxi, Mississippi

3. The domicile is at Biloxi, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock shall be \$2500.00. All capital stock shall be common stock. The par value of each share shall be \$25.00. The number of shares of common stock shall be 100.



The number of shares of common stock shall be 100, and 5. Number of shares for each class and par value thereof.

the par value of said stock shall be \$25.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: The purpose of this corporation shall be to buy and sell at wholesale and retail gasoline and oil and other petroleum products, which by law may be bought and sold in the state of Mississippi. To own, lease and otherwise control and operate receiving and distributing plants and service stations; to own and operate automobile trucks, storage to the state of th storage tanks, pumps and other equipment necessary to carry on such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The number shares to be Substribed and paid for before the corporation shall begin musiness shall be 20 shares of common stock of paid for before the corporation shall begin musiness shall be 20 shares of common stock.

Raymond Terry, H. L. Rogers Wilson Thobodeaux Sie Simon, Incorporators

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, Raymond Terry, H. L. Rogers, Wilson T. Thibodeaux

Sie Simon who salve of the corporation known as the Salcedo Oil Company of Mississippi

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the H. C. Moore, Justice Peace, Dist. 2

Sennett Conner

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the June 9th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. June 9th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

Greek L. Rice , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce

SALCEDO OIL COMPANY OF MISSISSIPPI, INC. The Within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the Tenth THEXXXXXXXXXXX

By the Governor; day of June, 1932. WALKER WOOD, Secretary of State. $R_{\rm ecorded}$:

June 11, 1932.

Proof of Pablication, Showing publication ands in this writer feare

day

DEC 10 1934

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5360

The Charter of Incorporation of

NASH DRUG COMPANY, INC.

- 1. The corporate title of said company is Nash Drug Company, Inc.
- 2. The names of the incorporators are: Lula Turner, Jackson, Mississippi; E. A. Knight, Jackson, Mississippi; P. Z. Jones, Jr., Jackson, Mississippi
- Jackson, Mississippi 3. The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00), with only one class of stock, to-wit, Common.

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock, the par value of which shall be one hundred dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To own and operate drug stores and hereunder to do any and all things usually incident to the drug store business, including a soda fountain business and those things thereto pertaining.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: fifty (50) years.

> Lula Turner Incorporators

STATE OF MISSISSIPPI, County of Hinds

Lula Turner, E. A. Knight and P. Z. Jones, Jr. This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Nash Drug Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 13th day

STATE OF MISSISSIPPI, County of

Reynolds Cheney, Notary Public

Received at the office of the Secretary of State, this the , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. 14th day of , A. D., 19**32**

WALKER WOOD, Secretary of State. JACKSON, MISS. June 14, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L.Rice , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By Herbert Nunnery Assistant Attorney General.

The within and foregoing charter of incorporation of NASH DRUG COMPANY, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State. Recorded: June 14, 1932.

Sennett Conner

TOTAL KARAKAR

#5358

WOODVILLE GIN, UNCORPORATED, WOODVILLE, MISSISSIPPI

1. The corporate title of said company is Woodville Gin, Incorporated

2. The names of the incorporators are: E. H. Jackson, Natchez, Mississippi; Mrs. E.W. Treppendahl, Woodville Mississippi; Mrs. P. B. Jackson, Natchez, Mississippi; C. M. Treppendahl, Woodville, Mississippi

3. The domicile is at Woodville, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$10.000.00. common stock, of one class.

5. Number of shares for each class and par value thereof.

100 shares, par value of each share, \$100.00

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To erect, maintain, purchase or otherwise acquire, own, lease, Operate and maintain cotton gins or ginneries, moss gins or ginneries, grist and feed mills; to manufacture meal, flour, grits, and other similar products; to manufacture mixed feeds for live stock, other animals and poultry; to buy and sell cotton, cotton seed, hay, corn, peas and other products. and other products of the farm, moss and mixed and straight feeds for live stock, other animals and poultry, and to purchase, barter and sell cotton and cotton seed, moss, corn, molasses, syrups all kinds of meal, and the necessary ingredients for the making up of animal and poultry feeds, and to manufactured, ginned, ground or produced. and to manufacture same, and to sell any products so manufactured, ginned, ground or produced.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 25 shares of common stock.

E. H. Jackson
Mrs. E. W. Treppendahl,
Mrs. P. B. Jackson, Incorporators Treppendahl,

STATE OF MISSISSIPPI, County of Wilkinson

This day personally appeared before me, the undersigned authority, Mrs. E. W. Treppendahl and C. M. Treppendahl

incorporators of the corporation known as the Woodville Gin, Incorporated who acknowledge articles of incorporation and the corporation of the corporation known as the Woodville Gin, Incorporated who acknowledge articles of incorporation articles of incorporation articles of incorporation articles of incorporation are considered to the corporation articles of incorporation articles of incorporation are considered to the corporation are consider who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 8th

June, A.D. 1932.1x

Lytl. Lewis, Chancery Clerk By S.P.Brannon, D.C.

This of Mississippi, County of Adams. This day personally appeared before me, the undersigned authority, E.H. Jackson and Mrs. Jackson This day personally appeared before me, the undersigned authority, E.H. Jackson acknowledged; incorporators of the corporation known as the Woodville Gin, Incorporation their ledged; incorporators of the corporation above and foregoing articles of incorporation their ledged; ackson, incorporators of the corporation known as the Woodville Gin, incorporation as their act and they signed and executed the above and foregoing articles of incorporation as act and that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 8th day of June, 1932.

A. M.

A. M. McClure, Notary Public

, together with the sum , A. D., 19**32** Received at the office of the Secretary of State, this the 13th day of June of \$ 30.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. June 13th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. , Attorney General.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce

The Within and foregoing charter of incorporation of WOODVILLE GIN, INCORPORATED is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 14 th day of XXXXXXXXXXXX June, 1932 Sennett Conner

WALKER WOOD, Secretary of State. $R_{e_{corded}}$:

June 15, 1932

DEG 10 1934

#5361

The Charter of Incorporation of

MORRIS PHARMACY, INC. 1. The corporate title of said company is

Morris Pharmacy. Inc. 2. The names of the incorporators are: Forrest B. Jackson, Jackson, Mississippi; E. A. Knight, Jackson, Mississippi; P. Z. Jones, Jr., Jackson, mississippi

Jackson, mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Five thousand dollars (\$5,000.00) with only one class of stock, to-wit: common

This corporation dissolved by decree of the Chaucery Court for the 1st page Indicial Destrict of Herida County, Miss, recided July 1 st 1937. The cause therein pending styled " In the matter of the dissolution of the Morris Pharmacy, Inc., "and numbered 24,328 on the General Docket of said Court of led in the office of the Secretary of State July 1 st 1936.

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock, the par value of which shall be one hundred dollars (\$100.00).

6. The period of existence (not to exceed fifty years) is fifty (50) years.

ro own and operate drug stores and hereunder to do any and all 7. The purpose for which it is created: things usually incident to the drug store business, including a soda fountain business and those things thereto pertaining.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares.

E. A. Knight Forrest B. Jackson, P. Z. Jones, Jr., Incorporators

mississippi, County of

This day personally appeared before me, the undersigned authority, Forrest B. Jackson, E. A. Knight and P. Z. Jones, Jr.

incorporators of the corporation known as the Morris Pharmacy, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

STATE OF MISSISSIPPI, County of

Reynolds Cheney, Notary Public

Received at the office of the Secretary of State, this the 15th , A. D., 19 32 , together with the sumi , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. June 15, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson. , Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of By Herbert Nunnery MORRIS PNARMACY, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

June 16, 1932

心灵 机黄点

#5362

TRAYLOR PHARMACY, INC.

- 1. The corporate title of said company is Traylor Pharmacy, Inc.
- The names of the incorporators are: E.A. Knight, Jackson, Mississippi; Forrest B. Jackson, Jackson, Mississippi; P. Z. Jones, Jr., Jackson, Mississippi.
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand dollars (\$5,000.00) with only one class of stock, to-wit: Common

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock, the par value of which shall be one hundred dollars (\$100.00) per share.

 $\frac{6}{7}$ The Period of existence (not to exceed fifty years) is **fifty** (50) years.

To own and operate drug stores and hereunder to do any and all 7. The purpose for which it is created: things usually incident to the drug store business, including a soda fountain business and those things thereto pertaining.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Fifty (50) phares. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

> E. A. Knight P. Z. Jones, Jr. Forrest B. Jackson, Incorporators

STATE OF MISSISSIPPI, County of This day personally appeared before me, the undersigned authority, E. A. Knight, Forrest B. Jackson and

P. 3. Jones, Jr.

theorporators of the corporation known as the Traylor Pharmacy, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 15th day June Reynolds Cheney, Notary Public , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the 15th June day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. 1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By Herbert Nunnery The within and foregoing charter of incorporation of

TRAYLOR PHARMACY, INC. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 16th day of June, 1932 Sennett Conner

WALKER WOOD, Secretary of State.

Proof of Publication, Showing publication made on.

MAXXXXXXXXXX

June 16, 1932.

#5363

The Charter of Incorporation of

NOLTE_DRUG STORE. INC. 1. The corporate title of said company is Nolte Drug Store, Inc.

2. The names of the incorporators are: E. A. Knight, Jackson, Mississippi; Forrest B. Jackson, Jackson, Mississippi; P. Z. Jones, Jr., Jackson, Mississippi

Jackson, Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Five thousand dollars (\$5,000.00) with only one class of stock, to-wit: Common

This largeration dissolud and its charter Surrendered to the state of Mississippi by a decree of Chousery Court of Hends Courty miss, dated Many 31, 1941. Certified Copy of Said lecree filed in this office, this June 2, 1941. Warker wood, being of State,

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock, the par value of which shall be one hundred dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To own and operate drug stores and hereunder to do any and all things usually incident to the drug store business, including a soda fountain business and those things thereto pertaining.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares.

E. A. Knight Forrest B. Jackson P. Z. Jones, Jr., Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Jones, Jr.

E. A. Knight, Forrest B. Jackson and P. Z.

incorporators of the corporation known as the incorporators of the corporation known as the **Molte Drug Store**. Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the of 1985. day 15th

STATE OF MISSISSIPPI, County of

Reynolds Cheney, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 **32** , together with the sum ion. 16th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

WALKER WOOD, Secretary of State. KSON, MISS. June 16th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. JACKSON, MISS. United States.

Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of

, Attorney General. , Assistant Attorney General.

NOLTE DRUG STORE, INC. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor;

WALKER WOOD, Secretary of State,

THE STATE OF THE ST Sennett Conner

Recorded: June 16, 1932.

The Charter of Incorporation of

#5368

UNIQUE CLEANING SERVICE, INC.

- 1. The corporate title of said company is Unique Gleaning Service, Inc.
- 2. The names of the incorporators are: Jules B. Rozier, Jr., Memphis, Tennessee; W. M. Wear, Memphis, Tennessee; A. Bennedetto, Memphis, Tennessee; Henry Wenzler, Memphis, Tennessee
 - 3. The domicile is at 2109 Ninth Street, Meridian, Miss.
 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand (\$5,000.00) divided into 50 shares of the par value of \$100.00 each.

5. Number of shares for each class and par value thereof.

50 shares \$100.00 each.

6. The period of existence (not to exceed fifty years) is fire 49 years.

7. The purpose for which it is created: A general dry cleaning and acting as laundry agents.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 10 shares of stock shall Number of shares of each class to be subscribed and paid for before the corporation may begin business:

subscribed and paid for.

J. B. Rozier, Jr., H. R. Wenzler, A. Benedetto Incorporators W. M. Wear,

Tennessee

STATE OF MEXICANIA, County of

Jules B. Hozier, Jr., W. M. Wear, A. This day personally appeared before me, the undersigned authority.

Benedetto, Henry Wenzler incorporators of the corporation known as the Unique Cleaning Service, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

, 19 **32.**

June, 1932

STATE OF MISSISSIPPI, County of

S. J. Phillips, My commission expires 4/10/33

, A. D., 19 32 , together with the sum ot \$ 20.00 Received at the effice of the Secretary of State, this the 17th day of June

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce, The Within and foregoing charter of incorporation of UNIQUE CLEANING SERVICE, INC.

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 18th day of

By the Governor: WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

#5370

The Charter of Incorporation of

THE VOGUE. INC.

The Vogue, Inc. 1. The corporate title of said company is

- 2. The names of the incorporators are: David Gordon, Jackson, Mississippi; Mrs. Fannie Gordon, Jackson, Mississippi; Earle N. Floyd, Jackson, Mississippi
- Jackson, Mississippi 3. The domicile is at
- Amount of capital stock and particulars as to class or classes thereof

This corporation dissolved by document the Chancery Bust of I see Judicial Abstrict of Acidy Country, Mass, rendered June 30 th 1939 in cause therein pending styled David Gordon, et al Ex Parte, Perturiero and so claved whom the General Locket of and Court-levered whom the General Locket of and Court-levered whom the General Locket of fine of paid Court-level copy of said de cree filed in this office Levely 6 th 1937.

5. Number of shares for each class and par value thereof.

10,000 shares of no par value

- 6. The period of existence (not to exceed fifty years) is fifty years.
- 7. The purpose for which it is created:

To engage in the wholesale and retail mercantile business; to buy own, lease or otherwise acquired real estate; to act as broker or manufacturer's agent in the sale of merchandise, and to do and restate as broker or manufacturer's agent in the sale of merchandise, and to do and perform any acts and services incidental or necessary to the foregoing purposes necessary to the foregoing purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Five Thousand shares.

David Gordon Mrs. Fannye Gordon Earle N. Floyd, Incorporators

MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

C. L. Graves, Justice of the Peace Ex-officio Notary

Received at the office of the Secretary of State, this the , A. D., 19 **32** , together with the sum lon 20th day of June , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00

June 20. 1932 WALKER WOOD, Secretary of State. JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of By J.A. Lauderdale

, Attorney General. , Assistant Attorney General.

VOCUE, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor: WALKER WOOD, Secretary of State,

Recorded: June 21st, 1932 Sennett Conner

TECHNEXAXENE

The Charter of Incorporation of

511, Larges of Missessippe 1914

#5372

SUPERIOR OIL & SUPPLY COMPANY 1. The corporate title of said company is Superior Oil & Supply Company

2. The names of the incorporators are: C. J. Willett, Hattiesburg, Miss.; G. C. Hawkins, Hattiesburg, Miss.

3. The domicile is at Hattiesburg, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock shall be Ten Thousand (\$10,000.00) Dollars, all common stock.

5. Number of shares for each class and par value thereof.

One hundred shares of common stock of the par value of One Hundred (\$100.00) Dollars each share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the business of buying and selling gasoline, kerosene, oils, greases, automobile parts, supplies, and accessories, at either wholesale and/or retail, and/or as a broker, and to conduct a general garage business; to acquire and hold property, real or personal, necessary or incidental to the conducting of said business, and to do anything and all things necessary and/or incidental to said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty shares of common

> G. C. Hawkins Incorporators c. J. Willett.

STATE OF MISSISSIPPI, County of Forrest

G. C. Hawkins and C. J. Willett This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Superior Oil & Supply Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 23rd Hazel Draughn, Natary Public , 19 **32.**

STATE OF MISSISSIPPI, County of

stock.

My commission expires Jan. 29, 1933

, A. D., 19 $\,$ 32 $\,$, together with the sum Received at the office of the Secretary of State, this the 24th day of June

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. June 24, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice, , Assistant Attorney General. By J.A. Lauderdale

STATE OF MISSISSIPPI, Executive Office, Jackson. SUPERIOR OIL & SUPPLY COMPANY The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 24th day of MAXIXXXXXXXXX Sannett Conner June, 1932 WALKER WOOD, Secretary of State.

June 24, 1932

The Charter of Incorporation of

#5371

- 1. The corporate title of said company is Home Ice CO.
- 2. The names of the incorporators are: H. D. Sumrall, Laurel, Mississippi; Harry L. Sumrall, Laurel,

Mississippi

- Laurel, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand and no/100 Dollars (\$10,000.00), one hundred shares of the par value of \$100.00; authorized to begin business when fifty per cent of the said capital stock is paid in.

5. Number of shares for each class and par value thereof.

One hundred shares, of the par value of One Hundred Dollars (\$100.00).

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: to buy, erect, lease or otherwise acquire, own and operate, an ice plant, or plants, cold storage plant, or plants, packing plant, or plants, ice house or houses, ice depot or depots, ice and/or cold storage warehouse or warehouses; and all equipment necessary to operate any of the same. equipment necessary to operate any of the same; and to buy, erect, lease or otherwise acquire, contained and woodyards, and to sell and dispose of coal and wood, and to own and operate all equipment necessary for the same.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: This corporation may business when fifty per cent. or \$5,000,000 and in business when fifty per cent, or \$5,000.00 of the capital stock is paid in.

> H. D. Sumrall, Harry L. Sumrall, Incorporators

STATE OF MISSISSIPPI, County of Jones.

This day personally appeared before me, the undersigned authority, Laurel, Mississippi

H. D. Sumrall and Harry L. Sumrall, both of

incorporators of the corporation known as the Home Ice Co. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 15th

STATE OF MISSISSIPPI, County of

A. B. Schauber, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 32, together with the sum 23 day of June

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. June 24th, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. By W. W. Pierce, The within and foregoing charter of incorporation of

HOME ICE CO. approved. this the 24th

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor: WALKER WOOD, Secretary of State.

Recorded June 25, 1932. Sennett Conner

AND XXXXXXXXX

#5374

W. F. THURMOND & CO. INC.

1. The corporate title of said company is W. F. Thurmond & Co. Inc.

2. The names of the incorporators are: W. F. Thurmond, Biloxi, Miss.; C. R. Marwood, Jackson, Miss.; M. McCarroll, Jackson, Miss.

3. The domicile is at Jackson, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

2.000 shares Common stock.

5. Number of shares for each class and par value thereof,

2,000 shares No Par value common stock. Each share to have a nominal value of \$5.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage generally in the sale of stocks, bonds, mortgages, and all tinds of security and evidence of indebtedness, and to this end to buy, sell, hold and generally in the sale or stocks, bonds, and generally lead in a security and evidence of indebtedness, and to this end to buy, sell, hold and generally in a securities and evidence of indebtedness; deal in any and all kinds of mortgages, bonds, stocks, securities and evidence of indebtedness; and to our and all kinds of mortgages, bonds, stocks, securities and evidence of indebtedness; and to own, acquire, manage, improve, work, develop, lease, mortgage, sell, turn to account, and other-wise deal in and exercise all rights in respect of any real or personal property that the corporation deal in and exercise all rights in respect of any real or personal property that the corporation may find it necessary or desirable to take over for the protection of any stocks, tonds, securities, or other evidence of indebtedness that the corporation may own or have underritten; to promote and assist financially or otherwise, corporations, syndicates, partnerships association and assist financially or otherwise, corporations, syndicates, partnerships and associations of all kinds, and to engage in an investment securities business, and to give suarantees of all kinds, and to engage in an investment of money or for the purpose Sugrantee in connection therewith or otherwise for the payment of money or for the purpose of the obligation of convenient in thy Suarantee in connection therewith or otherwise for the payment of money or for the particular obligation or undertaking, and to do any and all other things necessary and convenient in the there are of these objects, not, however, in conflict with any of the laws of the state of the trust company. The objects of this company shall not be construed as intended to form a banking or trust company. trust company.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: fifty per cent of thtal of shares authorized.

W. F. Thurmond C. R. Harwood M. MgCarroll, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

W. F. Thurmond, C. R. Harwood & M. McCarroll This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the W. F. Thurmond & Co. Inc. Who acknowledged the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

June, , 19 **32.**

Notary Public Bessie Smith, My com. expires Feb. 21, 1934

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the °t \$ 30.00 25th day of June , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. June 25, 1932 United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. By W. W. Pierce

STATE OF MISSISSIPPI, Executive Office, Jackson. W. F. THURMOND & CO. INC. The within and foregoing charter of incorporation of

June, 1932

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. 25th day of

By the Governor: $R_{e_{00}\text{rded}};$ WALKER WOOD, Secretary of State.

June 25, 1932.

Sennett Conner

THE TAX TO A STATE OF THE STATE

The Contemporarion Cloube County, 4/18/34 KIRKLAND FUNERAL HOME

1. The corporate title of said company is Kirkland Funderal Home, Inc.

2., The names of the incorporators are: S. B. Kirkland, Quitman, Mississippi; C. E. Hood, Quitman, Mississippi

B. A. McClellan, Quitman, Mississippi

3. The domicile is at Quitman, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The amount of authorized capital stock shall be five thousand (\$5000.00) dollars all common divided into one hundred (100) shares of the par value of fifty (\$50.00) dollars each which shall be paid in full.

MISSISSIPPI STATE OF

DEPARTMENT INSURANCE

JACKSON

, George D. Riley, Insurance Commissioner of the State of Mississippi, do hereby approve the charter of incorporation of Kirkland Funeral Home, Incorporated, and certify that a copy of the same has been filed in the office of the Commissioner of Insurance, as provided by law, this June 25th, 1932.

Geo. D. Hiley, Insurance Commissioner

5. Number of shares for each class and par value thereof.

All stock shall be common stock and shall consist of one hundred (100) shares value of fifty (\$50.00) dollars of the par value of fifty (\$50.00) dollars (each.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

The carrying on of the bus ness of undertakers, embalmers, to but vaults and such other months. 7. The purpose for which it is created: and sell coffins, caskets, vaults and such other merchandise and materials as are necessare to carry on such business, to operate hereas and formal and materials as are necessare. to carry on such business, to operate hearses and ambulances, to buy, own and sell persons property and real estate, to operate burial associations and to make contracts in advance death to buy or pay funeral expenses of any person of the p death to buy or pay funeral expenses of any person or persons and to make contracts in advance of death to pay any person or persons a sum of money in line.

The rights and powers that may be exercised by this corporation in addition to the foreign are those conferred by Chapter 93 and 100 Chapter 93 an going are those conferred by Chapter 93 and 100 Code of Mississippi 1930, and the laws amendatory thereof.

71. The names and residents and official titles of all the officers who are to have and exercise general control and management of the are exercise general control and management of the expenses and funds of the corporation are as follows:

S. B. Kirkland, President, Quitman, Mississippi;

C. E. Hood, Secretary, Quitman, Mississippi

B. A. McClellan. Vice President and Appl

B. A. McClellan, Vice President and Juneral Director, witman, Mississippi

TERTIMISKUM NUKUK MUKUK MEKASUKUM NEKUK KEMENKAK KUMBEKKAK KEKAK KEKAK KAKAK KAKAK KAKAK KAKAK KAKAK KAKAK KAK BENDENGKETO. Shall be one hundred 1100 MISSIDISCOURCE TO. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

shares of common stock which shall be subscribed and paid for either in cash or property.

S. B. Kirkland

E. Hood

Incorporators McClellan,

S. B. Kirkland, C. E. Hood and B. A. MgClelland This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Kirkland Funeral Home who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

22nd day

STATE OF MISSISSIPPI, County of

June 25, 1932.

STATE OF MISSISSIPPI, County of Clarke

Ida Stainback, Notary Public My commission expires Nov. 17, 1932

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 25th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00

WALKER WOOD, Secretary of State. JACKSON, MISS. June 25.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the Greek L. Rice, , Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. Ву V. A. Lauderdale The within and foregoing charter of incorporation of KIRKLAND FUNERAL HOME, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippl to be affixed. this the Hw the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

#5379

- 1. The corporate title of said company is The Independent Order of Calanthe Number One of Vicksburg, Mississippi
- 2. The names of the incorporators are: Mrs. A.E. Jones, Vicksburg, Miss.; Mrs. R.A. Temple, do; Mrs. A.B. Middleton, do; Mrs. Annie M. Harris, do.
- 3. The domicile is at Vicksburg, Mississippi
- 4. Amount of capital stock maximum nax naxous maximum none.

The par value of shares is: None AMMENING MANAGEMENT OF THE PROPERTY OF THE PRO

6. The period of existence (not to exceed fifty years) is fifty years. 7. The purpose for which it is created: To promulgate the teachings of Christianity; carry for the sick; burying the dead and giving succor to the members when in need and distress, to grant charters to local the dead and giving succor to the members when in need and warren County; purchase and to local lodges and to promulgate pass-words in its jurisdiction in Warren County; purchase and promulgate pass-words in its jurisdiction in warren county; purchase and promulgate pass-words in its jurisdiction in warren county; purchase and to make all own property for the benefits of its members, and collect dues from members and to make all necessary for the benefits of its members, and collect dues from members and to make all necessary fules and regulations for the guidance of fraternal orders; to define conditions under which local lodges may be organized and the terms.

The rights and powers that may be exercised by this corporation in addition to the foregoing, are those conferred by Chapter 100 Code of Mississippi 1930. This corporation is not for not for profits and no dividends are to be declared or paid to members and loss of membership by depth profits and no dividends are to be declared or paid to member in the corporate assets and by death or otherwise shall terminate all interest of such member in the corporate assets and expulsion of the corporate assets and expulsion shall be the only remedy for non-payment of dues.

the provisions

The rights and powers that may be exercised by this corporation, in the rights and powers that may be exercised by this corporation, in the rights and powers that may be exercised by this corporation, in the rights and powers that may be exercised by this corporation, in the rights and powers that may be exercised by this corporation, in the rights and powers that may be exercised by this corporation, in the rights and powers that may be exercised by this corporation, in the rights are those conferred by Chapter 100, Code of Mississippi of 1930.

STRUCTURED OF 1980.

Mrs. A. E. Jones Mrs. R. A. Temple Mrs. A. B. Middleton Mrs. Annie M. Harris, incorporators

STATE OF MISSISSIPPI, County of Warren This day personally appeared before me, the undersigned authority. a Notary Public, Mrs. A. E. Jones, Mrs. R. A. Temple, Mrs. A. B. Middleton, Mrs. Annie M. Harris

Independent Order of Calanthe Number One of Vicksburg, Mississippi incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 25th Rundle Smith, Notary Public , 19 32.

STATE OF MISSISSIPPI, County of

, A. D., 19 22 , together with the sum Received at the office of the Secretary of State, this the June 27th day of , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. June 27th, 1932
United States

Attorney General. Greek L. Rice,

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, THE INDEPENDENT ORDER OF CALANTHE NUMBER ONE OF VICKSBURG, MISSISSIPPI
IN TUBERS, MISSISSIPPI is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the 27th day of MMXXXXXXXXXX

By the Governor: June, 1932 Bennis Murphree, WALKER WOOD, Secretary of State. $R_{\rm ecorded}$: Lieutenant and Acting Governor

June 27, 1932.

150 spended by State Tax Commission as Authorized by Section 15, Chapter 1936

121, Laws of Mississippe 1934 FRD OF CHARTERS 31—STATE OF MISSISSIPPI

The Charter of Incorporation of

#5381

CHICKASAW MOTOR COMPANY

- 1. The corporate title of said company is Chickasaw Motor Company
- 2. The names of the incorporators are: A. A. Hill, Vardaman, Mississippi; Mrs. C. M. Hawkins, Houston, Mississippi; Roy D. Hill, Houston, Mississippi
- 3. The domicile is at The domicile is at Houston, Chickasaw County, Mississippi Amount of capital stock and particulars as to class or classes thereof

\$10,000.00, in 100 shares of common stock of the par value of \$100.00 each.

5. Number of shares for each class and par value thereof.

100 shares of common stock of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is 25 years.

7. The purpose for which it is created: Carry on a general automobile business and trade, buy and sell automobiles, parts and accessories, buy, sell, charge and repair batteries, conduct service stations, general repair of automobiles, parts and accessories.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of assippi of 1930. Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 80 shares of common stock. \$100.00 per share par value. of \$100.00 per share par value.

Roy D. Hill A. A. Hill

STATE OF MISSISSIPPI, County of Chickasaw

Mrs. C. M. Hawkins, Incorporators

This day personally appeared before me, the undersigned authority, Mrs. C. M. Hawkins and Roy D. Hill and A. A. Hill

incorporators of the corporation known as the Chickasaw Motor Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 25th

STATE OF MISSISSIPPI, County of

B. M. Smith, Gircuit Clerk

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum ion. 28th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. 30.00

JACKSON, MISS. June 28, 1932 WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice,

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of CHICKASAW MOTOR COMPANY is hereby approved. By J.A. Lauderdale,

, Attorney General. , Assistant Attorney General

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: WALKER WOOD, Secretary of State.

INNXXXXXXXXXXX Dennis Murphree

June 29, 1932.

American Specialty Company 1. The corporate title of said company is

2. The names of the incorporators are: T. G. Henderson, Hattiesburg, Mississippi; Mrs. Emma A. Henderson, Mattiesburg, Mississippi; J. H. Muir, Hattiesburg, Mississippi; Mrs. Lucile Muirm Hattiesburg,

Mississippi 3. The domicile is at Hattiesburg, Mississippi 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand (5,000) shares of common stock without par value.

5. Number of shares for each class and par value thereof.

Five thousand (5,000) shares of common stock without par value, the sale price of which may be fixed from time to time by the board of directors.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To engage in the manufacturing, packing and distribution of drug pecialty items; to buy, sell, own, and lease real estate and other property necessary to the sarrying on of the characterists. earrying on of the above business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Thousand (1,000) shares.

T. G. Henderson Mrs. Emma A; Henderson J. H. Muir Incorporators Mrs. Lucile Muir,

STATE OF MISSISSIPPI, County of Forrest

This day personally appeared before me, the undersigned authority, T. G. Henderson and Mrs. Emma A. Henderson

incorporators of the corporation known as the American Specialty Company who acknowledge the corporation known as the American Specialty Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 11th day July, L. Korndoffer, Justice of the Peace

STATE OF MISSISSIPPI, County of Forrest. This day personally appeared before me, the undersigned authority J.H.Muir and Mrs. Lucile that incorporators of the corporation known as the American Specialty Company, who acknowledged deed on this the land executed the above and foregoing articles of incorporation as their act and this the land executed the above and foregoing articles of incorporation. deed they signed and executed the apove on this the 11th day of July, 1932.

L. Korndoffer, Justice of the Peace , A. D., 1932 , together with the sum

Received at the office of the Secretary of State, this the of \$ 500.00 12 th day of July , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

 $I_{ACKSON, MISS.}$ I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. By W. W. Pierce.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of AMERICAN SPECIALTY COMPANY is hereby approved.

is nerepy approved.

TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the Twelfthday of By the Governor: July, 1932 WALKER WOOD, Secretary of State.

July 12, 1932.

Certificate fring Pole hur un no four stock filed July 12, 1952. Fee \$200 Receipt \$ 5403.

MISSISSIPPI PTG. CO., VICKSBURG - 2104

The Charter of Incorporation of

#5398

BRISTER GROCERY COMPANY

- 1. The corporate title of said company is Brister Grocery Company
- 2. The names of the incorporators are: M. H. Brister, Yazoo City, Mississippi; K. E. Brister, Yazoo City. Mississippi; W. J. Kropp, Yazoo City, Mississippi
- 3. The domicile is at Yazoo City, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$15,000 common stock consisting of 150 shares of the par value of \$100.00 per share

5. Number of shares for each class and par value thereof,

150 shares of common stock of the par value of \$100.00 per share.

- 6. The period of existence (not to exceed fifty years) is fifty years.
- 7. The purpose for which it is created:

To engage generally in the mercantile business; to buy, sell and at wholesale and at material cantile business; generally deal in and with, at wholesale and at retail all kinds of groceries, drugs, and all other birds all kinds of groceries, drugs, engaged goods, hardware and supplies, and all other kinds of goods, wares and merchandiset to engage in any and all other businesses usual to or useful in any and all other businesses usual to other businesses in any and all other businesses usual to or useful in connection with the conduct of a mer

The first meeting of persons in interest may be held at such time and place sed by an agreement in writing signal to an agreement in writing signal to the such time and place. may be designated by an agreement in writing signed by all persons in interest, or such meeting may be called by any two of the interest may be held at such time and such meeting may be called by any two of the interest. meeting may be called by any two of the incorporators by giving three days written notice of same by mail.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of a sippl of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: This corporation may begin business: This corporation may Mississippi of 1930. business when 75 shares of the common stock thereof have been subscribed and paid for-

M. H. Brister

K. E. Brister

". J. Kropp, Incorporators

STATE OF MISSISSIPPI, County of Yazoo This day personally appeared before me, the undersigned authority,

M. H. Brister, K. E. Brister and W. M. Kropp

incorporators of the corporation known as the Brister Grocery Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

12th day

STATE OF MISSISSIPPI, County of

Edith Durel, Notary Public

Received at the office of the Secretary of State, this the , together with the suni of \$ 40.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. , A. D., 19**3**2 JACKSON, MISS.

United States.

WALKER WOOD, Secretary of State, July 13th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

STATE OF MISSISSIPPI, Executive Office, Jackson.

By W. W. Pierce

Greek L. Rice

, Assistant Attorney General. , Attorney General.

The within and foregoing charter of incorporation of

BRISTER GROCERY COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor: WALKER WOOD, Secretary of State. Sennett Conner XXXXXXXXXXX

Recorded:

owing publication wade on Buly

July 13, 1932

#5382

GULF FURNITURE COMPANY

- 1. The corporate title of said company is Gulf Furniture Company
- The names of the incorporators are: R. J. Kergosien, Mobile, Alabama; E. O. Holliman, Mobile, Alabama; Gunter O'Rear, Mobile, Alabama
- 3. The domicile is at Gulfport, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars, all common stock

5. Number of shares for each class and par value thereof.

Fifty shares, all Common Stock of the par value of One Hundred Dollars each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in a general furniture business, both wholesale and retail, including the buying, manufacturing and selling of house, store, office and ship, and selling of house, store, office an and all other kinds of furnishings and fixtures, including, besides ordinary furnishings, buying, manufacturing, and selling, both wholesale and retail, of radios, stoves, plumbing equipment and electrical appliances and fixtures, and all other and all kinds of general supplies and districts appliances and fixtures, and all other and houses; to do a general supplies and fixtures used in homes, stores, offices, ships and houses; to do a general mercant; and fixtures used in homes, stores, offices, ships and houses; to do a general mercantile business; to buy, own, possess and sell real estate; to wwn, acquire, collect, sell and devices; to buy, own, possess and sell real estate; to wwn, acquire, collect, sell and deal in accounts, both secured and unsecured.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten shares of Common Stock

be paid for in full before corporation begins business.

E. O. Holliman, E. J. Kergosien,

Incorporators Gunter O'Rear STATE OF MESSIESCER County of Mobile

This day personally appeared before me, the undersigned authority. E. J. Kergosien, E. O. Holliman and Gunter

incorporators of the corporation known as the Gulf Furniture Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 20th

STATE OF MISSISSIPPI, County of W. T. Ramsey, Notary Public

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the June 29th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. 1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce GULF FURNITURE COMPANY

The within and foregoing charter of incorporation of is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 30th day of TROXXXXXXXXX Hune, 1932 Dennis Murphree

 $\Re_{e_{corded}}$: WALKER WOOD, Secretary of State.

Tune 30, 1932

The Charter of Incorporation of

FERGUSON FURNITURE COMPANY

1. The corporate title of said company is Ferguson Furniture Company.

2. The names of the incorporators are: J. H. Ferguson, postoffice Jackson, Miss., B. F. Ferguson, postoffice, Jackson, Miss.

Jackson, Mississippi. 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

5. Number of shares for each class and par value thereof. 50 shares of common stock, par value \$100.00 each.

6. The period of existence (not to exceed fifty years) is Fifty Years.

The purpose for which it is created: To own and operate one or more furniture stores, either wholesale or retail, in the city of Jackson and elsewhere. To do and perform such other things as are usual and incidental to the conduct of such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

J. H. Ferguson B. F. Ferguson Incorporators.

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, J. H. Ferguson and B. F. Ferguson

incorporators of the corporation known as the Ferguson Furniture Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Tom Q. Ellis, Clerk of the Supreme State of Mississippi By: E.L. Shelton,

STATE OF MISSISSIPPI, County of

, Assistant Attorney General. , Attorney General.

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the July of \$ 20,00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice

STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce The within and foregoing charter of incorporation of FERGUSON FURNITURE COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Fifth

By the Governor: WALKER WOOD, Secretary of State. Pennis Murphree Acting Governor

Recorded: July 5th, 1932.

#5387

HINDS CHAPEL CEMETERY.

1. The corporate title of said company is

- Hinds Chapel Cemetery 2. The names of the incorporators are: M. C. Dickson, Horn Lake, Mississippi; Mrs. Irene Nail, Horn Lake, Mississippi; Mrs. E. J. Pollard, Horn Lake, Mississippi
- Lake Cormorant, R.F.D. DeSoto County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

None

5. Number of shares for each class and par value thereof.

None

The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To maintain, protect, preserve and perpetuate Hinds Chapel Cemetery Cemetery, and to take all necessary steps or actions for the preservation of said Hinds Chapel Cemetery. Cemetery. Said corporation shall not be required to make publication of its application for a charter. Charter, Said corporation shall not be required to make publication of its application for a charter, shall issue no shares of stock, shall divide no dividends or profits among its members, shall make expulsion the only remedy for the non payment of dues, shall invest in each member the otherwise, the termination of all officers, shall make the loss of membership, by death or therwise, the termination of all interest of such member in the corporate assets, and there shall be no individual limitation of all interest of such member in the corporate assets, are corporate be no individual liability against the members for corporate debts, but the entire corporate property ships the debts of the corporate debts of the corporate debts. property shall be liable for the claims of creditors. Said Hinds Chapel Church and Cemetery are located on and comprise the following described land to-wit: On the N.E. one-fourth of Section 7, Township? Township 2, Range 8 (eight), commencing on the eastern boundary line at a stake and running thence the north with said line 20 (twenty) rods to a stake, thence due west 16 (sixteen) rods to the beginning thence due south 20 (twenty) rods to a stake, thence due west 10 (sixteen) rods to the beginning containing containing containing 2 (two) acres.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

Mrs. E. J. Pollard, M. C. Dickson Mrs. Irene Nail, Incorporators

STATE OF MISSISSIPPI, County of DeSoto M. C. Dickson, Mrs. Irene Nail, Mrs. E. J. This day personally appeared before me, the undersigned authority,

Pollard

who pales of the corporation known as the Hinds Chapel Cemetery Association who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

, 19 **32.**

A. B. Nail, Supv. 2nd dist., Member of the Board of Supervisors of the Second District of DeSoto County, Mississippi

STATE OF MISSISSIPPI, County of

, A..D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 6th day of July

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. July 7, 1932 Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

Greek L. Rice, , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The Within and foregoing charter of incorporation of HINDS CHAPEL CEMETERY ASSOCIATION

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: day of July, 1932. Dennis Murphree

 $R_{e_{COrded}}$: WALKER WOOD, Secretary of State.

July 8, 1932.

MISSISSIPPI PTG. CO.

The Charter of Incorporation of

#5389

TRIO OIL COMPANY

- 1. The corporate title of said company is Trio Oil Company
- Wilson McGuire, Jackson, Miss.; D. W. Bufkin, Jackson, Miss. 2. The names of the incorporators are:
- The domicile is at Jackson, Hinds County, Mississippi
 Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock shall be Sixty Thousand Dollars, all common stock.

No stockholder shall have any pre-emptive right to purchase any other stock of the Company unless so provided by the Board of Directors, and then only to the extent so provided The Company shall have the right to treat the person in whose name a certificate of stock is registered as the real owner thereof, for all purposes, except as otherwise provided by law The Board of Directors shall have the power to sell any property of the Company, of any kind with ot without the consent of the holders of a majority of the outstanding stock by vote of writing. Acceptance of a certificate of a test of stock by vote of the outstanding stock by vote of writing. writing. Acceptance of a certificate of stock shall constitute an agreement by the holder all of the terms of the Company's charter and by-laws.

5. Number of shares for each class and par value thereof.

The capital stock shall consist of twenty-four hundred (2400) shares of the par value enty-five Dollars (\$25.00) each all amounts of the par value. of Twenty-five Dollars (\$25,00) each, all common stock.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To buy, trade for, or otherwise acquire, to own, hold, use and thereof operate, and to sell, trade, mortgage and otherwise dispose of, lands and/or leases thereof for the drilling of wells for the production of oil for the drilling of wells for the production of oil, gas and other minerals, together with the production of oil, gas and other minerals, together willing of wells for the production of oil, gas and other minerals, together willing of wells. for the production of oil, gas and other minerals, and machinery and equipment for the drilling of wells; and to drill wells for the production of oil, gas and other minerals, for itself of others, by contract or otherwise; and to acquire contract or otherwise contract or otherwise contract or oth for others, by contract or otherwise; and to acquire, construct, own, use, operate and disposition of by sale or otherwise, pipe lines for the transportations and to acquire. of by sale or otherwise, pipe lines for the transportation of oil and/or gas, storage transportation and sale of oil, gas and other minerals, and generally to do and perform all of a general oil and gas business and the production transportation of oil and gas and other property as is usual, necessary or incident to the conditional conditions. of a general oil and gas business and the production, transportation and sale of oil, gas and other minerals and the hyprodicts the production, transportation and sale of oil, gas and other minerals and the by-prodicts thereof; and to trade, sell or otherwise dispose of

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred [100] shares

Wilson McGuire,

D. W. Bufkin, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, in and for the City of Jackson, in said County and State, the above-named Wilson McGuire and D. W. Bufkin

incorporators of the corporation known as the **Trio Oil Company** On the state of incorporation as their act and deed on this the **8th** incorporators of the corporation known as the

STATE OF MISSISSIPPI, County of

Marion Parker, Notary Public

, A. D., 19 32 , together with the suml Received at the office of the Secretary of State, this the 8th day of July , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 130.00

WALKER WOOD, Secretary of State. JACKSON, MISS. July 8th, 1932 WALKER WOOD, Secretary WALKER WOOD, Secretary was a second of the States.

, Attorney General. , Assistant Attorney General. Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson.

By W. W. Pierce,

TRIO OIL COMPANY IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State.

The within and foregoing charter of incorporation of

XXXXXXXXXXXXXXXX Sennett Conner

day

Recorded: July 8, 1932.

#5392

L. D. RINEHART & COMPANY 1. The corporate title of said company is L. D. Rinehart & Company

2. The names of the incorporators are: L. D. Rinehart, Tupelo, Mississippi; N. C. Rinehart, Corinth, Mississippi; C. N. Morrison, Corinth, Mississippi

3. The domicile is at Booneville, in Prentiss County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Twenty-Five Thousand Dollars (\$25,000.00), all common stock, with right to begin business when Twelve Thousand Five Hundred Dollars (\$12,500.00) shall have been paid in.

5. Number of shares for each class and par value thereof.

Two hundred and fifty shares (250) of common stock of the par value of One Hundred Dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

To conduct, operate, and engage in a general mercantile business, to buy and sell all kinds of dry goods, clothing, millinery, shoes, hats, groceries and food supplies, farm supplies supplies, farm products, all kinds of machinery, hardware, live stock, fertilizer, and all other good, wares, and merchandise, at wholesale or retail or both, and to do and perform any and all act. and all acts necessary, expedient, and proper in and about the operation and conduct of said business And to engage in any other business, and to do and perform any other act or thing not contrary to the laws of the state of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred and twenty five 125) Shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred Shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred Shares of common stock at par value of One Hundred Dollars (\$100.00) per share shall be subscribed of common stock at par value of One Hundred Dollars (\$100.00). subscribed and paid for before incorperation may begin business.

L. D. Rineha

L. D. Rinehart

Sannett Conner

C. N. Morrison N. C. Rinehart, Incorporat

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority. C. N. Morrison, of Corinth, Miss., and

N. C. Rinehart of Corinth, Miss.

incorporators of the corporation known as the L. D. Rinehart and Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 7th day of July, 1932.

July

1932. Given under my hand and official seal, this the 7th day of July, 1932.

A. L. George, Notary Public My commission expires 2/14-1923 STATE OF MISSISSIPPI, County of Lee This day personally appeared before me, the undersigned authority L. D. Rinehart of Tupelo, that they proved of the corporation known as the L. D. Rinehart and Company who acknowledged deed they signed. that they signed and executed the above and foregoing articles of incorporation as their act and on this time and executed the above and foregoing articles of incorporation as their act and they signed and executed the above and foregoing articles of incorporation as their act and the control of this time.

deed they signed and executed one this the 8 day of July, 1932. Given under my hand and official seal, this the 8 day of July, 1932.

J. R. Hinton, My commission expires May 13, 193

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 11th Julyot \$ 60.00 day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of L. D. RINEHART & COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have become set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the eleventhday of July, 1932 XXXXXXXXXXXXXX

By the Governor:

WALKER WOOD, Secretary of State. $R_{e_{corded}}$:

July 12th, 1932

The Charter of Incorporation of

- JOHN H. JONES AND COMPANY John H. Jones and Company 1. The corporate title of said company is
- 2. The names of the incorporators are: John H. Jones, Laurel, Mississippi; A. K. Maddox, Laurel, Mississippi

Five Thousand Dollars (\$5,000.00) represented by common stock only.

5. Number of shares for each class and par value thereof.

Fifty shares common stock of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the business of buying and selling securities; to brokers: to engage in the business of buying and selling securities; argons. as note brokers; to engage in the business of negotiating loans and to act as brokers for persons. firms or corporations engaged in the business of leaving loans and to act as brokers for persons. firms or corporations engaged in the business of loaning money on security; to act as agents for borrowers in obtaining loans: to engage in business are money on security; to act as agents act as borrowers in obtaining loans; to engage in business as merchants, wholesale and retail; to engage in the second section of the engage in the second section of the engage in the engage factors and/or merchandise brokers; to engage in the business of auditing and accounting; to entire the business of furnishing all persons firms are business of auditing and accounting; in the business of furnishing all persons, firms, partnerships and corporations with the assistance of accounting and acting as compartables. or assistance of accounting and acting as comprtoller, auditor or accountant thereof; to engage the business of maintaining an agency for the musicipal and accountant thereof; the business of maintaining an agency for the writing and selling policies of insurance issued regularly incorporated and licensed insurance companied. regularly incorporated and licensed insurance companies; domestic and foreign, for the insurance from human beings against death, sickness or personal injury, or property against loss or damage fire, water, wind, burglars or other causes, liability insurance, fidelity and surety bonds and businesses pertaining, thereto; to engage in the business of conducting a general insurance agent and acting as insurance brokers for fire. casualty place and acting a general insurance accident. and acting as insurance brokers for fire, casualty, plate glass, steam boilers, elevator accident fidelity, death, burglary and other kinds of insurance; to transact a general real estate agency and brokerage business, including the management of transact a general real estate and brokerage business, including the management of estates, and to do any lawful thing necessary or convenient to the operation of the said businesses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty five (25) shares.

> John H. Jones, A. K. Maddox. Incorporators

STATE OF MISSISSIPPI, County of Jones.

This day personally appeared before me, the undersigned authority, John H. Jones and A. K. Maddox

incorporators of the corporation known as the John H. Jones and Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

W. S. Welah, Notary Public

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 11th day of of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. WALKER WOOD, Secretary of the examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the states. JACKSON, MISS. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of ByW. W. Pierce

JOHN H. JONES AND COMPANY is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the eleventhday of July, 1932

By the Governor:

WALKER WOOD, Secretary of State.

Recorded: July 12th, 1932. Sannett Conner

XXXXXXXXXXXXX

day

#5394

LUNSFORD WELDING SHOP

- 1. The corporate title of said company is Lunsford Welding Shop
- 2. The names of the incorporators are: L. R. Lunsford, Jackson, Mississippi; E. L. Peyton, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$5000.00, par value, one class, common stock.

Servicement of Main Fax Commission a Authorisis or Section 15, Chapte III. Lauss of Musicalphi 1966

1945 2 8 1945

5. Number of shares for each class and par value thereof.

One hundred shares of the par value of \$50.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

Operate and/or maintain a general welding business, to own, orerate and/or maintain a machine shor to own, machine shop, to engage in the business of boiler welding and general boiler work, to engage in the business of boiler welding and general boiler work, to engage in the business of tool dressing, to engage in the manufacturing of machinery and in the interest of boilers. in the business of tool dressing, to engage in the manufacturing of machinery supplies and to own, operate and lease premises incident to any and all of gaid businesses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred shares.

L. R. Lunsford, F. L. Peyton, Incorporators.

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority. L. R. Lunsford and F. L. Peyton

who acknowl of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Ione Smith, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 1932 , together with the sum Received at the office of the Secretary of State, this the 12th day of July , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson. J. A. Lauderdale The within and foregoing charter of incorporation of

LUNSFORD WELDING SHOP is hereby approved.

is nereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Thirteenthor July, 1932. By the Governor:

 $\Re_{ee_{Old}_{ed}}$: WALKER WOOD, Secretary of State.

July 13, 1932.

Sennett Conner

, Assistant Attorney General.

121, Laws of Mississipp 1924

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI 1166 10 1334

OEC 10 1996

#5401

The Charter of Incorporation of

PEOPLES GIN COMPANY, INC.

- 1. The corporate title of said company is Peoples Gin Company. Inc.
- 2. The names of the incorporators are: Leon C. Bramlett, Clarksdale, Mississippi; Elizabeth J. Bramlett, Clarksdale, Mississippi; Greek P. Rice, Clarksdale, Mississippi.
- Clarksdale, Coahoma County, Mississippi

- The par value of shares is Twenty (20) shares common stock of \$500.00 each.
- The period of existence (not to exceed fifty years) is: fifty (50) years. AN UNDER MENTAL SERVICE AND SE

WINDOWS CHORD REPORTS DESCRIPTION OF THE PROPERTY OF THE PROPE

7. The purpose for which it is created:

To own and operate cotton gins, saw mills, planing mills, feed mills, works, and like enterprises. ice factories, bottling works, and like enterprises; to buy and sell and generally engage in the buying and selling of all products of in the buying and selling of all products of said enterprises and supplies for same; town and operate a general store or stands own and operate a general store or stores; to buy and sell goods, wares, and merchandise for cash or credit; to own and operate a general repair and machine shop or shops; to buy, sell, or lease such land or lands or interest and machine shop or shops; buy, sell, or lease such land or lands as is necessary for conducting said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: twenty (20) shares common stock of the par value of Five Hundred (\$500.00) Dollars each. (Paid in full.)

Leon C. Bramlett Elizabeth J. Bramlett Incorporators

STATE OF MISSISSIPPI, County of Coahoma

This day personally appeared before me, the undersigned authority, within and for the County and State aforesation of the county aforesation of the within named Leon C. Bramlett, Elizabeth J. Bramlett and Greek P. Rice

incorporators of the corporation known as the Peoples Gin Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

Rodney Brooks, Notary Public

Received at the office of the Secretary of State, this the 14th , A. D., 19 32 , together with the suni , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00

JACKSON, MISS. July 14th. 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

By W.W.Pierce

, Attorney General.

day

13

The within and foregoing charter of incorporation of

PEOPLES GIN COMPANY, INC.

, Assistant Attorney General.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Fourteenth ox day of July, 1932. By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

Greek L. Rice

MEXIXEXENERS

Recorded:

July 15, 1932.

#5402

THE AMERICAN LEGION PARK OF POST NO. 138, Philadelphia, Miss.

- 1. The corporate title of said company is The American Legion Park of Post No. 138
- 2. The names of the incorporators are: DeWitt DeWeese, Philadelphia, Miss.; R. C. Peebles, Philadelphia, Miss.; Robert J. Coghlan, Philadelphia, Miss.
- Philadelphia, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

The corporation is to be conducted for benevolent and civic improvement purposes, and not for pecuniary profit. No capital stock shall be issued; no dividends declared; expulsion shall be the only remedy for non-payment of dues; and loss of membership by death or otherwise shall terminate all interest of such member in the corporate assets.

5. Number of shares for each class and par value thereof.

No capital stock.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

(a) To own and operate a fish and game preserve, and park and

recreation grounds;

(b) To acquire and own all real estate necessarily incidental

thereto, not to exceed statutory limitations, if any; (c) To build, erect or otherwise construct thereon and therein, (c) To build, erect or otherwise consultation incidental thereto; and to creat, lodges, club houses, and recreation structures necessarily incidental thereto; and to create, build, or otherwise construct fish ponds, swimming polls, and other bodies of water necessarily incidental thereto.

(d) To have all the powers and privileges necessarily incidental

(d) To have all the point the existence and exercise of the purposes of this charter. (e) This corporation shall not be operated for profit. (f) To collect entrance fees and periodical dues from the (f) To collect entrance fees and periodical the conduct of the foregoin provided all such funds, less actual operating expenses, are used in the conduct of the foregoing activities of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: **No capital stock.**

> DeWitt DeWeese R. C. Peebles. Incorporators Robert J. Coghlan,

> > day

STATE OF MISSISSIPPI, County of Neshoba DeWitt DeWeese, R. C. Peebles and Robert J. This day personally appeared before me, the undersigned authority. Coghlan

who parameters of the corporation known as the American Legion Park of Post No. 138 Wiedged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 9th July , 1932.

R. G. Moore, Chancery Clerk

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum 14th day of July Received at the office of the Secretary of State, this the ot * 10.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. July 14th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, THE AMERICAN LEGION PARK OF POST NO. 138

The within and foregoing charter of incorporation of is hereby approved.

ESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Bifteenthay of By the Governor: July, 1932. Sennett Conner

Recorded 113 16, 1932. WALKER WOOD, Secretary of State.

#5408

WELLS GIN COMPANY, INCORPORATED

- 1. The corporate title of said company is Wells Gin Company, Incorporated
- 2. The names of the incorporators are: A. Wells, Jr., Jonestown, Mississippi; A. L. Block, Jonestown, Mississippi; Ed C. Brewer, Clarksdale, Mississippii
 - 3. The domicile is at Jonestown, Coahoma County, Mississippi
 - 4. Amount of capital stock TRIN EDITION ENDING MANNES THE COR \$15.000.00; all common stock.

- 6. The period of existence (not to exceed fifty years) is fifty years.

To lease, purchase, acquire, own and othe wise hold and possess, te and maintain the committee and committee 7. The purpose for which it is created: cotton gins and to conduct, operate and maintain the same, and to do a general cotton ginning

business. To buy and sell cotton, cottonseed, and cottonseed products.

To conduct, operate and maintain a grist mill and flour mill, del honds, del to manufacture, sell and otherwise handle all kinds of feeds. To borrow money, issue bonds, and tures or obligations from time to time for any and all objects or purposes of the corporation to secure the same by mortgage, pledge, trust deed or otherwise or purposes of the corporation. to secure the same by mortgage, pledge, trust deed or otherwise, and to loan money and invest funds in such property or securities as it may also funds in such property or securities as it may elect.

own and dispose of real estate, provided such acquisition and ownership of real estate be lawful and to buy, sell, or otherwise handle and deal in all other wind ownership of real estate be necessary. and to buy, sell, or otherwise handle and deal in all other kinds of property that may be necessary for the proper carrying on of the business of the corrections. for the proper carrying on of the business of the corporation. Fifty shares of the stock shall be subscribed and paid for before

the corporation shall commence business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

A. Wells, Jr., A. L. Block, Ed. C. Brewer, Incorporators

STATE OF MISSISSIPPI, County of Coahoma

This day personally appeared before me, the undersigned authority, A. Wells, Jr., and A. L. Block

incorporators of the corporation known as the Wells Gin Company, Incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 15th

STATE OF MISSISSIPPI, County of Coahoma

B. K. Smith, Notary Public

This day personally appeared before me, the undersigned authority Ed C. Brewer, one of the porators of the corporation known as the Wells Gin Company and executed the characteristic control of the corporation known as the Wells Gin Company and executed the characteristic control of the corporation known as the Wells Gin Company and executed the characteristic control of the corporation known as the Wells Gin Company and the corporation known as the Wells Gin Company and the corporation known as the Wells Gin Company and the corporation known as the Wells Gin Company and the corporation known as the Wells Gin Company and the corporation known as the Wells Gin Company and the corporation known as the Wells Gin Company and the corporation known as the Wells Gin Company and the corporation known as the Wells Gin Company and the corporation known as the wells Gin Company and the corporation known as the wells Gin Company and the corporation known as the wells Gin Company and the corporation known as the wells Gin Company and the corporation known as the wells Gin Company and the corporation and incorporators of the corporation known as the Wells Gin Company, Incorporated who acknowledged he signed and executed the above and foregoing articles of the leth day of Talas 1922 he signed and executed the above and foregoing articles of incorporation as his act and deed the leth day of July, 1932.

May L. Black, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 32, together with the sum 18th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 40.00

July 18th, 1932 JACKSON, MISS.

WALKER WOOD, Secretary of State. T have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. The within and foregoing charter of incorporation of By W. W. Pierce

WELLS GIN C OMPANY, INCORPORATED IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the 20th By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

July 20th, 1932

The Charter of Incorporation of

THE C AND C REALTY COMPANY

- 1. The corporate title of said company is The C and C Realty Company
- 2. The names of the incorporators are: J. E. Crumpton, Greenville, Mississippi; C. C. Crumpton,

Greenville, Mississippi

- 3. The demicile is at Greenville, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$10,000.00 common stock.

5. Number of shares for each class and par value thereof.

100 shares of \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:
To acquire real estate by purchase or lease; to hold, buy and the purpose for which it is created: things no same; to erect buildings thereon and make other improvements thereto; to do all things necessary to the management, ownership and control thereof.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten shares of common stock.

J. E. Crumpton

Incorporators. C. C. Crumpton,

STATE OF MISSISSIPPI, County of Washington This day personally appeared before me, the undersigned authority. in and for the state and county aforesaid,

E. Crumpton and C. C. Crumpton incorporators of the corporation known as the C and C Realty Company
who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

July
Notary Public day C. B. Perrin, Notary Public , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the 19th day of July

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. July 19th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, The within and foregoing charter of incorporation of THE C AND C REALTY COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 20th day of MNXXXXXXXXX July, 1932. Sennett Conner

WALKER WOOD, Secretary of State.

July 20, 1932

#5411

The Charter of Incorporation of

MERIDIAN SANITARIUM & CLINIC

1. The corporate title of said company is Meridian Sanatarium & Clinic 2. The names of the incorporators are: Dr. K. T. Klein, Meridian, Mississippi; Iva W. Lovell, Meridian,

Mississippi.

- Meridian, Lauderdale County, Missismippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Amount of capital stock is Five Thousand (\$5,000.00) Dollars, and all shares of stock be common stock without preference and heart and all shares of stock shall be common stock without preference and bearing equal rights and privileges in all respects. Ten shares of stock of the par value of \$100.00 each shall be subscribed for and paid before said corporation shall commence business.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 JAN 1 7 1938

5. Number of shares for each class and par value thereof.

Fifty shares of common stock of par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To establish, maintain, operate, and conduct a general hospital sanitarium, infirmary, and clinic for the diagnosis, care, and treatment of persons admitted as patients therein; to buy, sell, or dispose of such and treatment of persons admitted as patients therein; to buy, sell, or dispose of such medicine, drugs and sustenance as may be necessary for the treatment of such patients; to conduct in connection therewith a school for nurses and to issue diplomes to the school for nurses and to issue diplomas to those satisfactorily completing such course of training; and to do any and all lawful things necessary, convenient or desirable to be done by said corporation; to aid in and do all things which may be incidental thereto in carrying out such objects and purposes. out such objects and purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippl of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten shares common stock he par value of \$100.00 each shall be subscribed. the par value of \$100.00 each shall be subscribed and paid for before the corporation shall commence to do business. commence to do business.

K. T. Klein, M.D. Iva W. Lovell, R.N. Incorporators

STATE OF MISSISSIPPI, County of Lauderdale

This day personally appeared before me, the undersigned authority,

K. T. Klein, M.D., and Iva W. Lovell, R.M.

Meridian Sanitarium & Clinic incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

July, 32.

STATE OF MISSISSIPPI, County of

Inez Daniels, Notary Public

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 20th day of July, , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$20.00

WALKER WOOD, Secretary of State. July 20th, 1932. JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L.Rice , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce, The within and foregoing charter of incorporation of

MERIDIAN SANITARIUM & CLINIC IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. July, 1932.

By the Governor: WALKER WOOD, Secretary of State,

Sennett Conner

day

19th

Recorded: July 21st, 1932

WALTHALL GIN COMPANY

1. The corporate title of said company is Walthall Gin Company 2. The names of the incorporators are: C. N. Brumfield, Tylertown, Mississippi; B. H. Rimes, Tylertown, Mississippi; Ethel M. Brumfield, Tylertown, Mississippi; G. Elaine Rimes, Tylertown, Mississippi

3. The domicile is at Tylertown, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

One hundred shares of common stock at a par value of \$100.00 (one hundred dollars) all of the same class. A total capital stock of \$10,000.00.

5. Number of shares for each class and par value thereof.

One hundred shares of common stock at a par value of \$100.00 all of the same class.

 $\frac{6.}{7}$ The period of existence (not to exceed fifty years) is fifty years.

7. The Purpose for which it is created: To gin cotton and to do all things necessary to the business of inner. ginning cotton.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty shares of common stock

the par value of One Hundred (\$100.00) dollars each.

C.N.Brumfield B.H.Rimes,

Sennett Conner

M.Brumfield

Mrs. G. Elaine Rimes, Incorporators

STATE OF MISSISSIPPI, County of C.N.Brumfield, B.H.Rimes, Mrs. Ethel M. This day personally appeared before me, the undersigned authority,

Brunfield and Mrs. G. Elaine Rimes

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the left of the signed and executed the above and foregoing articles of incorporation as their act and deed on this the left of the signed and executed the above and foregoing articles of incorporation as their act and deed on this the Celia Yarborough, Notary Public My commission expires Jan. 9, 1936

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the 20th July day of

30.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce,

WALTHALL GIN COMPANY The within and foregoing charter of incorporation of is hereby approved.

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the 21st By the Governor: MINN SXXXXX. day of July, 1932.

WALKER WOOD, Secretary of State.

July 22nd, 1932.

#5415

MCGINNIS-WEEMS LUMBER CO. INC.

- 1. The corporate title of said company is McGinnis-Weems Lumber Co. Inc.
- 2. The names of the incorporators are: J. Earl McGinnis, Meridian, Mississippi; J. H. Weems, Meridian, Mississippi
- 3. The domicile is at Meridian, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The authorized capital stock of said corporation shall be Five Thousand Dollars (\$5000.00), all of which shall be common stock.

5. Number of shares for each class and par value thereof.

The number of shares shall be five hundred shares of common stock of the par value of Ten Dollars (\$10.00) per share.

6. The period of existence (not to exceed fifty years) is fifty years.

sawmills, planing mills and dry kilns; to buy and sell timber and lands not inconsistent law; to do all things incidental to the manufacturing and buying and selling of lumber and dealing in timber and its products.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Said corporation may held 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: theiness when forty (40) shares of its common stock have been subscribed and paid for.

> J. H. Weems, Earl McGinnis, Incorporators

STATE OF MISSISSIPPI, County of Lauderdale.

This day personally appeared before me, the undersigned authority, J. Earl McGinnis, and J. H. Weems

incorporators of the corporation known as the McGinnis-Weems Lumber Co., Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Elizabeth Dicks Walker, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 22nd , A. D., 19 32 , together with the sum day of , deposited to cover the fee, and referred to the Attorney General for his opinion. July of \$ 20.00

WALKER WOOD, Secretary of State. JACKSON, MISS. July 22nd, 1932 T have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. , Attorney General. Greek L. Rice , Assistant Attorney General-

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of McGINNIS-WEEMS LUMBER CO. INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. July, 1932 By the Governor:

WALKER WOOD, Secretary of State. Recorded: July 23rd, 1932.

Sennett Conner

#5414

THE LIONS CLUB OF BILOXI, MISSISSIPPI

1. The corporate title of said company is

Lions Club of Biloxi

- 2. The names of the incorporators are: B. Z. Welch, Biloxi, Mississippi; Edward A. DeMiller, Biloxi, Mississippi; Glenn Swetman, Biloxi, Mississippi
- 3. The domicile is at Biloxi, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: This is a Civic Club, and is created for the purpose of assisting the oil. In the civic improvement of the city in which the club is located. The said club is also engaged in charity work, furnishing food to under-nourished children, etc. One of the major activities of this club consists of flurnishing braille magazines and other literature to the blind. This is a non profit organization existing solely for the purpose of aiding and assisting in the circle and improvement of the community. The members give their times are in the circle and improvement of the community. assisting in the civic welfare and improvement of the community. The members give their time and service to their community. and services, as well as their financial aid in an endeavor to be of service to their community, without community. Without any remuneration whatsoever.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: No stock.

B. Z. Welch Edward A. DeMiller Glenn Swetman, Incorporators

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority,

B. Z. Welch, Edward A. DeMiller and Glenn

Swetman

Lions Club of Biloxi

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 19th day O. G. Swetman, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the July 22nd day of 10.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. July 22nd, 1932 1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce, Ву LIONS CLUB OF BILOXI The within and foregoing charter of incorporation of

is hereby approved. is hereby approved.

TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

22nd

this the 22nd

By the Governor: MNXXXXXXXXX day of July, 1932 Sennett Conner $R_{ecorded}$: WALKER WOOD, Secretary of State.

July 23rd, 1932.

#5416

SMITH COUNTY OIL COMPANY

- 1. The corporate title of said company is Smith County Oil Company
- 2. The names of the incorporators are: P. S. Gardiner, Laurel, Mississippi; Charles Green, Laurel, Mississippi; P. A. Rogers, Laurel, Mississippi.
- Laurel, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars, all common stock.

5. Number of shares for each class and par value thereof.

One hundred shares, par value \$100.00 each.

personal property of all kinds, together with oil, gas and mineral rights; to build directly transportation lines; may develop lands, and explore for oil, gas and other mineral rights. 7. The purpose for which it is created: may develop lands, and explore for oil, gas and other minerals, by boring or otherwise and establish and maintain pipe lines, tanks etc., and sell and dispose of such oil, gas or other minerals as may be owned or discovered from time to time, and may do and perform any and all things necessary and needful for corrections. any and all things necessary and needful for carrying out the purposes herein specified.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred shares \$100.00 per share.

> Charles Green P. A. Rogers

Incorporators P. S. Gardiner,

STATE OF MISSISSIPPI, County of Jones.

This day personally appeared before me, the undersigned authority,

P. S. Gardiner, Charles Green and P. A. Roget

incorporators of the corporation known as the Smith County Oil Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the W. J. Murdock, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 25th , A. D., 19 32 , together with the sum ion day of , deposited to cover the fee, and referred to the Attorney General for his opinion. July 30.00

WALKER WOOD, Secretary of State. JACKSON, MISS. July 25th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, The within and foregoing charter of incorporation of

Greek L. Rice, , Assistant Attorney General. , Attorney General.

SMITH COUNTY OIL COMPANY is hereby approved. IN TESTIMONY WHEREOF, 1 have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 25th day of By the Governor:

WALKER WOOD, Secretary of State,

Sannett Conner

TENDOXXXXXXXXXXX

Recorded: July 25th, 1932.

#5418

The Charter of Incorporation of

JNO. A. SPENCER, INC.

1. The corporate title of said company is Jno. A. Spencer, Inc.

2. The names of the incorporators are: Jno. A. Spencer, Hattiesburg, Miss.; Lenna Clement, Jackson, Miss.

3. The domicile is at Hattiesburg, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

The amount of the authorized capital stock is \$10,000; all of which stock shall be common stock and to be of the par value of \$100.00 per share without preferences, privileges or other qualifications.

5. Number of shares for each class and par value thereof.

100 shares of common stock par value \$100.00.

6. The period of existence (not to exceed fifty years) is 50 years.

7. The purpose for which it is created: To conduct a general insurance agency and insurance brokerage marine, fidelity, surety, accident, health, death, credit, automobile, life and all other kinds of insurance on property and life; and to have and possess all such rights and powers conferred conferred on corporations by Chapter 100 of the Code of 1930 and all laws amendatory thereof.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 100 shares.

Jno. A. Spencer Lenna Clement, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

Jno. A. Spencer

who are or the corporation known as the Jno. A. Spencer, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 26 July, , 19 **32.**

Mrs. Louise Ponder, STATE OF MISSISSIPPI, County of Hinds. This day personally appeared before me, the undersigned authority Lenna Clement, incorporator to corporation the corporation who acknowledged that they signed and of this day personally appeared before me, the undersigned authority Lenna viement, is executed the corporation known as the Jno. A. Spencer, Inc., who acknowledged that they signed and day need the corporation known as the Jno. A. Spencer, Inc., who acknowledged that they signed and day need the corporation as their act and deed on this the executed the above and foregoing articles of incorporation as their act and deed on this the 26th day of July, 1932.

Mrs. Louise Ponder

32 together with the sum , A. D., 19 Received at the office of the Secretary of State, this the July 26th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. July 26, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice J. A. Lauderdale , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. Ву The Within and foregoing charter of incorporation of JNO. A SPENCER, INC. is hereby approved.

is hereby approved. IN TESTIMONY WITEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $thi_8 the$

By the Governor: July, 1932 day of Sennett Conner

WALKER WOOD, Secretary of State.

July 27, 1932

The Charter of Incorporation of

FINLAY'S DRUG STORE, GREENVILLE, MISS.

- 1. The corporate title of said company is Finlay's Drug Store, Greenville, Miss. 2. The names of the incorporators are: W. H. Finlay, Greenville, Mississippi; M. P. Finlay, Greenville, Mississippi; S. A. Finlay, Greenville, Mississippi
- Greenville, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

All common stock.

5. Number of shares for each class and par value thereof.

45 shares of common stock; par value \$100.00

6. The period of existence (not to exceed fifty years) is fifty years.

To operate a retail drug business in the city of Greenville, 7. The purpose for which it is created: Mississippi, to buy and sell drugs of every kind and nature and to buy and sell any other merchandise incident to merchandise incident to the operation of a retail drug business and all rights and powers which may be exercised by the corporation in addition to the above, which are conferred on corporations by the provisions of Chapter 100 of the Mississippi Code of

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. All of the capital stock Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: to be subscribed and paid for in full before beginning the operation of the business.

> W. H. Finlay M. P. Finlay

STATE OF MISSISSIPPI, County of Washington

This day personally appeared before me, the undersigned authority,

S. H. Finlay, Incorporators

M. P. Finlay, W. H. Finlay and S. A.

incorporators of the corporation known as the Finlay's Drug Store, Greenville, Mississippi who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 27th Maurice A. Bergman, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 28th , A. D., 19 32 , together with the sum lon. , deposited to cover the fee, and referred to the Attorney General for his opinion. day of of \$ 20.00

JACKSON, MISS. July 28th, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ed States. United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Kice, , Attorney General. , Assistant Attorney General By W. W. Pierce,

The within and foregoing charter of incorporation of FINLAY'S DRUG STORE is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 28th By the Governor:

WALKER WOOD, Secretary of State.

XXXXXXXXXXXXXXX Sennett Conner

Recorded:

July 29th, 1932.

Suspended by State Tax Commission Model that suspension Waddies views of Mississipping Action of CHARTERS 31—STATE OF MISSISSIPPI

The Charter of Incorporation of

DREYFUS INVESTMENT COMPANY

Dreyfus Investment Company 1. The corporate title of said company is

Isidore Dreyfus, Jackson, Mississippi; Mrs. Claudia Walker, 2. The names of the incorporators are: Jackson, Mississippi; R. B. Ricketss, Jackson, Mississippi

3. The domicile is at Jackson, Hinds County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00), all of which is common stock.



5. Number of shares for each class and par value thereof.

One hundred (100) shares of common stock of the par value of One Hundred Dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To acquire, own, improve, manage, develop, lease, mortgage, sell, convey, dispose of and otherwise deal in and with property of all kinds in any manner and to and to buy or and to any extent not prohibited by law; to negotiate loans, lend money and to buy, own sell, transfer and deal in the stocks of other corporations of all kinds and in bonds, notes and other negotiable instruments; to act in the negotiation and making of loans either on its account for others. either on its own account or as broker or agent for others.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred (100) shares Mississippi of 1930.

of common stock.

Isidore Dreyfus, Mrs. Claudia Walker R. B. Ricketss, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

Isidore Dreyfus, Mrs. Chaudia Walker and This day personally appeared before me, the undersigned authority,

R. B. Ricketts

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 26th day

July Mary H. Atkinson, Notary Public 32.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the ot \$ 30.00 30th day of July

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice , Assistant Attorney General.

By W. W. Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson. DREYFUS INVESTMENT COMPANY The within and foregoing charter of incorporation of

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scallof the State of Mississippi to be affixed. this the First

By the Governor: $R_{e_{corded}}$: WALKER WOOD, Secretary of State.

day of August, 1932.

Sennett Conner

#5423

The Charter of Incorporation of

- Hytken's Incorporated 1. The corporate title of said company is
- 2. The names of the incorporators are: A. M. Hytken, Indianola, Mississippi; T. Hytken, Indianola, Mississippi
- Indianola, Sunflower County, Missiszippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Eight thousand (\$8,000.00) Dollars Common stock fully paid.

5. Number of shares for each class and par value thereof.

Eighty (80) shares Common stock with a partivalue of one hundred (\$100.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

Buying and selling merchandise of all kinds, conducting retail 7. The purpose for which it is created: and wholesale drygoods stores with the privilege of operating branch stores; buying and owning personal property other than stocks of merchandise; selling real or personal property sa d corporation may acquire, do a general mercantile business, and may buy, and sell realty. and sell realty.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

A. M. Hytken

T. Hytken, Incorporators

STATE OF MISSISSIPPI, County of Sunflower

This day personally appeared before me, the undersigned authority,

A. M. Hytken and T. Hytken

incorporators of the corporation known as the Hytken's, incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

28th day

STATE OF MISSISSIPPI, County of

Bessie Wigley, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 30 th day of July , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 26.00

WALKER WOOD, Secretary of State. JACKSON, MISS. July 30th. 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ted States.

United States. Greek L. Rice

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of By W. W. Pierce , Assistant Attorney General. , Attorney General.

HYTKEN'S INCORPORATED is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor: WALKER WOOD, Secretary of State,

Recorded: August 1, 1932 Sennett Conner

The Charter of Incorporation of

#5422

, A. D. & L. OPPENHEIM, INC.

1. The corporate title of said company is A. D. & L. Oppenheim, Inc.

2. The names of the incorporators are: A. D. Oppenheim, Jackson, Mississippi; Louis Oppenheim, Jackson,

Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

One hundred fifty (150) shares of Common Stock of the par value of One Hundred (\$15,000.00) Dollars per share, aggregating a total capital stock of Fifteen Thousand (\$15,000.00) Dollars.

5. Number of shares for each class and par value thereof.

One hundred fifty (150) shares of common stock of the par value of One Hundred (\$100.00) Dollars per share.

The period of existence (not to exceed fifty years) is fifty (50) years.

The purpose for which it is created: To maintain, operate and conduct a store or stores for the buying selling, at retail, wholesale, or any other plan or system, of goods, wares and merchandise every king at retail, wholesale, or any other plan or system, of goods, wares and merchandise of every king at retail, wholesale, or any other plan or system, of goods, wares and merchandise of every kind and character; to operate said store or stores under a trade name or trade names, provided the State of Mississippi; to provided the use thereof does not conflict with any statute of the State of Mississippi; to own, acquire use thereof does not conflict with any statute of the purposes of own, acquire, lease and otherwise deal in real estate and other property for the purposes of the corporation to secure corporation; to borrow money and pledge and hypothecate the assets of the corporation to secure the payment the borrow money and pledge and hypothecate the assets and choses in action of payment thereof; to invest and reinvest in stocks, bonds, securities and choses in action of every kind. every kind and character whatsoever and to do any and all other acts and deeds proper to the maintaining and operating of a general mercantile business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Fifty (50) shares of Number of shares of each class to be subscribed and paid for before the corporation may begin business:

common stock of the par value of One Hundred (\$100.00) Dollars a shape.

A. D. Oppenheim Incorporators. Louis Oppenheim,

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, A. D. Oppenheim and L. Oppenheim

incorporators of the corporation known as the A. D. & L. Oppenheim, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 29th day John Hart Asher, Notary Public My commission expires 4/6/36

STATE OF MISSISSIPPI, County of

, A. D., 19 $\,$ 32 , together with the sum Received at the office of the Secretary of State, this the 29th day of July

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. July 29th, 1932 Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Sennett Conner

Greek L. Rice. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

A. D. & L. Uppenheim, Inc. is hereby approved. The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 29th By the Governor: XMMXXXXXXXX day of July, 1932.

WALKER WOOD, Secretary of State.

August 1st, 1932.

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as Authorized by Section 15, Chapter

The Charter of Incorporation of

121, Laws of Mississippi 1934 NOV 19 1938 2-24-1943.

CHESTER E. JONES DRUG COL INC.

1. The corporate title of said company is 2. The names of the incorporators are:

Chester E. Jones Drug Co. Inc. E. A. Knight, Jackson, Mississippi; Forrest B. Jackson, Jackson,

Mississippi; P. Z. Jones, Jr., Jackson, Mississippi

- Jackson, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Five thousand dollars (\$5,000.00), with only one class of stock, to-wit: Common

5. Number of shares for each class and par value thereof.

Fifty (50) shares of common stock, the par value of which shall be one hundred dollars, (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To own and operate drug stores and hereunder to do any and all things usually incident to the drug store business, including a soda fountain business and those things thereto pertaining.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares.

E. A. Knight Forrest B. Jackson P. Z. Jones, Jr., Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Jones, Jr.

E. A. Knight, Forrest B. Jackson, and P.

incorporators of the corporation known as the Chester E. Jones Drug Co., Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

STATE OF MISSISSIPPI, County of

Reynolds Cheney, Notary Public

Received at the office of the Secretary of State, this the 2nd , A. D., 19 32 , together with the sum of \$ 20.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. August 2nd, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

Greek L. Rice. STATE OF MISSISSIPPI, Executive Office, Jackson, , Assistant Attorney General , Attorney General. W. W. Pierce, By

The within and foregoing charter of incorporation of CHESTER E. JONES DRUG CO. INC. is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

THEXXXXXXXXX

Showing publication

of Publication,

Recorded: August 3rd, 1932.

The Charter of Incorporation of

UNION GROVE SOCIETY AT HOME

- 1. The corporate title of said company is Union Grove Society at Home 2. The names of the incorporators are: Zack Gray, Terry, Miss.; John Hart, Terry, Miss.; Tom Anderson, Terry Miss.
- 3. The domicile is at Terry, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof None. This is a non-profit sharing corporation. Being a charitable or religious organization

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is Fifty (50)

To call our people together in common union for social, moral, 7. The purpose for which it is created: intellectual and religious culture; with the object of relieving suffering and henevole arising from destitution and sickness and to foster and maintain religious and benevolence generally and shall make expulsion the only remedy for failure to pay dues.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

> Zack Gray Tom Anderson John Hart, Incorporators

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority,

Zack Gray, John Hart and Tom Anderson

incorporators of the corporation known as the Union Grove Society at Home who acknowledge the corporation known as the Union Grove Society at Home who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Geo. B. Wolfe, Notary Public

August , 19 **32.** STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the August 10.00 day of 2nd , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. August 2nd, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce

UNION GROVE SOCETHY AT HOME The within and foregoing charter of incorporation of

August, 1932

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

By the Governor: day of WALKER WOOD, Secretary of State. $R_{ee_{Orded}}$:

Sennett Conner

KINKXXXXXXXX

The Charter of Incorporation of

- JACKSON PRINTING COMPANY, INC. 1. The corporate title of said company is Jackson Printing Co.. Inc.
- 2. The names of the incorporators are: A. Dodds Corley, Jackson, Mississippi; Mrs. L. S. Forbes, Jackson, Mississippi; Walter A. Scott, Jr., Jackson, Mississippi
- 3. The domicile is at Jackson, Hinds County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00) common stock with par value of Fifty Dollars (\$50.00) a share.

5. Number of shares for each class and par value thereof.

One Hundred (100) shares common stock with par value of Fifty Dollars (\$50.00) a share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

To engage in and conduct a general printing and publishing business; to own real and personal property in connection with said business; to enter unto contracts, to borrow money and to execute notes and other negotiable paper; to do and all things in connection with said business not and other negotiable paper; and all things in connection with said business not prohibited by law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Forty shares (40).

A. Dodds Corley Walter A. Scott, Jr., Incorporators

STATE OF MISSISSIPPI, County of Hinds.

in and for the jurisdiction above mentioned. This day personally appeared before me, the undersigned authority, A. Dodds Corley, Mrs. L. S. Forbes and Walter A. Scott, Jr.

incorporators of the corporation known as the Jackson Printing Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

Callie May Flint, Notary Public My commission expires June 6th,

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 4th day of August , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

WALKER WOOD, Secretary of State, JACKSON, MISS. August 4th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Greek L. Rice, , Assistant Attorney General , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of JACKSON PRINTING COMPANY, INC. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the FOURTH day of August, 1932. By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

THE EXTRACT

day

Recorded: Aug. 4, 1932

#5431

WHOLE SALE GAS AND OIL COMPANY, INCORPORATED

The corporate title of said company is Whole sale Gas and Oil Company, Inc. 2. The names of the incorporators are: H. W. Crout, Jackson, Mississippi; L. O. Smith, Jr., Jackson, Mississippi: Thomas S. Bratton, Jackson, Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00), all common, divided into shares having a par value of \$100.00 per share; and the corporation may organize and commence business as soon as \$500.00 has been subscribed and paid for.

5. Number of shares for each class and par value thereof.

Fifty shares of par value of One Hundred Dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: (a) To buy and sell, at either wholesale or retail, or both, (a) To buy and sell, at either wholesale and service stations.

(a) To buy and sell, at either wholesale and service stations.

automobiles of any and every kind, including trucks and other motor vehicles, and to buy and sell, at either wholesale or retail, or both, automobile tires, parts, accessories, and supplies and any other articles. and any other articles used in constructing or operating an automobile.

(c) To acquire by purchase, subscription, donation, lease, or otherwise and/or to use, sell, convey, assign, transfer, mortgage, pledge, or exchange, or otherwise and/or to use, sell, convey, assign, transfer, provided, however, that Otherwise and/or to use, sell, convey, assign, transfer, mortgage, pleage, or that nothing herein contained shall ever be considered or interpreted to confer upon the corporation the power. the power, right, or privilege to acquire, own, or hold real estate for any agricultural purpose.

(d) To do all and everything necessary and/or proper for the (d) To do all and everything necessary or incidental to the bractice ment of the objects nerein above enumerated and/or necessary or incidental to the practice and/or benefit of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

**Ive (5) shares of common

stock. H. W. Crout

L. O. Smith, Jr. Thos. S. Bratton, Incorporators

STATE OF MISSISSIPPI, County of Hinds. H. W. Grout, L. O. Smith, Jr., and Thomas S. This day personally appeared before me, the undersigned authority, Bratton

incorporators of the corporation known as the Wholesale Gas and Oil Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 5th day

J. H. Penix, Police Justice and Ex Officio Justice August Of the Peace for Jackson, Mississippi , 19 **32.** STATE OF MISSISSIPPI, County of

, A. D., 19 32, together with the sum Received at the office of the Secretary of State, this the August or \$ 20.00 5th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. August 5th, 1932 1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of WHOLE SALE GAS AND OIL COMPANY, INCORPORATED IN The within and foregoing charter of incorporation of is hereby approved.

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By the Governor: August, 1932 Recorded:
August 6, 1932. WALKER WOOD, Secretary of State.

day of

Sennett Conner

THEOXXXXXXXXX

The Charter of Incorporation of

- WRIGHT'S LAUNDRY, INC., Jackson, Mississippi 1. The corporate title of said company is
- Wright's Laundry, Inc. 2. The names of the incorporators are: Miss M. W. Hoskins, Lexington, Mississippi; Mrs. Bertie L. T. Wright Jackson, Mississippi; H. F. Wright, Jackson, Mississippi
- Jackson, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

\$10,000.00 represented by common stock.

5. Number of shares for each class and par value thereof.

1000 shares of common stock of the par value of \$10.00 per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To buy, build, maintain, operate and sell laundries, cleaning plants, dry cleaning plants and shoe shops; to maintain and operate laundries and dry eleaning agencies and to do all things necessary to be done agencies and to do all things necessary to be done in connection with the operation of laundries or dry cleaning plants or agencies for same; to buy and sell real estate and to buy, own and sell notes, bonds or other second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to buy and sell real estate and the second to be sell real estate. buy, own and sell notes, bonds or other securities incidental or necessary in the operation of a general laundry or dry cleaning plant or agencies for same.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 100 shares common stock Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Miss M. W. Hoskins Mrs. Bertie L. T. Wright H. F. Wright, Incorporators

STATE OF MISSISSIPPI, County of Holmes

This day personally appeared before me, the undersigned authority,

Miss M. W. Hoskins

incorporators of the corporation known as the Wright's Laundry, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

H. W. Watson, Notary Public STATE OF MISSISSIPPI, County of Hinds. This day personally appeared before me, the undersigned authority Mrs. Bertie L. T. who are acknowledged that they signed and executed the above and foregoing articles of incorporation their act and deed on this the 9th day of August. 1932. their act and deed on this the 9th day of August, 1932.

James N. Swann, Notary Public Received at the office of the Secretary of State, this the 10th day of , A. D., 19 32 , together with the sum of \$30.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. August 10, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, W. D. Conn, Jr. , Assistant Attorney General. , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. $\mathbf{B}\mathbf{y}$ The within and foregoing charter of incorporation of

WRIGHT'S LAUNDRY, INC. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 12th By the Governor:

WALKER WOOD, Secretary of State.

Recorded: August 12, 1932. Sennett Conner

TXXXXXXXXXXXX

day

#5443

BAILEY-GRAVES FUNERAL HOME

- 1. The corporate title of said company is Bailey-Graves Funeral Home
- 2. The names of the incorporators are: A. J. Bailey, Clarksdale, Mississippi; Julia Edwards Graves, (ditto); Ruth Eldora Bailey, Hattiesburg, Mississippi
 - 3. The domicile is at Clarksdale, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand and no/100 (\$5,000.00) Dollars capital stock represented by fifty shares of common stock.

5. Number of shares for each class and par value thereof.

Fifty shares of common stock at One Hundred and no/100 (\$100.00) dollars each.

 6 . The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To conduct the business of an undertaking establishment doing all things usually done by such establishments such as preparing the dead for burial by embalming; or otherwise and charging for hearse or otherwise; doing all things necessary to bury the dead, furnishing and charging for hearse and grave services; also dealing in buying, selling and distributing caskets, funeral robes and such other articles necessarily connected with the burial of the dead; also to buy and sell such other furnishings and equipment necessary in the conducting of said business; also to engage in the business of furnishing ambulance hire, owning and operating such ambulance or ambulances. ambulances as are necessary for such business, and selling such ambulance service.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Thirty shares of common with

\$took With par value of \$100.00. A. J. Bailey Julia Edwards Graves Ruth Eldora Bailey, Incorporators

STATE OF MISSISSIPPI, County of Coahoma

A. J. Bailey, Julia Edwards Graves This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Bailey-Graves Funeral Home who acknowledge articles of incorporation articles are also are also articles are also articles are also are who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 5th

August Hallie Mae Mitchell, Notary Public , 19 **32.**

STATE OF MISSISSIPPI, County of Forrest. This day personally appeared before me, the undersigned authority Ruth Eldora Bailey, one of the signed authority of Eldora Bailey, one of the signed authority aigned and executed the above and for going articles of incorporation as her act and deed on this the 8th day of August, 1932.

T. J. Neal, Notary Public , together with the sum , А. D., 19**32** Received at the office of the Secretary of State, this the 12 ot \$ 20.00 day of August

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. $J_{ACKSON, MISS.}$

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, The within and foregoing charter of incorporation of BAILEY-GRAVES FUNERAL HOME is hereby approved.

is hereby approved. is nevery approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 12th day of XXXXXXXXXXXXXX August, 1932 Sennett Conner

 $R_{ecorded}$: WALKER WOOD, Secretary of State.

August 12, 1932.

#5434

GULFPORT ELECTRIC COMPANY

- 1. The corporate title of said company is Gulfport Blectric Company
- 2. The names of the incorporators are: H. A. Rankin, Gulfport, Miss.; W. Q. Rankin, Gulfport, Miss.; H. M. Hammett, Gulfport, Miss.
- 3. The domicile is at Gulfport, Harrison County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00) Common Stock

5. Number of shares for each class and par value thereof.

Fifty (50) shares Common Stock at par value of One Hundred (\$100.00) per share

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To own, pperate and engage in a general electric sales, construction and repair business; to buy and sell and act as agent for the buying and selling of all kinds of electric and/or electrically accompand to a selling of all productions. kinds of electric and/or electrically equipped or powered machines, commodities and fixtures, and accessories, parts and supplies used in connection the machines, commodities and fixtures. and accessories, parts and supplies used in connection therewith; to manufacture, install and/or repair all kinds of electric machines. and/or repair all kinds of electric machines, instruments, commodities, fixtures and accessories.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifteen (15) shares Common Stock.

W. Q. Rankin

H. A. Rankin

H. M. Hammett, incorporators

STATE OF MISSISSIPPI, County of Harrison

W. Q. Rankin, H. A. Rankin, and H. M. Hammeti This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Gulfport Electric Company

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

H. G. Moore, Justice of the reace District 2

day

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 8th 20.00 day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. August 12th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Assistant Attorney General , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson, Greek L. Rice. The within and foregoing charter of incorporation of By W. W. Pierce, GULFPORT ELECTRIC COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippl to be affixed. this the TWELFTH day of By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

August 13th, 1932.

J. 🍇 * #

#5448

The Charter of Incorporation of

THE BROOKHAVEN AMUSEMENT COMPANY

- 1. The corporate title of said company is The Brookhaven Amusement Company
- 2. The names of the incorporators are: C. E. Noble, Brookhaven, Mississippi; J. E. Sarphie, Brookhaven, Mississippi; M. F. Sarphie. Brookhaven, Mississippi.
- 3. The domicile is at Brookhaven, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Fifty shares Class "A" at \$100.00 per share, Capital Stock Five "housand Dollars.

5. Number of shares for each class and par value thereof.

Class "A" 50 shares at \$100.00 per share, par value with equal voting rights and privileges.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, purchase, lease and operate motion picture theatres, and to To own, purchase, lease and operate motion processing any and all things necessary incident and pertaining thereto; and for said purposes may have may buy, own, hold, have and possess such personal property, merchandise, goods and equipment as may be consistent and convenient in carrying on any and all of said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: When fifty per cent of

the capital stock shall have been paid in.

C. E. Noble

Sarphie J. E. Incorporators Sarphie,

STATE OF MISSISSIPPI, County of Pike

This day personally appeared before me, the undersigned authority,

Notary Public came M. F. Sarphie

who and executed Brookhaven Amusement Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

August, A.D. , 19 **32.**

Notary Public Nell W. Hunt,

STATE OF MISSISSIPPI, County of Lincoln. This day personally appeared before me, the undersigned authority Notary Public C. E. Noble, Sarphie personally appeared before me, the undersigned authority Notary Public C. E. Noble, This day personally appeared before me, the undersigned authority Notary Public Company who sarphie, incorporators of the corporation known as the Brookhaven Amusement Company who their act that they signed and executed the above and foregoing articles of incorporation as act and dark are the light day of August, A.D. 1932. their act and deed on this the 13th day of August, A.D. 1932.

Ada S.

Ada S. Chamberlain Notary Public, City Clerk , A. D., 19 32 , together with the sum 15th day of August

Received at the office of the Secretary of State, this the 00.00 8 30 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. August 15th, 1932 Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce

BROOKHAVEN AMUSEMENT COMPANY The within and foregoing charter of incorporation of

is hereby approved. IN TESTIMONY WITEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 16th day of XXXXXXXXXXXXXXX August, 1932. Sennett Conner

 $R_{ecorded}$: WALKER WOOD, Secretary of State.

August 17, 1932.

- THE CHURCH OF THE LIVING GOD THE PILLAR AND GROUND OF THE TRUTH.

 1. The corporate title of said company is The Church of the Living God and the Pillar and Ground of MISS. The names of the incorporators are: B.L.McLeod, 119 E. Franklin Street, Tupelo, Miss.; L. O. Ware, Paducah, Kentucky, M. L. McLeod, Tupelo, Mississippi; W. J. Burns, Corinth, Mississippi
 - 3. The domicile is at Tupelo, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To support public worship; to build and maintain churches, parson, schools, hospitals, chapels, and such other parts. ages, schools, hospitals, chapels, and such other religious education institutions as may be eccessary and proper to the work of missioner between the contract of the contrac necessary and proper to the work of missionary bodies in the United States or in any foreign countries, and the maintenance of all missionary bodies in the United States or in any foreign religion as now understood and interpreted by the countries; to promote the cause of Christian religion as now understood and interpreted by the countries. religion as now understood and interpreted by the subscribers or their successors; to improve social and moral intercourse between it's members to their successors; to improve of social and moral intercourse between it's members; to establish free schools for children of members of the organization; to own local members; to establish free schools for children members of the organization; to own, lease, rent, control, or construct churches, buildings, and to purchase real estate necessary to full and to purchase real estate necessary to full and the and to purchase real estate necessary to fully accomplish the purposes and objects of the corporation, and to purchase or otherwise acquire, layout, and maintain cemeteries, and to permit same to be used for the burial therein of the layout, and maintain cemeteries, and to permit same to be used for the burial therein of human remains; and to do and perform all things incident to or necessary to fully accomplish all the objects of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

B.L.McLeod. Chief Overseer

L. O. Ware

M. L. McLeod

W. J. Burns, Incorporators

Burns

This day personally appeared before me, the undersigned authority, B. L. McLeod, L. O. Ware, M. L. McLeod, incorporators of the corporation known as the "The Church of the Living God the Pillar and Ground of the who acknowledged that they signed and executed the above and foregoing articles of incorporation of August , 19 32. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

STATE OF MISSISSIPPI, County of Hinds.

Ione Smith, Notary Public

Received at the office of the Secretary of State, this the 16th , A. D., 19 32, together with the sum day of August , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 10.00

WALKER WOOD, Secretary of State. JACKSON, MISS. August 16th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General

The within and foregoing charter of Incorporation of THE CHURCH OF THE LIVING GOD THE PILLAR AND GROUND IN TESTIMONY WHEREOF, I have hereunto set my hard.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippl to be affixed. By the Governor: TAXXXXXXXXXXXX

WALKER WOOD, Secretary of State. Sennett Conner

Recorded: August 17, 1932

The Charter of Incorporation of #5451 SMITH-TODD HARDWARE COMPANY 1. The corporate title of said company is Smith-Tood Hardware Company 2. The names of the incorporators are: F. DeL. Smith, Gulfport, Mississippi; Mrs. F. DeL. Smith, Gulfport, Mississippi; W. I. Smith, Gulfport, Mississippi; O. J. Power, Gulfport, Mississippi; J. M. Barber, Gulfport, Mississippi

3. The domicile is at Gulfport, Mississippi 4. Amount of capital stock and particulars as to class or classes thereof Fifteen Thousand (\$15,000.00) Dollars, all common stock. This Corporation dissolved December 31, 1936 blandery bourt of Harrison County, Miso, rendered in Jane and numbered 15, 107 on the General docket bertified copy of said decree feled here far 5. Number of shares for each class and par value thereof. Six hundred shares, par value \$25.00 per share, all common stock. 6. The period of existence (not to exceed fifty years) is fifty years. To buy and sell merchandise, and particularly all such goods 7. The purpose for which it is created: and merchandise as are usually handled in a retail hardware store; and to do any and all things incident to and necessary for the proper carrying on of the business for which this corporation is created. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Four hundred (400) shares of the common stock of the par value of \$25.00 per bhare. F. DeL. Smith Mrs. F. DeL. Smith Smith STATE OF MISSISSIPPI, County of Harrison J. M. Barber, Incorporators F. Del Smith, Mrs. F. Del. Smith, W. I. Smith, ·This day personally appeared before me, the undersigned authority, J. M. Barber and O. J. Power incorporators of the corporation known as the Smith-Todd Hardware Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 17 day Mrs. Ruby A. Price, Notary Public in and for Harrison County, Mississippi My commission expires September 4th, 1933 , 19 **32.** STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum 18th day of August Received at the office of the Secretary of State, this the 40.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. August 18th, 1932 Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, SMITH-TODD HARDWARE COMPANY The within and foregoing charter of incorporation of is hereby approved. is nereby approved.

IN TESTIMONY WILEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. By the Governor: 18th day of August, 1932 MINXXXXXXXXXX Sennett Conner

WALKER WOOD, Secretary of State.

August 19, 1932

Preef of Pa

Socretary of State

#5452

The Charter of Incorporation of

- JACKSON SCHOOL OF AERONAUTICS, INC.

 1. The corporate title of said company is Jackson School of Aeronautics, Inc.
- 2. The names of the incorporators are: Mr. R. Langley, Jackson, Mississippi; Mr. A. L. Dickson, Jackson, Mississippi; Mr. D. W. McLaurin, Jackson, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

50 shares of stock of par value \$100.00 each, all common stock, making a total capital stock of \$5000.00

5. Number of shares for each class and par value thereof.

50 shares of stock of par value \$100.00 each, all common stock.

6. The period of existence (not to exceed fifty years) is 50 years.

7. The purpose for which it is created: To operate and maintain a school of aeronautical instruction, to maintain and operate pilots and/or air ships for hire, to engage in any and/or all other aeronautical pursuits that may be recessored. aeronautical pursuits that may be necessary and/or incident to the business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Five shares of stock to subscribed and paid for before the corporation may begin business: subscribed and paid for before the corporation may begin business.

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority,

D. W. McLaurin

D. W. McLaurin, G. R. Langley, A. L.

incorporators of the corporation known as the Jackson School of Aeronauties, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 18th

F. J. Ponder, Notary Public My commission expires 3/10/35

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 19th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. Aug. of \$ 20.00

JACKSON, MISS. August 19th, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Rice. , Assistant Attorney General. , Attorney General.

By W. W. Pierce, The within and foregoing charter of incorporation of JACKSON SCHOOL OF AERONAUTICS, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

TEXXXXXXXXXXX

day

August 19th, 1932.

The Charter of Incorporation of

#5454

1. The corporate title of said company is The Peoples Gin Company

- 2. The names of the incorporators are: R. D. Hines, Carter, Mississippi; J. W. McNeer, Carter, Mississippi;
- S. K. Mills, Yazoo City, Mississippi
- 3. The domicile is at Carter, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$7500.00--all common stock.

5. Number of shares for each class and par value thereof.

One Hundred and Fifty (150) shares common stock, par value \$50.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The parpose for which it is created: To operate a gin or gins for the purpose of ginning cotton, to run commissaries of management of the connection with gin or gins operated under this charter, to run commissaries or general merchandise stores in connection with such gin or gins, so own all real estates or general merchandise stores in connection with such gin or gins, so own all real estate necessary or helpful in operating a gin or gins and buying cotton and cotton-seed and in operating such commissaries and general merchandise stores, and also to rent lands for such purpose and purpose and such commissaries and general merchandise stores, and fixtures on such real such purposes, to build such buildings and install such machinery and fixtures on such real estate owned or land rented as herein provided for, and to do all things necessary or helpful in operation. in operating gins, buying cotton and cotton-seed and running commissaries or general merchandise stores whatever.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares of common took.

*tock, in the manner provided by Section 4131 of the Code of 1930.

R. D. Hines.

J. W. McNeer

S. K. Mills, Incorporators

STATE OF MISSISSIPPI, County of Yazoo

R. D. Hines, J. W. McNeer, S. K. Mills This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 17th Peoples Gin Company

, 19 **32.**

Ethel North, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 20th day of Aug.

, deposited to cover the fee, and referred to the Attorney General for his opinion. se.00 WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. , Assistant Attorney General. Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce, THE PEOPLES GIN COMPANY

The Within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. By the Governor: 23rd day of August, 1932. MUXXXXXXXXXXXX. Sennett Conner

WALKER WOOD, Secretary of State.

August 23rd, 1932.

UTICA TRADING COMPANY

1. The corporate title of said company is Utica Trading Company 2. The names of the incorporators are: J.A.R. Goodwin, Utica, Mississippi; John D. Carmichael, Utica, Mississippi; B. T. Roberts, Utica. Mississippi

23. The domicile is at Utica, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00)

Number of shares for each class and par value thereof.

50 shares at \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty years. 7. The purpose for which it is created:

To acquire, own, deal with, lease, rent, encumber, improve and to sell real property; to borrow money upon real property; to lend upon such property, and to take mortgages and assignments of mortgages. take mortgages and assignments of mortgages on the same; to acquire, own and sell stocks bonds, and other personal property, and to borrow and land there are and and and and the personal property, and to borrow and land the same to acquire the same to acquire. bonds, and other personal property, and to borrow and lend thereon; to take security and protection and benefits: and to transact all an arms the security and protection and benefits: protection and benefits; and to transact all or any other business which may be necessary incidental or proper to the exercise of any or all and business which may be necessary incidental or proper to the exercise of any or all of the aforesaid purposes of the corporation

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Jno. D. Carmichael B. T. Roberts Incorporators Jno. A. R. Goodwin

STATE OF MISSISSIPPI, County of Utica

This day personally appeared before me, the undersigned authority, and B. T. Roberts

J. A. R. Gardwin, John D. Carmichael,

incorporators of the corporation known as the Utica Trading Company

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 22nd

STATE OF MISSISSIPPI, County of

My commission expires October 9, 1934

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the 24th of \$ 20.00 day of Aug. , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. August 24th, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson.

, Assistant Attorney General. , Attorney General. By W. W. rierce

The within and foregoing charter of incorporation of UTICA TRADING COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. August, 1932. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

THEXXXXXXXXXX Sennett Conner

August 24th, 1932.

The Charter of Incorporation of

#5466

BEACON SERVICE COMPANY

- 1. The corporate title of said company is Beacon Service Company
- 2. The names of the incorporators are: M. B. Rongino, Jackson, Mississippi; Mrs. M. B. Longino, Jackson,

Mississippi

- 3. The domicile is at Jackson, Hinds County, Mississippi
- Amount of capital stock and particulars as to class or classes thereof

50 shares, all common. Far value \$100.00 per share.

5. Number of shares for each class and par value thereof.

50 shares. All Common. Par value \$100100 per share.

6. The period of existence (not to exceed fifty years) is To buy, sell, distribute, and deal in, both at wholesale and Fifty years. 7. The purpose for which it is created: retail, all classes of petroleum products. To operate filling stations, grease and wash racks, and all things incidental thereto. To operate automobile garages and repair and buy and sell automobiles, and parts and accessories thereto. To buy, sell, own, lease and/or rent all classes of real and personal property.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

M. B. Longino Mrs. M. B. Longino, incorporators

STATE OF MISSISSIPPI, County of This day personally appeared before me, the undersigned authority. in and for the County and State aforesaid,

, 19 32.

M. B. Longino and Mrs. M. B. Longino incorporators of the corporation known as the Beacon Service Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 31stof August

STATE OF MISSISSIPPI, County of

mary Gibson (Mary Gibson Nicols) Notary Fublic

Sennett Conner

, A. D., 19 32, together with the sum September Received at the office of the Secretary of State, this the 2nd °° \$20.00 day of , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce BEACON SERVICE COMPANY

The within and foregoing charter of incorporation of is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. THE XXXXXXXXXXXX secondlay of

By the Governor: September, 1932. $R_{e_{Corded}}$: WALKER WOOD, Secretary of State.

September 3rd, 1932.

MISSISSIPPI PTG. CO., VICKSBURG - 2104

#5468

The Charter of Incorporation of

Boyle GIN COMPANY 1. The corporate title of said company is

2. The names of the incorporators are: Ben F. Wasson, Greenville, Miss.; J. P. Jones, Leland, Miss., J. R. Walls, Merigold, Miss.

Boyle, Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Fifteen Thousand Dollars--Common

STATE OF MISSISSIPPI COUNTY OF BOLIVAR

This day personally appeared before me, the undersigned authority J. R. Wells, one of the incorporators of the corporation known as the BOYLE GIN COMPANY, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the ast day of ANGUER Sept. 1932.

> Geo. W. Booyer, Mayor and Ex Officio Justice of of the Peace, Boyle, Bolivar County, Mississippi.

5. Number of shares for each class and par value thereof.

One hundred and fifty shares of par value of One Hundred Dollars -- Common stock.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To acquire and own cotton gins, and/or to acquire by purchase and erect acquire by purchase land and machinery and construct and erect, equip and operate cotton gins in the state of Mississippi; to gin cotton for toll and/or cash; to charge for and collect for ginning, and baling cotton; to purchase and sell bagging and ties for ball and collect for ginning, sell and baling cotton; to purchase and sell bagging and ties for baling cotton; to buy and sell cotton seed; and to do any and all things necessary, proper or beneficial in the acquirement operation of cotton gins in the state of Mississian; operation of cotton gins in the state of Mississippi.

The first meeting of incorporators shall be held at the office Miss. three days again. of Wasson & Wasson, Greenville, Miss., three days after the publication hereof, or at such other time and place as the incorporators may agree.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred shares of the par value of One Hundred Dollars each. Mississippi of 1930.

par value of One Hundred Dollars each.

Ben F. Wasson

J. P. Jones

J. R. Wells, Incorporators.

STATE OF MISSISSIPPI, County of Washington

This day personally appeared before me, the undersigned authority,

Ben F. Wasson, one of the

Boyle Gin Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 18th

STATE OF MISSISSIPPI, County of Washington

Agnes Barksdale, Notary Public

This day personally appeared before me, the undersigned authority J. P. Jones, incorporators of the corporation known as the Boyle Gin Company who acknowledged that they signed and executed the above and foregoing antique of the corporation to the deed signed and executed the above and foregoing articles of incorporation as their act and this the 24 day of August, 1932.

J. T. Martin, Mayor

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 3rdday of , deposited to cover the fee, and referred to the Attorney General for his opinion. 40.00

JACKSON, MISS. Sept. 3rd, 1932

United States.

WALKER WOOD, Secretary of State, I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the states.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Rice W. W. Fierce

, Attorney General. , Assistant Attorney General.

Ву The within and foregoing charter of incorporation of BOYLE GIN COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor: WALKER WOOD, Secretary of State.

Recorded: September 3rd, 1932

Sennett Conner

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#5472

- PALACE RECRETAION PARLORS, INC.

 1. The corporate title of said company is Palacen necreation Parlors, Inc.
- 2. The names of the incorporators are: J. W. Downard, Jackson, Mississippi; Theo. Grillis, Jackson, Mississippi.
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand (\$5,000.00) Dollars, consisting of fifty (50) shares of Common Stock of the par value of One Hundred (\$100.00) Dollars per share.

5. Number of shares for each class and par value thereof.

Fifty (50) shares of Common Stock of the par value of One Hundred (\$100.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To purchase, acquire, own, hold and operate pool tables and To purchase, acquire, own, hold and operate pool tables and equipment and billiard tables and equipment; to provide accommodations and recreation for bustomers; to buy, own and sell merchandise and to do a general mercantile business; to buy, own and sell merchandise and to do a general mercantile business; to buy, sell, lease and own real estate and property suitable for the purposes of said corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty-five (25) shares of

Common Stock of the par value of one Hundred (\$100.00) Dollars each.

Theo. Griblis Incorporators. J. W. Downard,

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority,

J. W. Downard and Theo. Grillis

incorporators of the corporation known as the Palace Recreation Parlors, Inc. Who acknowledge of the corporation as the

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 3rd September Marietta Bishopl Notary Public 3/15/36 , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 6th day of September , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce

The Within and foregoing charter of incorporation of PALACE RECREATION PARLORS, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the SIXTH day of SEPTEMBER, 1932.

By the Governor: Sennett Conner $R_{e_{corded}};$ WALKER WOOD, Secretary of State.

September 7, 1932.

#5471

CISSISSIPPI PTG. CO., VICKSBURG -2104

The Charter of Incorporation of

21, Leans of allowing pro 17.34

as Aushorized by Secretar 15, Chapter

Shelby Motor Company 1. The corporate title of said company is

007 12 988 2. The names of the incorporators are: 3. T. McDonald, Shelby, Mississippi; A. P. Caldwell, Shelby, Mississippi: H. A. Blaylock, Shelby, Mississippi.

Shelby, Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

\$5,000.00

5. Number of shares for each class and par value thereof.

Fifty shares par value \$100.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

To manufacture, buy and sell or otherwise to deal or traffic 7. The purpose for which it is created: automobiles and motor vehicles of every kind, nature and description. To buy, sell and deal in all goods, wares and merchandise and accessories and description. all goods, wares and merchandise and accessories necessary or incidental to the operation, repland equipment of automobiles or motor vehicles of accessary or incidental to the operation, and equipment of automobiles or motor vehicles of any and all kinds, manufacturers and descriptions. To buy, sell and deal in gasoline and all kinds, manufacturers and descriptions. tions. To buy, sell and deal in gasoline and all kinds of motor oils and greases. To conduct and operate a garage and machine shop and to do all kinds of motor oils and greases. and operate a garage and machine shop and to do all kinds of repair work on machinery, automobivehicles....To buy, sell and deal in all kinds of repair work on machinery, automobiles.... vehicles....To buy, sell and deal in all kinds of electric fictures, supplies and accessories.
To own and operate automobiles and other vehicles fictures, supplies and accessories and accessories. To own and operate automobiles and other vehicles for hire, service cars. To handle any and alkinds of vehicles, fixtures, and accessories on hire, service cars. To handle any and accessories of the service cars. kinds of vehicles, fixtures, and accessories on consignment or commission. And for the purpose of operating the business aforesaid to have sold accessories on consignment or commission. of operating the business aforesaid to buy, sell, hold, convey and lease property, both real and personal, as the same may become necessary except as may be prohibited by Chapter 102,

To do generally all things that may be necessary to the conducting of the said business provided the same is not contrary to the Laws of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Thirty shares to be subscribed and paid for before the corporation may begin business: Thirty shares to be scribed and paid for before the corporation may begin business.

STATE OF MISSISSIPPI, County of Bolivar

J. T. McDonald A. P. Caldwell

Harvey Blaylock, Incorporators

This day personally appeared before me, the undersigned authority, J. Y. McDonald, A. P. Caldwell and H. A. Blaylock, known to me to be the same person as Harvey Blaylock

incorporators of the corporation known as the Shelby Motor Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

Geo. T. Roberts, Mayor of Shelby, Miss.

Received at the office of the Secretary of State, this the 6th , A. D., 19 **32** , together with the sum ion , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

WALKER WOOD, Secretary of State. Sept. 6, 1932 JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of SHELBY MOTOR COMPANY

, Attorney General. , Assistant Attorney General. By W. W. Pierce

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of September, 1932. this the SIXTH By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

Recorded: Sept. 7, 1932.

THE OAKLAND MISSISSIPPI PRESBYTERIAN CHURCH U.S.A.

1. The corporate title of said company is The Oakland, Miss. Presbyterian Church U.S.A.

2. The names of the incorporators are: Ervin E. Sayle, Oakland, Miss.; H.M. Moore, Oakland, Miss.; W.C. Laughlin,

Oakland, Miss.; R.L. Mathews, Oakland, Miss.; G.E. Calloway, Oakland, Miss.; T.R. Kuykendall, Oakland Miss. The domicile is at

Oakland, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

To hold and own at Oakland, Mississippi a building (church) 7. The purpose for which it is created:

With a reasonable quantity of ground annexed as a place of worship:

A manse (residence of pastor) with a reasonable quantity of ground

annexed there to.

To conduct religious worship.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

R. L. Matthews T. R. Kuykendall

H. M. Moore G. E. Calloway

Incorporators Ervin E. Sayle, W. C. Laughlin

STATE OF MISSISSIPPI, County of Yalobusha

T. R. Kuykendall, G. E. Calloway, W. C. This day personally appeared before me, the undersigned authority,

This day personally appeared before me, the undersigned and the state of the state

incorporators of the corporation known as the persons who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

September , 19 32.

J. M. Clark, Notary Public My commission expires Aug. 6, 1936

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum August

Received at the office of the Secretary of State, this the 24th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. 10.00

WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, THE OAKLAND, MISS. PRESBYTERIAN CHURCH, U.S.A. The within and foregoing charter of incorporation of is hereby approved.

is hereby approved.

is hereby approved.

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

By the Governor: Ninch day of September, 1932. DEKOXKXKNED. Sennett Conner

 $R_{e_{corded}}$: WALKER WOOD, Secretary of State.

#5474

MISSISSIPPI PTG. CO., VICKSBURG - 2104

- J. J. FOX LUMBER COMPANY
- 1. The corporate title of said company is J. J. Fox Lumber Company
- J. J. Fox, Meridian, Mississippi; Mrs. T.A. Fox, meridian, 2. The names of the incorporators are: Mississippi; Miss Ella Arp, Meridian, Mississippi
- Meridian, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars.

All such stock shall be classed as common stock, and all such shares of stock shall have equal privileges.

5. Number of shares for each class and par value thereof.

Fifty shares of the par value of One hundred dollars each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the purchase, manufacture and sale of lumber and lumber products; to plane, dress and store lumber and to conduct and carry on a planing milli to engage in the purchase and sale of timber and timbered lands and manufacture of timber of all kinds; to conduct a timber and lumber sales office, and to buy and sell lumber at wholes and retail as broker or on commissions. and retail as broker or on commissions; to do any and all things necessary and incidental to the performance and exercise of the powers herein granted.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty five shares of tock of the par value of one hundred dollars. stock of the par value of one hundred dollars each.

> J. J. Fox Mrs. T.A.Fox

STATE OF MISSISSIPPI, County of Lauderdale

This day personally appeared before me, the undersigned authority, in and for the aforesaid County and State, J. J. Fox, Mrs. T. A. Fox and Miss Ella Arp

incorporators of the corporation known as the J. J. Fox Lumber Company

Given, under my hand and official seal this the 8 day of M. E. Craddoor who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 1932. STATE OF MISSISSIPPI, County of M. E. Craddock, Notary Public

My commission expires Oct. 20, 1934

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the suml 9th day of September of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. sept. 9th. 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of By W. W. Pierce J. J. FOX LUMBER COMPANY , Assistant Attorney General. , Attorney General.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the NINTH day of September, 1932. By the Governor:

WALKER WOOD, Secretary of State. Recorded: Sept. 9, 1932.

Sennett Conner

Greek L. Rice

TXXXXXXXXXXXXX

Laws of Mississippi 1934 Section 15, Chapter The Charter of Incorporation of September 29, 1934.

#5476 CLEVE LOVE DRILLING CORPORATION 1. The corporate title of said company is

Cleve Love Drilling Corporation 2. The names of the incorporators are: Cleve Love, Jackson, Miss.; Jennie Maye Love, Jackson, Miss.

3. The domicite is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$5,000.00 composed of all common stock of 50 shares.

5. Number of shares for each class and par value thereof.

50 all common, par value of \$100.00 each.

 $\frac{\theta_{c}}{7}$ The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To make all lawful contracts; to drill oil and/or gas wells; to Own personal and/or real property; to purchase and sell oil and gas leases; to develop lands for oil and/or gas; to lay pipe line; construct refineries, and to do any and all things necessary to carry out its corporate purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 50 shares.

Cleve Love Incorporators Jennie Mae Love,

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Cleve Love and Jennie Maye Love

theorporators of the corporation known as the Cleve Love Drilling Corporation who acknowledge of the corporation known as the Cleve Love Drilling Corporation as t who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 10th day Amos R. Johnston, Notary Public

September , 19 32. STATE OF MISSISSIPPI, County of

September, A. D., 19 32 , together with the sum Received at the effice of the Secretary of State, this the 10th day of ot \$ 20.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Sept. 12, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice, , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. D. Conn, Jr. CLEVE LOVE DRILLING CORPORATION The Within and foregoing charter of incorporation of is hereby approved

is nereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 15 th $_{
m day~of}$ September, 1932. Sennett Conner

WALKER WOOD, Secretary of State.

September 15th, 1932

#5478

The Charter of Incorporation of

- McCORMICK GROCERY COMPANY, INC.
- 1. The corporate title of said company is McCormick Großery Company, Inc. 2. The names of the incorporators are: Floyd McCormick, Waynesboro, Miss.; Laura O. McCormick, Waynesboro, Miss.; Floyd McCormick, Jr., Waynesboro, Miss.
- Waynesboro, Miss. 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

One hundred fifty shares of common stock of the par value of One hundred dollars per share, with the right to begin business when \$10,000.00 paid in. total \$15,000.00

5. Number of shares for each class and par value thereof.

One hundred fifty, common.

6. The period of existence (not to exceed fifty years) is fifty.

7. The purpose for which it is created: To buy and sell merchandise of all kinds and to do a general merchandise business as a wholesaler and/or jobber, and to do anything and everything necessary and incidental thereto, buy and call and to do anything and everything necessary and incidental there to, buy and sell and own real estate, deal in the wholesale grocery business and own both real & personal property to carry on business

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred.

Floyd McCormick Laura U. McCormick Floyd McCormick, Jr., Incorporators

STATE OF MISSISSIPPI, County of Wayne.

This day personally appeared before me, the undersigned authority, Floyd McCormick and Laura O. McCormick and Floyd McCormick and Laura O. McCormick Floyd McCormick, Jr.

McCormick Grocery Company, Inc. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 15th day

STATE OF MISSISSIPPI, County of

W. M. Hutto, Notary Public. My commission expires January 29, 1936

Received at the office of the Secretary of State, this the 17th day of , A. D., 19 32, together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Sept. 17th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Assistant Attorney General STATE OF MISSISSIPPI, Executive Office, Jackson. W.W. Pierce, The within and foregoing charter of incorporation of By MCCORMICK GROCERY COMPANY, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Seventeenth day of September, 1932. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

Greek L. Rice

, Attorney General.

September 19th, 1932

#5479

VANCE GIN COMPANY Vance Gin Company

- 1. The corporate title of said company is 2. The names of the incorporators are: J. G. Stillions, Rome, Mississippi; H, W. Karraker, Tutwiler, Mississippi; J. E. Stillions, Kome, Mississippi
- Vance, Quitman County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00), fully paid and non-assessible common stock.

5. Number of shares for each class and par value thereof.

One hundred (100) shares of a par value of one Hundred Dollars (\$100.00) each.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

To buy, build, own, operate, lease and control one or more public 7. The purpose for which it is created: To buy, build, own, operate, in excess of ten thousand buy and sell coal, to buy, rent, lease and operate farm lands not in excess of ten thousand (10,000) acres in any one year; and to do any and all things necessary or incidental to such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Said corporation may begin business: business When so much as fifty (50) per centum of said capital stock shall have been subscribed and paid for before the corporation may begin business: Said Corporation business bear subscribed and paid for before the corporation may begin business: Said Corporation business: Said Corporati

J. G. Stillions H. W. Karraker

incorporators J. E. Stillions

XXXXXXXXXXXX

STATE OF MISSISSIPPI, County of Sunflower J. G. Stillions and H. W. Karraker & J. E. This day personally appeared before me, the undersigned authority, Stillions

Vance Gin Company

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 14th

September

W. N. Gist, Notary Public , 19 **32.** My commission empires Jany. 28th, 1932 STATE OF MISSISSIPPI, County of

September , A. D., 19 32 , together with the sum

Received at the office of the Secretary of State, this the 17th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Sept. 19th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

The within and foregoing charter of incorporation of VANCE GIN COMPANY is hereby approve is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the TWENTIMONY WHEREOF, I have hereunto set in By the Govern TIETH & DAY OF SEPTEMBER, 1932 By the Governor: Sennett Conner Recorded: WALKER WOOD, Secretary of State.

September 20th, 1932

#5480

GROOMS CHEVROLET COMPANY, INC.

- 1. The corporate title of said company is Grooms Chevrolet Company, Inc.
- 2. The names of the incorporators ara: Thos. P. Groome, Fayette, Mississippi; Mrs. Virginia T. Groome,

Fayette, Mississippi

- Fayette, Jefferson County, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock is \$6,000.00, consisting of 60 shares of common stock of the par value of \$100.00 each.

There is to be no other kind of stock.

5. Number of shares for each class and par value thereof.

60 shares of common stock of the par value of \$100.00 . No. other class of stock is to be issued.

6. The period of existence (not to exceed fifty years) is Fifty '50) years. 7. The purpose for which it is created: To engage in the business of buying and selling automobiles and at as well as all other kinds of materials at trucks, as well as all other kinds of motor vehicles propelled by gasoline or electricity, at tail or wholesale, both new and used, for cash or a solid by gasoline or electricity, or other tail or wholesale, both new and used, for cash or on credit; to accept notes, mortgages, or other evidences of debt in payment therefor; to buy and sell oil, grease, gasoline, and tractor fuel car loads or lesser quantities; to operate gasoline retail trucks and to sell oil, grease, fuel, or kerosene therefrom; to operate a repair and service attail oil, grease, and to sell oil, grease, and to fuel, or kerosene therefrom; to operate a repair and service station for motor vehicles and operate a wholesale and/or retail filling station operate a wholesale and/or retail filling station or stations; to buy and sell tractors, to farming implements, and other farming utensils or devices to buy and sell tractors, to farming implements, and other farming utensils or implements used in connection therewith buy, store and sell parts for motor vehicles of any and all kinds or makes. To handle tires, tubes, and accessories of all kinds. To own, lease, or rent all lands and/or buildings necessary for the proper operation of any or all of the above specified lines of business. To engage in wholesale gasoline, kerosene, oil, grease or tractor for the connection therewith.

wholesale gasoline, kerosene, oil, grease, or tractor guel business, and to purchase, own, least or rent necessary lands, buildings, and equipment the rest business, and to purchase, own,

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The entire 60 shares by irst meeting of cash, or property of sufficient walks and paid for before the corporation may begin business: The entire 60 shares by irst meeting of creating of cash, or property of sufficient walks. is to be paid for in cash, or property of sufficient value before said corporation may begin business: The entire 60 shares had the first meeting of stockholders for the purpose of organization shall be held, without fursion of the corporation in Fayette, Mississippi, at 10 o'clock A.M., on Tuesday, or the purpose of organization at 10 o'clock A.M., on Tuesday, or the purpose of organization at 10 o'clock A.M., on the corporation in Fayette, Mississippi, at 10 o'clock A.M., on the corporation at 10 o'clock A.M., or the purpose of organization at 10 o'clock A.M.

Mrs. Virginia T. Groome Thomas P. Groome, Incorporators STATE OF MISSISSIPPI, County of Jefferson

This day personally appeared before me, the undersigned authority,

or rent necessary lands, buildings, and equipment therefor.

Thos. P. Groome and Mrs. Virginia T. Groom

incorporators of the corporation known as the Groome Chevrolet Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day F. V. Davis, Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 19th day of of \$ 22.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Sept. 19th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the seed States. United States.

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce The within and foregoing charter of incorporation of GROOME CHEVROLET COMPANY, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

Greek L. Rice

XMKXXXXXXXKKA

, Attorney General.

September 20, 1932

#5482

1. The corporate title of said company is

HINES MOTOR COMPANY, INC. Hines Motor Company, "Inc.

2. The names of the incorporators are:

R. E. Hines, Jackson, Mississippi; H. S. Williford, Jackson,

Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Five thousand (\$5000) Dollars, divided into fifty shares of common stock, all of one class of a par value of Oge Hundred (\$100) Dollars per share.

5. Number of shares for each class and par value thereof.

time rent x (XXXX) shares common stock all of the one class, par value \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To engage in the business of operating a storage garage, repair, Paint and otherwise perform services to all sorts of motor vehicles; to buy, sell and otherwise in and repair electric gatteries, tires and all other kinds of automobile accessories, to buy, sell and repair electric gatteries, tires and all other kinds of motor vehicles to buy, sell and generally engage in either at wholesale or retail all kinds of motor vehicles and oil and generally engage in either at wholesale or about the business of dealing in and oil and generally engage in either at wholesale or retail and all and dealing in automobile gas and other things generally used and done in or about the business of dealing in automobile gas and other things generally used and done in or about the business of dealing in tutomobiles and other things generally used and done in or about the storage garages. To but les and the operating og gasoline filling stations and repair and storage garages. by, own and sell or acquire by lease or otherwise any real or personal property necessary incident and sell or acquire by lease or otherwise any real or herein. or incident to the operation of such form of business as set out herein.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Five (5) shares.

R. E. Hines H. S. Williford, Incorporators

STATE OF MISSISSIPPI, County of Wilkinson.

This day personally appeared before me, the undersigned authority, R. E. Hines and H. S. Williford

incorporators of the corporation known as the Hines Motor Company, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 21

S_êptember ^{, 19} 32.

STATE OF MISSISSIPPI, County of

Pearl Anderson, Notary Public My commission expires may 2nd, 1934

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the 22nd day of September , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

 $J_{ACKSON, MISS.}$ I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice, , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, HINES MOTOR COMPANY, INC. The within and foregoing charter of incorporation of

is nereby approved.

is nereby approved.

is nereby approved.

Restriction of Mississippi to be affixed.

By the Governor: 22nd XXXXXXXXXXX Sennett Conner day of September, 1932

 $R_{\rm ee_{\rm orded}}$: WALKER WOOD, Secretary of State.

Sept. 23rd, 1932.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

DEC 1 0 1934

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

MISSISSIPPI PTG. CO., VICKSBURG-21046		
#5481 This Charte	The Charter of Incorporation of Late	recorded in Dook 3)-34 C
#3481	HOUSTON LUMBER COMPANY	
1. The corporate title of said company is	Houston Lumber Company	

2. The names of the incorporators are: J.M.Gibbs, Fulton, Miss., G.W.Reid, Amory, Miss., B.H.Baine, Houston Miss.

Houston, Miss. 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

\$60,000.00 to be divided in sixty shares of common stock, with a par value of \$1,000.00 per share.

5. Number of shares for each class and par value thereof,

60 shares common stock of the par value of \$1,000 each.

6. The period of existence (not to exceed fifty years) is fifty

7. The purpose for which it is created: To carry on a general lumber business, own and operate saw milli buy and sell lumber, own real estate, timber and timber lands, and operate commissary, and such other accessories as may be found necessary to said general business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 60 shares of the common

J. M. Gibbs

G. W. Reid

Baine

STATE OF MISSISSIPPI, County of Itawamba

This day personally appeared before me, the undersigned authority,

J. M. Gibbs, G. W. Reid and B. M. Baine

incorporators of the corporation known as the Houston Lumber Co.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

T. E. Wren, Circuit Clerk Itawamba Co.

Received at the office of the Secretary of State, this the 20 th , A. D., 19 **32** , together with the sum ion day of September , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$

WALKER WOOD, Secretary of State. JACKSON, MISS. KSON, MISS. Sept. 20th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. Greek L. Rice. , Assistant Attorney General W. Pierce

The within and foregoing charter of incorporation of HOUSTON LUMBER COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 21st September, 1932 By the Governor:

WALKER WOOD, Secretary of State, Recorded:

THE REAL PROPERTY. Sennett Conner

September 23rd, 1932

#5847

HOME LAUNDRY 1. The corporate title of said company is Home Laund Ty

- ,2. The names of the incorporators are: Ethel P. Chalfant, Vicksburg, Mississippi; Lee Chalfant, Vicksburg, Mississippi; R. P. Jones, Vicksburg, Mississippi
- 3. The domicile is at Vicksburg, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock shall not exceed \$5,000.00, and shall consist of not more than 500 shares of stock, the same to be of common stock, of nominal or par value. The corporation shall be authorized to begin business, when capital stock to the amount of \$1,000.00 shall have been subscribed and paid for. -he sale price of the shares of stock shall be fixed by the Board of Directors.

5. Number of shares for each class and par value thereof.

There shall be 500 shares of common stock, of no nominal or par value, the sale price thereof to be fixed by the Board of Directors.

 $\frac{6.}{7}$ The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, control and engage in, the operation of a laundry; to buy, own, control and sell, real estate, machinery and other proper appliances necessary to the proper and sell, real estate, machinery and other proper appliances necessary to the proper maintenance and operation of a laundry, and to do any and all things necessary and incidental to the operation of a laundry, including cleaning and pressing.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Not less than fifty (50)

shares of the capital stock shall be subscribed and paid for, before the corporation shall begin but. begin business.

Ethel P. Chalfant

Tee Chalfant R. P. Cones, Incorporators

STATE OF MISSISSIPPI, County of Warren This day personally appeared before me, the undersigned authority, in and for said state and county, Ethel P. Chalfant, Lee Chalfant and R. P. Jones

incorporators of the corporation known as the Home Laundry who acknowledge the corporation known as the Home Laundry 26th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

September, A.D., 19 32.

Notary Public Ernest L. Bliss,

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 28th day of September

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. Greek L. Rice , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce, , Assistant Attorney General.

ZMXXXXXXXXX

The within and foregoing charter of incorporation of

HOME LAUNDRY approved. is hereby approved.

Is hereby approved.

Is hereby approved.

Set Seal of the State of Mississippi to be affixed.

this the 28th day of By the Governor: September, 1932. Sennett Conner

WALKER WOOD, Secretary of State.

September 29, 1932.

#5492

The Charter of Incorporation of

- 1. The corporate title of said company is Securities Investment Company of Mississippi
- 2. The names of the incorporators are: Charles H. Blewett, Jackson, Mississippi; William B. Harrison, Jackson. Mississippi; Jas. L. Patterson, Natchez, Mississippi
- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand (\$10,000.00) Dollars, represented by Two Hundred (200) shares of Preferred Stock with a par value of \$50.00 each.

5. Number of shares for each class and par value thereof.

Two Hundred shares of Preferred Stock with a par value of rifty (\$50.00) Dollars per share, which shall be entitled to receive dividends at the rate of six (6) per centum per annum, payable semi-annually on the first of the rate of six (6) per centum per annum. per annum, payable semi-annually on the first Monday of Manuary and on the first Monday of Manuary and on the first Monday of July in each year, out of the earnings of said corporation before any dividends shall be paid upon said common stock be paid upon said common stock.

Four Hundred shares of Common Stock with no par value but with a sale price of one (\$1.00) per share.

6. The period of existence (not to exceed fifty years) is fifty.

7. The purpose for which it is created: To acquire, hold, sell, own, exchange and genrally deal in stocks, bonds, debentures, notes, secured or unsecured, and securities of all kinds, naturally deal in and description.

And generally, to do and perform all such other lawful acts and things as are or as necessary or proper to the exercise of the powers or purposes as herein enumerated or as be permitted by the laws of the state of the powers or purposes as herein enumerated be permitted by the laws of the State of mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten shares of the Preference Stock; Ten shares of the Common Stock Stock; Ten shares of the Common Stock.

Charles H. Blewett William B. Harrison Incorporators Jas. L. Patterson.

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

Charles H. Blewett, Jas. L. Patterson, William R. Harrison

incorporators of the corporation known as the Securities Investment Company of Mississippi who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

STATE OF MISSISSIPPI, County of

Marie Bourgeois, Motary Public

Received at the office of the Secretary of State, this the 5th , A. D., 19 **32** , together with the sum day of Betpber of \$ 32.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. Oct. 5th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. $\mathbf{B}_{\mathbf{y}}$ W. W. Pierce.

The within and foregoing charter of incorporation of SECURITIES INVESTMENT COMPANY OF MISSISSIPPI is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the

By the Governor: WALKER WOOD, Secretary of State. THINKEXENTO Dennis Murphree

Recorded: October 5, 1932.

#5496

GULF COAST SHRIMPERS AND OYSTERMANS ASSOCIATION

1. The corporate title of said company is Gulf Coast Shrimpers and Oystermans Association

2. The names of the incorporators are: N.K. Nelson, Biloxi, Mississippi; Matrea Pitalo, Biloxi, Mississippi; Roy W. Hepler, Biloxi, Mississippi; Martin Newman, Biloxi, Mississippi; Frank Dismukes, Biloxi, Masissippi The domicile is at

Biloxi, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof No capital stock. No shares of stock to be issued to any one. This is a non profit cooperative Association composed solely of Laborers and fisherman engaged in taking and

eatching shrimp and oyesters for sale to the various canners on the Gulf Coast.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is fifty years.

To work together for the improvement and betterment of ourselves 7. The purpose for which it is created: To work together for the improvement and bettermone the decimal of the improvement and bettermone the securing which we not better take up and discuss with those for whom we work the matter of securing better prices of our contain for our contain for our contain the securing better prices. for our catches, and better working conditions for ourselves and co-workers. And to obtain for us every reasonable and just advantage in connection with our service and to create and foster a letter reasonable and just advantage in connection with our service and all those engaged in the understanding as between all who work at the occupation of fishing and all those engaged to the burnerstanding as between all who work at the occupation of fishing to them for sale. And the buying and canning or shipping of such sea foods as we might bring to them for sale. And to do any and all things legally and lawfully necessary and proper to carry out the purposes of this association.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: None Whatsoever.

N. K. Nelson Matre Patalo Roy W. Hepler

Dennis Murphree

martin Newman Frank Dismukes Incorporators

STATE OF MISSISSIPPI, County of Harrison

N. K. Nelson, Matrea Pitalo, Roy W. Hepler, This day personally appeared before me, the undersigned authority,

Martin Newman, Frank Dismukes

incorporators of the corporation known as the Gulf Coast Shrimpers and Oystermans Assn. 16th

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the September

STATE OF MISSISSIPPI, County of

Geol B. Wink, Justice of the Peace and Ex Officio Notary Public for Harrison County, Supervisors Beat No. 1, Mississippi

, Δ . D., 1932 , together with the sum day of October

Received at the office of the Secretary of State, this the 8th , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

, Assistant Attorney General. Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce,

The within and foregoing charter of incorporation of GULF COAST SHRIMPERS AND OYSTERMANS ASSOCIATION

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. loth

October, 1932

By the Governor: $R_{eeorded}$: WALKER WOOD, Secretary of State.

October 10th, 1932

#5497

1. The corporate title of said company is Winston County Fair

The names of the incorporators are: I. D. Paul, Louisville, Miss. Hugh Ballew

Mrs. Eva Ballew "

Louisville, Miss. The domicile is at

Amount of capital stock and particulars as to class or classes thereof

No capital stock.

5. Number of shares for each class and par value thereof.

Norstock

6. The period of existence (not to exceed fifty years) is Ten years (not over ten years)

To do all the things customary to to be done by a county fair 7. The purpose for which it is created: especially to promote, encourage and assist agriculture and to foster all the various kinds of entertainment commonly but on by accourage kinds of entertainment commonly put on by county fairs; also to promote and encourage home building and home improvement and advantage also to promote and encourage and home building and home improvement and advantage and also to promote and encourage and advantage and advantage and advantage and advantage and advantage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and to foster all the vourage and assist agriculture and the vourage and assist agriculture agricul home building and home improvement and education in any and every way possible and to encourage and promote county and community pride and improvement.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

I. D. Paul Hugh Ballew Mrs. Eva Ballew, Incorporators

STATE OF MISSISSIPPI, County of Winston

This day personally appeared before me, the undersigned authority, I. D. Paul, Hugh Ballew and Mrs. Eva Ballew to me personally known

incorporators of the corporation known as the Winston County Fair who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 8th October, , 19 32.

STATE OF MISSISSIPPI, County of

Mrs. Dorsey Carr, Notary Public Com. expires 9/24/35

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 10th day of October of \$ 10.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State, JACKSON, MISS. Oct. 10th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ted States. United States. .

Greek L. Rice, , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

By W. W. Pierce, WINSTON COUNTY FAIR

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the Eleventhay of October, 1932. By the Governor:

WALKER WOOD, Secretary of State.

Dennis Murphree

MIECK XXXXXXXXXX

, Assistant Attorney General.

day

Recorded: October 11, 1932.

The Charter of Incorporation of

#5500

WARNER OIL COMPANY

1. The corporate title of said company is Warner Oil Company

2. The names of the incorporators are: F. W. Bradshaw, Jackson, Mississippi; C. L. Hester, Jackson, Mississippi; J. T. Brown, Jackson, Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Six Thousand Four Hundred (\$6400.00) evidenced by six hundred forty shares of common stock of the par value of \$10.00 each.

5. Number of shares for each class and par value thereof.

Six Hundred and Forty shares of common stock of the par walue of \$10.00 each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, develop and deal in land and leases for the purpose of To own, develop and deal in land and read and/or other minerals; to own and operate and/or other minerals; to own and otherwise dispose of to own and operate and/or other minerals; to own and operate and/or other minerals; to own and operate and otherwise dispose of all natural gas and/or natural gas wells and sell, deal in and otherwise dispose of the natural gas and/or other minerals. To construct, own and operate oil refineries for the purpose of producing gasoline and other products from crude oil, and construct and own such pine like the producing gasoline and other products from crude oil, and construct and own such pine like the producing gasoline and other products from crude oil, and construct and own such pine like the producing gasoline and other products from crude oil, and construct and own such pine like the producing gasoline and other products from carrying on the business of the Company. such pipe lines as may be necessary or proper for carrying on the business of the Company.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Six hundred and for ty.

C. L. Hester,

J. T. Brown

Incorporators F. W. Bradshaw,

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, F. W. Bradshaw, C. L. Hester and J. T. Brown

incorporators of the corporation known as the Warner Oil Company
who acknowledge the corporation known as the warner out foregoing articles who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 12th day

October, , 19 **32.**

Susie Hubbard, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 12th day of October

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

Greek L. Rice,

, Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. D. Conn, Jr.

The within and foregoing charter of incorporation of WARNER OLL COMPANY IN TESTIMONY WHEREOF, I have bereinto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

Re the Twelfth day of By the Governor: October, 1932.

Sannett Conner

MKXXXXXXXX.

 $R_{e_{corded}}$: WALKER WOOD, Secretary of State.

October 14, 1932.

#5501

The Charter of Incorporation of

- 1. The corporate title of said company is Churchill Mackreth & Company. Incorporated
- 2. The names of the incorporators are: G. C. Mackreth, President, 1202 New Merchants Bank Bldg., Mrs. Matilda Mackreth, V. Pres., (ditto); Linn B. Reese, Jr., Sec.-Treas., (ditto)
- 3. The domicile is at 1202 New Merchants Bank Building, Jackson, Mississippi -- Directors Same

4. Amount of capital stock and particulars as to class or classes thereof

Capital stock \$25,000.00--7% Preferred stock to receive dividend quarterly--all earning in excess of 7% to go to common shares. Preferred shares callable at \$110.00 per share at the discretion of Board of Directors on any dividend date, subject to 30 days prior written notife to stockholder. Preferred shares to have par value of \$100.00 per share. Common shares par value \$10.00 to receive all earnings in excess of Professor dividend date. par value \$10.00 to receive all earnings in excess of Preferred dividend requirements.

> Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 TEP 1 4 1935

5. Number of shares for each class and par value thereof.

125 shares 7% Preferred par value \$100.00. 125 shares Common Stock par value \$10.00

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To conduct a general investment security business, namely, buying the selling, trading of bonds and securities, listed and over the counter, including bonds state of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: \$1000.00 --100 shares \$10.00 per common.

> G. C. Mackreth Linn B. Reese, Jr., Mrs. Matilda Mackreth, Incorporators

STATE OF MISSISSIPPI, County of Hinds

G. C. Mackreth, Linn B. Reese, Jr., and This day personally appeared before me, the undersigned authority,

Mrs. Matilda Mackreth

Churchill Mackreth & Co. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 12th , 19 32. October,

STATE OF MISSISSIPPI, County of

Bessie Smith, Notary Public

, A. D., 19 32, together with the sum Received at the office of the Secretary of State, this the 12th day of October of \$ 60.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. Oct. 13th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. Greek L. Rice, , Attorney General.

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of CHURCHILL MACRETH & COMPANY, INCORPORATED By W. W. Pierce.

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. October, 1932. this the By the Governor:

WALKER WOOD, Secretary of State.

TXXXXXXXXXXXX Sennett Conner

Recorded:

October 14, 1932.

#5502

The Charter of Incorporation of

CUNNINGHAM PLANTING COMPANY

- 1. The corporate title of said company is Cunningham Planting Company
- 2. The names of the incorporators are: H. E. Dean, Tribbett, Mississippi; J. K. Gardner, Tribbett, Mississippi; W. W. Polk, Tribbett, Mississippi
- 3. The domicile is at Tribbett, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$15,000.00. All Common Capital Stock.

5. Number of shares for each class and par value thereof.

One Hundred and Fifty shares of the par value of \$100.00.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To buy, sell and deal in farm products. To own and lease land for agricultural purposes not in excess of 10,000, acres and to cultivate and operate the same.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1020 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Thirty-five. The first meet-Ing of Number of shares of each class to be subscribed and paid for before the corporation may begin business: Thir by-11.00.

Without persons in interest may be held at such time and place as may be agreed upon by them, and publication of notice.

H. E. Dean

H. K. Gardner Incorporators

STATE OF MISSISSIPPI, County of Washington This day personally appeared before me, the undersigned authority,

H. E. Dean, H. K. Gardner and W. W. Polk

incorporators of the corporation known as the Cunningham Planting Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 8th day October, H. C. Crosby, Notary Public , 19 32.

STATE OF MISSISSIPPI, County of

, A. D., 19 32, together with the sum Ogtober Received at the office of the Secretary of State, this the of \$ 40.00 15th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Oct. 15th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice, , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce,

CUNNINGHAM PLANTING COMPANY The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have bereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

this the 15th By the Governor: Sennett Conner day of October, 1932.

October 17, 1932. WALKER WOOD, Secretary of State.

#5505

The Charter of Incorporation of

CENTRAL CAB COMPANY, INC.

Central Cab Company. Inc. 1. The corporate title of said company is 2. The names of the incorporators are: J. C. Sinclair, Newton, Miss.; L.P.B.Lipscomb, Meridian, Miss.;

R. P. Neblett, Jr., Nashville, Tenn.

Jackson, Hinds County, Mississirpi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Two hundred fifty (250) shares common stock with non-par value to be sold at a price to be determined by the board of directors not to exceed Ten Bollars (\$10.00) a share.

JAN 1 1 1938 Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 - 980 7 1934

9 7 1938

5. Number of shares for each class and par value thereof.

Two Hundred fifty (250) shares non-par common stock to be sold at a price to be determined by the board of directors not to exceed Ten Dollars (\$10.00) a share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

The purpose for which it is created: To ownk operate, establish and maintain a system or systems of automobile taxi-cabs exclusively within the limits of any city, town or village, or any cities, towns or villages in this state and automobile taxi-cabs exclusively within the limits of any city, town or village, or any cities. 7. The purpose for which it is created: any cities, towns or villages in this state and extending not more than three miles the corporate limits thereof; to enter into contract. the corporate limits thereof; to enter into contracts; to botrow money; to secure said loans by executing mortgages, deeds of trust and other instruments pledging the corporate property: to purchase, lease or otherwise accordance. property; to purchase, lease or otherwise acquire motor vehicles and other personal property for use in said business; to purchase, lease or otherwise acquire real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all the real property for use in said business; to do any and all things necessary and proper in connection with said business not prohibited by law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Forty (40) shares.

J. C. Sinclair

L.P.B.Lipscomb

R.P.Neblett, Jr., Incorporators

STATE OF MISSISSIPPI, County of Hinds This day personally appeared before me, the undersigned authority, in and for the jurisdiction above mentioned.

C.Sinclair, L.P.B.Lipscomb and R.D. Noblatt J.C. Sinclair, L.P.B. Lipscomb and R.P. Neblett, Jr.

Central Cab Co. Inc. incorporators of the corporation known as the 19th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the October. , 19 32. Tom Q. Ellis, Clerk of Supreme Court

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 19th day of October , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

Oct. 20th, 1932 JACKSON, MISS.

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L.Rice. By W.W.Pierce,

, Attorney General. , Assistant Attorney General,

The within and foregoing charter of incorporation of

CENTRAL CAB COMPANY, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. October, 1932. 20th day of By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

October 21st, 1932.

1 2 1938

RECORD OF CHARTERS 31-STATE OF MISSISSIPPL

The Charter of Incorporation of

#5504

Star Fish & OYSTER COMPANY

1. The corporate title of said company is Mateo Pitalo, Biloxi, Mississippi; Jake Mladinich, Sr., Biloxi, 2. The names of the incorporators are: Mississippi; Ernest Mladinich, Jr., Biloxi, Mississippi.

3. The domicile is at Biloxi, Harrison County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5000.00) Common Stock.

5. Number of shares for each class and par value thereof.

Fifty (50) shares of Common Stock of the par value of One Hundred Dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To engage generally in the wholesale and/or retail sea food inergonal and the purpose for which it is created: To engage generally in the wholesale and/or retail sea food inergonal and all kinds of sea for the purpose for which it is created: business; to fish for, catch, buy and sell oysters, fish, shrimp and all kinds of sea foods, to can and preserve sea foods and sell the same, and act as agents for the buying and selling of the same; to own and/or lease and operate all boats, factories, machinery, storage plants, bedding and selling other equipment used in connection with said business plants, bedding and fish-grounds and all other equipment used in connection with said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issipping tage. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifteen (15) shares of

Common Stock.

Mateo Pitalo Jake Mladinich, Sr. Ernest Mladinich, Jr., Incorporators

, Assistant Attorney General.

STATE OF MISSISSIPPI, County of This day personally appeared before me, the undersigned authority, Mateo Pitalo, Jake Mladinich, Sr., and

Ernest Mladinich, Jr.,

who had execute Star Fish & Oyster Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the October

October $^{,19}32.$ Geo. B. Wink, Justice of the Peace, District No.1 Harrison County, Mississippi

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum October Received at the office of the Secretary of State, this the 17th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L. Rice,

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce STAR FISH & OYSTER COMPANY is hereby approved. The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor: 20th day of CEDECE CECECE October, 1932. Sennett Conner

 $R_{eeorded}$: WALKER WOOD, Secretary of State.

Oct. 21, 1932

#5515

THE CALHOUN CITY OIL COMPANY

- 1. The corporate title of said company is The Calhoun City Oil Company 2. The names of the incorporators are: G. D. Denley, Egypt, Mississippi, A. A. Martin, Houston, Mississippi,
- E. B. Provine, Grenada, Mississippi Calhoun City, Calhoun County, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

The authorized capital stock of this company shall be \$5,000.00 of Common Stock divided into 200 shares of the par value of \$25.00 per share.

> Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

> > AUTH 7 7 1008

5. Number of shares for each class and par value thereof.

200 shares of Common stock of the par value of \$25.00 per share.

6. The period of existence (not to exceed fifty years) is 50 years.

To engage in the business of owning, leasing, and operating and operatin 7. The purpose for which it is created: automobile service station, or stations; to buy, sell and deal in gasoline, kerosene, lubricating oils, greases and other petroleum products, either at wholesale or retail; buy, sell, and deal generally in automobile tires, tubes, and accessories; and to do and all other things necessary or incident to the proper carrying on and operation of said business or businesses. said business or businesses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of excipping of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: This corporation may siness when 40 shares of Common Stock of the new corporation of stock of the new corporation may begin business: business when 40 shares of Common Stock of the par value of \$25.00 or a total amount of has been subscribed and paid for.

G. D. Denley

E. B. Provine

Incorporators A. A. Martin, STATE OF MISSISSIPPI, County of Chickasaw

This day personally appeared before me, the undersigned authority, G. D. Denley, A. A. Martin

incorporators of the corporation known as the Calhoun City Oil Co. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the June

STATE OF MISSISSIPPI, County of Grenada

W. J. Howell, Notary Public

This day personally appeared before me, the undersigned authority C. W. Walker, incorporators of the corporation known as the Calhoun City Oil Co., who acknowledged the signed and executed the above and foregoing articles of the corporation and described and executed the above and foregoing articles. signed and executed the above and foregoing articles of incorporation as their act and this the 21st day of October, 1932.

By Sue E. Pressgrove, Chancery Clerk
day of October, A. D., 19 32, together with the sum Received at the office of the Secretary of State, this the 27th , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

WALKER WOOD, Secretary of State, JACKSON, MISS. Oct. 27th. 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. , Attorney General.

CALHOUN CITY, MISSISSA , Assistant Attorney General. Greek L.Rice STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce, The within and foregoing charter of incorporation of THE CALHOUN CITY OIL COMPANY,

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 27th day of October, 1932 By the Governor:

WALKER WOOD, Secretary of State.

Dennis Murphree

WHICKYXXXXXXXX

Recorded:

Oct. 28, 1932

#5514

DELTA LAMBDA DELTA SORORITY

1. The corporate title of said company is Delta Lambda Delta Sorority

2. The names of the incorporators are: Mildred Barbour, Laurel, Mississippi; Jean Mason, Laurel, Mississippi; Wilma Pearson, Laurel, Mississippi; Helen Ferrell, Laurel, Mississippi; Ruby Little, Laurel, Mississippi; Charline Beverly, Laurel, Mississippi; Elizabeth Clay, Laurel, Mississippi; Laurel, Mississippi

3. The domicile is at Laurel, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

None

6. The period of existence (not to exceed fifty years) is Fifty years.

The purpose for which it is created:

To promote friendship and cordial relations between members of this societies.

To promote friendship and cordial relations between members of this may To promote friendship and cordial relations be understoned or that may be hereafter and between the members of similar associations that are now existing or that may be hereafter. be hereafter created; to buy, sell, own and/or operate club rooms or real property of any kind or nature to carry out the aims and objects of this association which is to be an association that the entirely out the aims and objects of this associations between the members of is entirely social in its nature and to establish social connections between the members of this association which is nature and to establish social connections between the members of this association which is nature and to establish social connections between the members of this association which is nature and to establish social connections between the members of this association which is not account to the members of the entirely social in its nature and to establish social connections between the members of the entirely social in its nature and to establish social connections between the members of the entirely social in its nature and to establish social connections between the members of the entirely social in its nature and to establish social connections between the members of the entirely social in its nature and to establish social connections between the members of the entirely social in its nature and to establish social connections between the members of the entire ent this association and members of other associations and anyone else as may be desirable to the association.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1020 Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

Mildred Barbour Ruby Little Charline Beverly Wilma Pearson Jean Mason Helen Ferrell Incorporators

STATE OF MISSISSIPPI, County of Jones Mildred Barbour, Ruby Little, Charline Beverly, This day personally appeared before me, the undersigned authority,

Wilma Pearson, Jean Mason and Helen Ferrell

incorporators of the corporation known as the Deltal Lambda Delta Sorority day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the October 3

October , 19 **32.**

Marl L. Lewis, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32, together with the sum Received at the office of the Secretary of State, this the 27th day of October

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

I have Uss. Oct. 27th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce

The within and foregoing charter of incorporation of Is hereby approved.

By W. W. PIETOS

By W. W. PIETOS

LAUREL, MISSISSIPPI

Is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. XXXXXXXXXXXXX 27th day of

By the Governor: WALKER WOOD, Secretary of State.

October, 1932

Dennis Murphree Lieutenant and Agting Governor

Oct. 28th, 1932

DEC 1 0 188

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

The Charter of Incorporation of

*#*5510

DELTA GROCERY

- Delta Grocery 1. The corporate title of said company is
- T.C.Odom, Greenwood, Mississippi; F. C.Odom, Greenwood, Mississippi 2. The names of the incorporators are:

A. D. Walker, Greenwood, Mississippi; N. J. Joy, Greenwood, Mississippi

- 3. The domicile is at Greenwood, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand and No/100 Dollars (\$10,000.00). All common stock.

5. Number of shares for each class and par value thereof.

One hundred (100) shares of the par value of One Hundred Dollars (\$100.00) Each.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: eo engage in, operate and carry on a wholesale and retail groces, business and refrigerating and cold storage plant, and to buy and sell fruits, vegetables, meats, butter, eggs and all other commodities of every kind and description necessary of incident to the business of a wholesale and retail groceryk and refrigerating or cold stores plant, and to deal generally at wholesale and retail in the stores of the sto plant, and to deal generally at wholesale and retail in all commodities usually handled by a wholesale and retail grocery and retail in all commodities usually handled by a wholesale and retail grocery and refrigerating or cold storate plant; and to acquire purchase, lease or otherwise real estate necessary for the operation of said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty-five shares of par value of One Hundred Dollars per share par value of One Hundred Dollars per share.

T. C. Odom

F. C. Odom

A. D. Walker

N. J. Joy, Incorporators STATE OF MISSISSIPPI, County of

T. C. Odom, F. C. Odom, A. D. Walker and I. This day personally appeared before me, the undersigned authority,

Joy

Delta Grocery incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the , 19 32. October

STATE OF MISSISSIPPI, County of

Allen D. Saffold, Notary Public

, A. D., 19 32, together with the sum Received at the office of the Secretary of State, this the 26th day of October , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00

WALKER WOOD, Secretary of State. JACKSON, MISS. Oct. 27th. 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice , Assistant Attorney General. , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce.

The within and foregoing charter of incorporation of is hereby approved. GREENWOOD, MISSISSIPPI DELTA GROCERY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 27th October, 1932. By the Governor:

WALKER WOOD, Secretary of State.

Dennis Murphree, Lieutenant and Aating Governor

Recorded: Oct. 28, 1932

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI The Charter of Incorporation of #5511 TERRY INSURANCE AGENCY, INC. 1. The corporate title of said company is Terry Insurance Agency, Inc.

2. The names of the incorporators are: Mayme K. Terry, Laurel, Mississippi; W. L. Kelly, Mt. Olive,

Mississippi 3. The domicile is at Mt. Olive, Mississippi 4. Amount of capital stock and particulars as to class or class

\$10,000.00 common stock.

5. Number of shares for each class and par value thereof.

100 shares at a par value of \$100.00 each.

6. The region of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To conduct at such place or places in Mississippi as may be elected a paper. a general insurance agency; to act as agents in the sale of fire, tornado, life, liabibity, fidelity, burglary and all other kinds of insurance; to act as rental agent of real estate, to own such own such real estate as may be necessary for the conduct of business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are these conferred by Chapter 100, Code of issipping these Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 100 shares.

> Mayme K. Terry W. L. Kelly, Incorporators

STATE OF MISSISSIPPI, County of Jones This day personally appeared before me, the undersigned authority, Mayme K. Terry

incorporators of the corporation known as the Terry Insurance Agency, Inc. who acknowledge a decorporation known as the Terry Insurance Agency, Inc. 21st day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

October Lily Grady, Notary Public , 19 **32.**

STATE OF MISSISSIPPI, County of Covington this day personally appeared before me, the undersigned authority W. L. Kelly, incorporators or corporation and deed on this the of this day personally appeared before me, the undersigned authority W. L. Kelly, incorporation and executed the Corporation known as the Terry Insurance Agency, Inc., who acknowledged that they signed executed the Character articles of incorporation as their act and deed on this the and the corporation known as the Terry Insurance Agency, Inc., who acknowledged that the last the day of October and foregoing articles of incorporation as their act and deed on this the 24th day of October, 1932.

E. L. Calhoun, Notary Public , A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 26th of \$ 30.00 day of October

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. Greek L. Rice, Attorney General.

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce,

TERRY INSURANCE AGENCY, INC., MT. OLIVE, MISSISSIPPI The within and foregoing charter of incorporation of

IN THISTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 27th day of By the Governor: **XXXXXXXXX**T

October, 1932. Dennis Murphree Recorded: WALKER WOOD, Secretary of State. Lieutenant and Acting Governor

^{0et}. 28, 1932

#5512

The Charter of Incorporation of

MUTUAL OIL AND GAS COMPANY

- Mutual Oil and Gas Company 1. The corporate title of said company is
- 2. The names of the incorporators are: Martin L. Powell, McComb, Miss.; O. L. Gill, Jackson, Miss.
- 3. The domicile is at Jackson, Miss.
- 4. Amount of capital stock and particulars as to class or classes thereof

5.000 shares of common stock, without nominal or par value.

5. Number of shares for each class and par value thereof,

5,000 shares of common stock without nominal or par value, the sale price of which is hereby fixed at \$1.00 per share, with authority vested in the Board of Directors to character same from time to time in their discretion the same from time to time in their discretion.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To purchase or otherwise acquire gas, mineral and oil rights, any with the right to consolidate oil gas and mineral and oil rights, all, with the right to consolidate oil, gas and mineral rights, any or all, by lease or purchase royalties for oil consolidate oil consolidate. and to lease or purchase royalties for oil, gas and mineral rights, any or all, by lease or purchase royalties for oil, gas and minerals and sell or otherwise dispose of rights, not contrary to law. rights, not contrary to law.

To locate, purchase, lease, acquire, sell and convey lands, mines, mineral claims, oil, and oil and gas rights, and the right to prospect for, mine, bore, sink wells, and shafts, production, sell, convey and transport oilk gas and other mineral claims, oil, also pipe, sell, convey and transport oilk gas and other minerals of every kind and description; in purchase or in any manner acquire and to sell or in any manner acquire and the sell or in any manner acquire and acquire any manner acqui purchase or in any manner acquire and to sell or in any manner dispose of and generally and its products manner to deal in crude petroleum and its products.

To carry on the business of searching and prospecting for, mining, producing, manufacturing, transporting, and selling gas. oil. petroleum and or, mining, producing, manufacturing, and by storing, transporting, and selling gas, oil, petroleum and other oils and their products and products and to sell, and market the same.

To bore, build, sonstruct, pump, operate and maintain oil and gas wells.

To acquire, own, develop, operate, sell and dispose of mines of coal, iron, zinc, copper, other silver, gold, tin and other minerals found on, in or beneath any lands purchased, leased or wise acquired. wise acquired.

To do any and all other things usual and incidental to the carrying out of the above named purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 1,000 shares common

Martin L. Powell 0. L. Gill, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Martin L. Powell and O. L. Gill

Mutual Oil and Gas Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the October,

26th day

STATE OF MISSISSIPPI, County of

Oscar P. Gober, Notary Public

, A. D., 19 32 , together with the sum ion Received at the office of the Secretary of State, this the 26th day of October , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00

WALKER WOOD, Secretary of State, Oct. 27th, 1932 JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson.

, Attorney General. , Assistant Attorney General.

By W. W. Pierce, MUTUAL OIL AND GAS COMPANY, is hereby approved.

MISSISSIPPI JACKSON,

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the October, 1832

By the Governor: WALKER WOOD, Secretary of State.

Recorded:

Oct. 28, 1932

The within and foregoing charter of incorporation of

THEY CONTRACT Dennis Murphree Lieutenant and Actoing Governor

#5513

THE COUNCIL & LEWY COMPANY

- 1. The corporate title of said company is The Council & Lewy Company
- 2. The names of the incorporators are: ** The names of the incorporators are: H. T. Council, Greenville, Mississippi; B. M. Lewy, Greenville, Mississippi; E. L. Council, Greenville, Mississippi
 - 3. The domicile is at Greenville, Mississippi
 - 4. Amount of capital stock and particulars as to class or classes thereof

Twenty Thousand Dollars (\$20,000.00) preferred stock.

5. Number of shares for each class and par value thereof.

Twenty shares of preferred stock of the par value of one thousand dollars (\$1000.00) per share.

 $\frac{6}{7}$ The region of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To engage in the business of general contracting, which shall include the construction of levees, roads, and bridges or any other construction work of like kind and nature. To own and operate not in excess of five thousand acres (5000) of farming load. farming land and to buy, lease and sell land for agricultural or timber purposes and to own, hur and and to buy, lease and sell land for agricultural contracting business, and own, buy and sell the necessary equipment used in the general contracting business, and to also have a farming business. to also buy, sell and own the necessary equipment used in the farming business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1920 Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty (20) shares of Preferred stock at a par value of one thousand dollars (\$1000.00) per share.

H. T. Council

B. M. Lewy

E. L. Council, Incorporators

STATE OF MISSISSIPPI, County of Washington H. T. Council, B. M. Lewy, and E. L. Council This day personally appeared before me, the undersigned authority,

the corporators of the corporation known as the Council & Lewy Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Council Council & Lewy Company articles of incorporation as their act and deed on this the Council Council & Lewy Company articles of incorporation as their act and deed on this the Council Council & Lewy Company articles of incorporation as their act and deed on this the Council Cou day M. S. Kretschmar, Notary Public October,

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Ogtober Received at the office of the Secretary of State, this the 27th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Oct. 27th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

THE COUNCIL & LEWY COMPANY The within and foregoing charter of incorporation of is hereby approved.

IN TENTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 27th

By the Governor: XXXXXXXXXXXXX day of Ogtober, 1932. Dennis Murphree Lieutenant and Acting Governor $\mathfrak{F}^{\text{econded}}\colon$ WALKER WOOD, Secretary of State.

Oct. 28, 1932.

#5512

The Charter of Incorporation of

- MUTUAL OIL AND GAS COMPANY 1. The corporate title of said company is
- Mutual Oil and Gas Company 2. The names of the incorporators are: Martin L. Powell, McComb, Miss.; O. L. Gill, Jackson, Miss.

3. The domicile is at Jackson, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

5,000 shares of common stock, without nominal or par value.

5. Number of shares for each class and par value thereof.

5,000 shares of common stock without nominal or par value, the sale price of which is hereby fixed at \$1.00 per share, with authority vested in the Board of Directors to change the same from time to time in their discretion the same from time to time in their discretion.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To purchase or otherwise acquire gas, mineral and oil rights, any with the right to consolidate oil. gas and mineral all, with the right to consolidate oil, gas and mineral rights, any or all, by lease or purchase royalties for oil gas and rights, any or all, by lease or purchase royalties for oil gas and rights, any or all, by lease or purchase royalties for oil gas and rights, any or all, by lease or purchase royalties for oil gas and rights, any or all, by lease or purchase royalties for oil gas and rights, any or all, by lease or purchase royalties for oil gas and rights, any or all, by lease or purchase royalties for oil gas and rights, any or all, by lease or purchase royalties for oil gas and rights, any or all, by lease or purchase royalties for oil gas and rights, and to lease or purchase royalties for oil, gas and mineral rights, any or all, by lease or purchase rights, not contrary to law.

To locate, purchase, lease, acquire, sell and convey lands, mines, mineral claims, oil, gas il and gas rights, and the right to prospect for and oil and gas rights, and the right to prospect for, mine, bore, sink wells, and shafts, produce pipe, sell, convey and transport oilk gas and other mine, bore, sink wells, and shafts, also pipe, sell, convey and transport oilk gas and other minerals of every kind and description; also purchase or in any manner acquire and to sell or in any manner dispose of and generally and its products. manner to deal in crude petroleum and its products.

To carry on the business of searching and prospecting for, mining, producing, manufacturing, transporting, and selling gas, oil petroleum not for, mining, producing, manufacturing, and by storing, transporting, and selling gas, oil, petroleum and other oils and their products and products and to sell and market the same.

To bore, build, sonstruct, pump, operate and maintain oil and gas wells.

To acquire, own, develop, operate, sell and dispose of mines of coal, iron, zinc, copper, the silver, gold, tin and other minerals found on, in or beneath any lands purchased, leased or ise acquired. wise acquired.

To do any and all other things usual and incidental to the carrying out of the above named purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 1,000 shares common

Martin L. Powell 0. L. Gill, incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Martin L. Powell and O. L. Gill

incorporators of the corporation known as the Mutual Oil and Gas Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 26th day

STATE OF MISSISSIPPI, County of

Oscar P. Gober, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 26th day of October 20.00 of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. Oct. 27th, 1932 JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson. , Attorney General. , Assistant Attorney General. MISSISSIPPI The within and foregoing charter of incorporation of By W. W. Pierce. MUTUAL OIL AND GAS COMPANY, is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the

By the Governor: WALKER WOOD, Secretary of State,

Recorded: Oct. 28, 1932

THEY CXXIVERY Dennis Murphree Lieutenant and Actoing Governor

The Charter of Incorporation of

#551.3

THE COUNCIL & LEWY COMPANY

- 1. The corporate title of said company is The Council & Lewy Company
- Mississippi; E. L. Council, Greenville, Mississippi; B. M. Lewy, Greenville, Mississippi 2. The names of the incorporators are:
 - Greenville, Mississippi 3. The domicile is at
 - 4. Amount of capital stock and particulars as to class or classes thereof

Twenty Thousand Dollars (\$20,000.00) preferred stock.

5. Number of shares for each class and par value thereof.

Twenty shares of preferred stock of the par value of one thousand dollars (\$1000.00) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To engage in the business of general contracting, which shall include the construction of levees, roads, and bridges or any other construction work of like kind and nature. To own and operate not in excess of five thousand acres (5000) of farming land and to buy, lease and sell land for agricultural or timber purposes and to own, buy and sell the reconstruction work of the construction work of farming land and to buy, lease and sell land for agricultural or timber purposes and to own, buy and sell the reconstruction work of the construction work of farming land and to buy, lease and sell land for agricultural or timber purposes and to own, buy and sell the reconstruction work of the construction work of the construction work of the construction work of the construction of leves, roads, and bridges or any other construction work of the kind and nature. To own and operate not in excess of five thousand acres (5000) of the construction work of the construction own, buy and sell the necessary equipment used in the general contracting business, and to also buy, sell and own the necessary equipment used in the farming business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty (20) shares of Preferred stock at a par value of one thousand dollars (\$1000.00) per share.

H. T. Council

B. M. Lewy

STATE OF MISSISSIPPI, County of Washington Incorporators

This day personally appeared before me, the undersigned authority, H. T. Council, B. M. Lewy, and E. L. Council

incorporators of the corporation known as the Council & Lewy Company
Who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the
Office of Council & Lewy Company
articles of incorporation as their act and deed on this the

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Council & Lewy Company
articles of incorporation as their act and deed on this the

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Council & Council & Council & Lewy Company
articles of incorporation as their act and deed on this the

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Council & Cou day October, M. S. Kretschmar, Notary Public , 19

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum October Received at the office of the Secretary of State, this the 27th day of , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. Oct. 27th, 1932

1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States , Attorney General. Greek L. Rice , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce.

The within and foregoing charter of incorporation of THE COUNCIL & LEWY COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 27th day of XMXKKXXXXXX

By the Governor: Ogtober, 1932. Dennis Murphree Lieutenant and Acting Governor WALKER WOOD, Secretary of State. Recorded:

Oct. 28, 1932.

#5518

The Charter of Incorporation of

GENERAL INSURANCE AGENCY, INC. 1. The corporate title of said company is General Insurance Agency, Inc.

- 2. The names of the incorporators are: Inez Smith, Brookhaven, Miss.; R. B. Wall, Brookhaven, Miss.; Mrs. A. C. Wall, Brookhaven, Miss.
- 3. The domicile is at Brookhaven, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Seven Thousand (\$7,000.00) Dollars Common Stock

5. Number of shares for each class and par value thereof.

Seven Hundred (700) shares common stock with the par value of Ten & No/100 (\$10.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years. 7. The purpose for which it is created:

To transact and carry on the business of an insurance agency to sell fire, tornado, burglary, accident, public and private liability and other kinds of insurance. To insure property against loss of an insurance wind of insurance. To insure property against loss or damage by fire, lightning, tornado, and to hail, and also against the perils of transportation, inland and ocean navigation, and perform, transact and carry on the business usually done by fire, lightning, tornado, will hail, and inland and marine insurance companies, and also all such acts and things as necessary or convenient to carry out the purposes intended all such acts and things as necessary or convenient to carry out the purposes intended. necessary or convenient to carry out the purposes intended by the organization of this corporation and not inconsistent with law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: twenty-five (25%) per

R. B. Wall Mrs. A. C. Wall Inez Smith, Incorporators

STATE OF MISSISSIPPI, County of Lincoln

This day personally appeared before me, the undersigned authority,

R. B. Wall, Mrs. A. C. Wall, Inez Smith

incorporators of the corporation known as the General Insurance Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

STATE OF MISSISSIPPI, County of

Kate Scott, Notary Public

Received at the office of the Secretary of State, this the 29th day of October , A. D., 19 32 , together with the sum , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 24.00

WALKER WOOD, Secretary of State. JACKSON, MISS. Oct. 29th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Assistant Attorney General. Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of By W.W.Pierce, GENERAL INSURANCE AGENCY, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. October, 1932. By the Governor:

WALKER WOOD, Secretary of State.

XXXXXXXXXXXXX Sennett Conner

Recorded; Oct. 31st, 1932

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The Charter of Incorporation of

#5517

GAYDEN DRUG COMPANY

- 1. The corporate title of said company is Gayden Drug Company
- A. L. Gayden, Jackson, Mississippi; F. T. Gayden, Jackson, 2. The names of the incorporators are:

Mississippi; Bethany C. Gayden, Jackson, Mississippi

- 3. The domicile is at Jackson, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$3500.00 all Common Stock

5. Number of shares for each class and par value thereof.

35 shares Common Stock, par value \$100.00 each.

The period of existence (not to exceed fifty years) is fifty years (50)

The purpose for which it is created: To buy, own, sell, deal in drugs, medicines, chemicals and to toth; to compound chemicals of all kinds and to both; to compound, dispense and sell prescriptions; to compound chemicals of all kinds and to do and deal in prescriptions; to deal in the and deal in generally what is usually done and dealt in drug stores; to operate a soda fount and sell soft dependently what is usually done and dealt in drug stores; to operate a soda fount and sell soft drinks, ice cream, sandwiches and lunches, and to sell such other things that are usually sold at soda fountains and soft drink stands, and to do and perform all things necessary, proper or all at soda fountains and soft drink stands, and to do and perform all things necessary, proper sold at soda fountains and soft drink stands, and to do and perform and special purposes for which the done in connection with and carrying out the general and special purposes for which this corporation is created.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: All shares subscribed and for. paid for.

A. L. Gayden F. T. Gayden Bethany C. Gayden, Incorporators

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, A. L. Gayden, F. T. Gayden and Bethany C. Gayden

incorporators of the corporation known as the Gayden Drug Company who acknowledges to the corporation known as the Gayden Drug Company 28th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the October or October

, 19 **32.**

R. R. Hard, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum October Received at the office of the Secretary of State, this the 28th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Oct. 29th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States.

, Attorney General. Greek L. Rice , Assistant Atterney General. By W. W. Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. The Within and foregoing charter of incorporation of GAYDEN DRUG COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the 31st By the Governor: XMMMXXXXXXX Sennett Conner day of October, 1932 $R_{e_{0}rded}$: WALKER WOOD, Secretary of State.

0et. 31, 1932

DEC 10 1996

The Charter of Incorporation of

#5519

BROOKS INSURANCE AGENCY

- Brooks Insurance Agency 1. The corporate title of said company is
- 2. The names of the incorporators are: Neville Brooks, Meridian, Miss.; Mrs. Mary Brooks, Meridian, Miss.: Miss Mary Honeycutt, Meridian, Miss.
- 3. The domicile is at Meridian, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The authorized capital stock that may be issued shall consist of fifty shares of common stock of the par value of One Hundred Dollars per share; but the corporation may begin business when thirty six shares of the new control of the party begin business when thirty six shares of the par value of One hundred dollars per share, been subscribed and paid for, either in coch and and paid for. been subscribed and paid for, either in cash and/or in property, and/or the good will and re-newals of an existing insurance business at a fair valuation.

5. Number of shares for each class and par value thereof.

Fifty shares of common stock of the par value of One Hundred Dollars each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To conduct a general insurance agency, and insurance brokerage business, consisting of fire, tornado, casualty, plate glass, steam boiler, elevator, marine, fidelity, surety, accident backty, plate glass, steam boiler, elevator, marine, fidelity, surety, accident, health, credit, automobile, life and all other kinds of insurance business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Thirty-six shares of Stock of the par value of One Hundred Bolls. Stock of the par value of One Hundred Dollars each.

> Mrs. Mary Brooks Mary Honeycutt Neville Brooks,

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, Neville Brooks, Mrs. Mary Brooks and Miss oneycutt Honeycutt

incorporators of the corporation known as the Brooks Insurance Agency

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Madge Hearn, Notary Public in and for said County and State

STATE OF MISSISSIPPI, County of

of \$20.00

, A. D., 19 32, together with the sum ion Received at the office of the Secretary of State, this the 31st day of October

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. Oct. 31st. 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

Greek L. Rice, W. W. Pierce, Ву

STATE OF MISSISSIPPI, Executive Office, Jackson.

, Assistant Attorney General.

The within and foregoing charter of incorporation of BROOKS INSURANCE AGENCY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. · Ølst day of October, 1932. this the By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

OCCIONENTANTO,

Recorded: Oct. 31st, 1932

The Charter of Incorporation of

#5521

NELSON-GRAVES INSURANCE AGENCY

- 1. The corporate title of said company is Nelson-Graves Insurance Agency
- 2. The names of the incorporators are: Fred L. Nelson, Jackson, Miss.; B. A. Graves, Waynesboro, Miss.

3. The domicile is at Jackson, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

The amount of the authorized capital stock is \$10,000.00, all of which shall be common stock, and it shall be of the par value of \$25.00 per share, without preferences, privileges or other qualifications.

5. Number of shares for each class and par value thereof.

There shall be 400 shares of common stock of the par value of \$25.00 per share.

 $_{7}^{6.}$ The Period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: The purpose for which the corporation is created is to engage in the selling of life, fire, accident, tornado, casualty and all other kinds of insurance; to act as general insurance and real estate brokers and to do anything not contrary to law in conducting a real estate and insurance brokerage business; to own, buy, sell and trade in stocks have stocks, bonds, notes, mortgages, debentures and securities of all kinds, and to exercise the powers conferred by Chapter 100 Mississippi Code of 1930 and amendments thereto.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1020 Mississippi of 1930. One hundred shares of 8. Number of shares of each class to be subscribed and paid for stock of the par value of \$25.00 per share. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Stock

Fred L. Nelson

Sennett Conner

B. A. Graves, Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority, Fred L. Nelson, one of the

ineorporators of the corporation known as the Nelson-Graves Insurance Agency who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 26th of tober

October W. T. Withers, Notary Public

STATE OF MISSISSIPPI, County of Wayne. This day personally appeared before me, the undersigned authority B. A. Graves, one of the brators of the Algebra of the Moldon-Graves Insurance Agency, who acknowledged theorphis day personally appeared before me, the undersigned authority B. A. Graves, one that they personally appeared before me, the undersigned authority B. A. Graves, one that they are of the corporation known as the Nelson-Graves Insurance Agency, who acknowledged they signed are corporation known as the Nelson-Graves of incorporation as their act are only signed. that porators of the corporation known as the Nelson-Graves Insurance Agency, who acknowled and they signed and executed the above and foregoing articles of incorporation as their act and this the 20th executed the above and foregoing articles of incorporation. deed they signed and executed the above and this the 29th day of October, 1932.

Olivia Skaggs , A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 1st day of November of \$ 30.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Attorney General.

, Assistant Attorney General. Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

The within and foregoing charter of incorporation of CHOCTAW GIN COMPANY approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. first day of November, 1932.

By the Governor: $R_{eeo_{l'ded}}$: WALKER WOOD, Secretary of State.

. Nov. 2, 1932

#5526

The Charter of Incorporation of

1. The corporate title of said company is Amite Realty Company

- 2. The names of the incorporators are: W.H. Jackson, Mackson, Miss.; E.H. Westbrook, Liberty, Miss.; N.G. Mayhall, Liberty, Miss.
- Liberty, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock to be five thousand dollars. no classes.

5. Number of shares for each class and par value thereof.

The capital stock shall consist of two hundred and fifty shares of a par value of Twenty (\$20.00) Dollars each. All common stock.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To purchase, hold, own, sell, lease and otherwise deal in real estate; to farm and cultivate land and operate farms and ranches; to buy, raise and settle, horses, mules and other live state. cattle, horses, mules and other live stock and to engage in the raising of cattle, stock, and other animals; to buy, hold, sell timber and timber lands, and to do all acts necessary therewith. To mortgage and acts necessary therewith. To mortgage and execute mortgages on real estate and personal property owned by it and to accent mortgages. property owned by it and to accept mortgages on real estate and personal property of other persons, and to make and officerts other persons, and to make and execute any and all contracts in connection with the business engaged in hereunder.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of assippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: That the corporation that the corporation the corporation the corporation that the corporation the corporation that the corporation the corporation to the foregoing, are those conferred by Chapter 100, Code of the corporation to the foregoing the corporation to the corporation to the corporation that the corporation that the corporation the corporation that the corporation that the corporation the corporation that the corporation th

engage in business when twenty five (25) shares of stock shall be subscribed for and par value thereof paid into the treasury of the par value thereof paid into the treasury of the corporation.

SISSIPPI, County of

This day personally appeared before me, the undersigned authority,

E.H.Westbrook Incorporators $N_{\bullet}G_{\bullet}Mayhall$ E.H. Westbrook, N.G. Mayhall, and W.H. Jackson

incorporators of the corporation known as the AMITE REALTY COMPANY who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 187 31st

STATE OF MISSISSIPPI, County of

C.T.Gordon, Notary Public

Received at the office of the Secretary of State, this the 4th , A. D., 19 **32** , together with the sum day of November of \$ 20.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. Nov. 4th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, , Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce The within and foregoing charter of incorporation of

AMITE REALTY COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

THEXXXXXXXXXXXX

November 7, 1932

#5527

The Charter of Incorporation of

ROSLYN ELECTRIC CO.

1. The corporate title of said company is Roslyn Electbic Co.

2. The names of the incorporators are: Leon Fletcher, Greenville, Miss.; R.A.Montgomery, Greenville,

Miss.; Alma Moyse, Greenville, Miss.

Greenville, Washington County, Miss. 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars, all common stock

5. Number of shares for each class and par value thereof.

Par value \$100.00, One Hundred Dollars per share; fifty shares.

6. The period of existence (not to exceed fifty years) is 50 years.

To buy and sell electric refrigerators, electric appliances 7. The purpose for which it is created:

of all kinds, gas ranges, gas heaters and gas fixtures; all kinds of household furnishings; To own real property necessary to carry on the above outlined business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: \$2500.00 paid in or 25

shares @ \$100.00 pr share.

Leon Fletcher R.A. Montgomery Incorporators Alma M.Moyse,

STATE OF MISSISSIPPI, County of Washington

This day personally appeared before me, the undersigned authority,

Leon Fletcher, R.A. Montgomery, Alma Myose

incorporators of the corporation known as the Roslyn Electric Co. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 3rd

of November Charlane Scholl, N.P. , 19 **32.**

STATE OF MISSISSIPPI, County of

, A. D., 1932 , together with the sum day of November Received at the office of the Secretary of State, this the 4th , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Nov.7th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. Greek L.Rice,

, Assistant Atterney General. By W.W.Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of ROSLYN ELECTRIC CO.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

7th

 thi_{8} the 7th By the Governor: November, 1932 day of

 $R_{e_{corded}}$: WALKER WOOD, Secretary of State. Nov. 7,1932

THROUGHNEROX Sennett Conner

filed in this office...?

The Charter of Incorporation of

#5528

- BIG FOUR OIL AND GAS COMPANY Big Four Oil and Gas Company 1. The corporate title of said company is
- 2. The names of the incorporators are: C.A. Hillman, Sehastopol, Mississippi; Frank F. Mize, Forest, Mississippi; M.L.Culley, Jackson, Mississippi
- 3. The domicile is at Sebastopol, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

The amount of capital stock is \$25,000.00, only one class of stock to be issued; viz: common stock.

5. Number of shares for each class and par value thereof.

Five thousand shares common stock, par value of each share is \$5.00

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: is mining and operating for oil and gas, and laying pipe lines, and building tanks, power stations and structures to produce, save and take care of min products. To buy and lease lands for the purpose of drilling thereon to produce, and for oil and gas, and to sell and harter oil for oil and gas, and to sell and barter oil and gas leases, and to sell and barter oil royalties, as well as all oil and royalties, as well as all oil and gas products resulting from drilling operations.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of estippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Thousand Shares.

C. A. Hillman Frank F.Mize

C. A. Hillman and Frank F.Mize

31st

Incorporators M. L. Culley, STATE OF MISSISSIPPI, County of Scott.

incorporators of the corporation known as the Big Four Oil & Gas Company

This day personally appeared before me, the undersigned authority,

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority M. L. Culley, and the above and foregoing out out of and Gas Co. of the corporation known as the Big Four Oil and Gas Co., who acknowledged that they signed executed the above and foregoing articles of incorporation of the corporation of the corpora executed the above and foregoing articles of incorporation as their act and deed on this lat day of November, 1932.

Marie Bourgeois, Notary Public

Received at the office of the Secretary of State, this the 7th , A. D., 19 32 , together with the sum day of November , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Nov. 7th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

, Assistant Attorney General. , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. Greek L. Rice,

The within and foregoing charter of incorporation of BIG FOUR OIL AND GAS COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 7th By the Governor:

WALKER WOOD, Secretary of State. Recorded:

TXXXXXXXXXXXXXX Sennett Conner

Nov, 7, 1932.

The Charter of Incorporation of

Mississippi Oil Stores, Inc.

1. The corporate title of said company is

Mississippi Oil Stores, Inc.

2. The names of the incorporators are:

W. G. McKean, Postoffice, Jackson, Mississippi;

H. F. Latimer, Postoffice, Jackson, Mississippi;

Walter A. Scott, Jr., Postoffice, Jackson, Mississippi.

Amount of capital stock and particulars as to class or classes thereof

Four Thousand (4,000) Shares of common stock with no-par value to be sold at a price to be fixed from time to time by the board of directors but not to exceed Twenty-Five (\$25.00) a share.

5. Number of shares **XXXXXXXX** and par value thereof.

Four Thousand (4,000) Shares of common stock with no-par value as above stated.

The period of existence (not to exceed fifty years) is Fifty (50) years. the purpose for which it is created: To manufacture gasoline and/or petroleum products; to buy and sell either products including benzine. either at wholesale or retail gasoline and/or other petroleum products including benzine, naptha and other liquid motor fuel;; to buy and sell either at wholesale or retail lubricating cating oil including petroleum and/or other products used for the purpose of lubricating automobiles, tractors and gasoline engines; to buy, sell and otherwise deal in the above mentioned products either as principal or agent; to act as distributors and/or retailers of the above mentioned products; to buy, lease or otherwise acquire and to operate and maintain filling stations, bulk stations, tank cars and warehouses from which said products be sold and distributed either at wholesale or retail; to buy, lease or otherwise acquire sold and distributed either at wholesale or retail; to buy, lease or otherwise acquire quire and to operate and maintain tank trucks for the distribution and delivery of said products; to acquire or adopt a trade name or trade mark under which said products shall be offered to the public; to enter into contract requiring said products to be offered to the public to enter into contract requiring said products to be offered to the public. public by retailers under said trade name or trade mark and from distinctively designed pumps and stations; to buy and sell and otherwise deal in either at wholesale or retail all automobil automobile accessories and equipment; to purchase, lease or otherwise accuire and to sell and community and commun and convey all real and personal property in connection with said business; to borrow money and to real and personal property in connection with said business; to borrow money and to pledge the corporate assets in payment thereof; to enter into any and all contracts within the scope of the corporate powers and not prohibited by law; to perform any and all incidental to the powers herein conferred not prohibited by law. The rights and powers that noty be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930, and amendments thereto.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

One Thousand (1,000) Shares

W. G. McKean H. F. Latimer
Welton A. Scott, Jr. Incorporators.

STATE OF MISSISSIPPI, RANKXXX Hinds County. This day personally appeared before me, the undersigned authority, in and for the jurisdiction above mentioned the of the above signed, W. G. McKean, H. F. Latimer and Walter A. Scott, Jr.,

Witness my hand and seal of office this November 10, 1932. M. K. Moffat, Notary Public. THE TRANSPORT OF THE PROPERTY OF THE PROPERTY

of \$ 210.00 the office of the Secretary of State, this the 10th day of Nov. , A. D., 19 32 , together with the sum deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD. Secretary of State.

JACKSON, MISS., Nov. 10th, 1932. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the States. , Attorney General.

Greek L. Rice , Assistant Attorney General. W. W. Pierce

STATE OF MISSISSIPPI, Executive Office, Jackson. Mississippi Oil Storee, Inc. The within and foregoing charter of incorporation of

1932.

November,

this is hereby approved.

The STIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Company of the State of Mississippi to be affixed.

By the Governor: day of $R_{e_{corded}}$: WALKER WOOD, Secretary of State.

Sennett Conner

XXXXXXXXXXX

Nov. 10, 1932.

FOR AMENDMENT SEE/ROOK TWO PAGE 2/9

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI Ploto-stat Photo-Stat

The Charter

#5536

U. KOEN & COMPANY, INC. OF JACKSON

1. The corporate title of said company is U. Koen & Company, Inc. of Jackson

2. The names of the incorporators are: Roy A. Spivey, Jackson, Mississippi; Jos. D. Martinez, New Orleans, Louisiana; Charles Koen, New Orleans, Louisiana; J. M. Price, Jackson, Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$10.000.00 -- all common.

5. Number of shares for each class and par value thereof,

100 shares of common stock of the par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is 50 years.

7. The purpose for which it is created: To cure leaf tobacco, and to buy, manufacture, and sell tobacco in any and all its forms, and to erect and otherwise acquire factories and buildings, establishmaintain, and operate factories, warehouses acquire factories and buildings, establishmaintain, and manufacture. maintain, and operate factories, warehouses, agencies, and depots for the storing, preparation or cause the same to its tobacco, and for its 222 cure, and manufacture of its tobacco, and for its sale and depots for the storing, propert or cause the same to be transported as an artist sale and distribution, and to transported as an artist sale and distribution, and to transported as an artist sale and distribution, and to transported as an artist sale and distribution, and to transported as an artist sale and distribution, and to the same to be transported as an artist sale and distribution, and to transported as an artist sale and distribution, and to transported as artist sale and distribution. or cause the same to be transported as an article of commerce, and to do any and all things incidental to the business of trading and manufacturing aforesaid.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Jos. D. Martinez J. M. Price Charles Koen Roy A. Spivey, Incorporator

MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority,

Roy A. Spivey and J. M. Price

incorporators of the corporation known as the U. Koen & Company, Inc. of Jackson who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

STATE OF MISSISSEE, COLLANS, PARISH OF ORLEANS, CITY OF NEW ORLEANS. M. J. Conerly, Notary Public This day personally appeared before me, the undersigned authority Jos. D. Martinez, who as wledged that they signed and and an an artinez, who as

Koen, incorporators of the corporation known as the U. Koen & Company, Inc. of Jackson, acknowledged that they signed and executed the characters are incorporation to the corporation of the corporation o acknowledged that they signed and executed the above and foregoing articles of incorporation as the U. Koen & Company, Inc. of Jackson, at ion as their act and deed on this the 14th day of November 1972 their act and deed on this the 14th day of November, 1932.

Louis G. Leble, Notary Public , A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the of \$ 30.00 16th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State, JACKSON, MISS. Nov. 16, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By J.A.Lauderdale The within and foregoing charter of incorporation of

U. KOEN & COMPANY, INC. OF JACKSON is hereby approved. is hereby approved.

Is hereby approved.

The law of Marcoll to be affixed.

The law of Marcoll to be affixed. this the November, 1932 By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

NUMBER OF STREET

Recorded: November 16, 1932

The Charter of Incorporation of

#5542

THE CLIMAX COMPANY

I. The corporate title of said company is The Climax Company

H.B.Page, Jackson, Mississippi; Fred Thrasher, Jackson, Mississippi; 2. The names of the incorporators are: H. H. Lester, Jackson, Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof.

Ten Thousand (\$10,000.00) Dollars all of the same class.

Suspended by State Tax Containing as Authorized by Section 18, Advantage 121, Laws of Mississippi 1934 ANN TY 1936

5. Number of shares for each class and par value thereof.

One Thousand (1,000) non-par shares, to be sold at not exceeding Ten (\$10.00) Dollars per share.

The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To manufacture, buy, sell and deal in spark plugs and other electrical devices, appliances and any and all automobile parts and supplies; to purchase and hold patents and to take assignments of patent rights or rights in inventions and discoveries; and to do any and all things incidental to the conduct of the main business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: The corporation may begin business when Six Hundred (600) shares of its stock have been subscribed and paid for.

H. B. Page Fred Thrasher Incorporators

STATE OF MISSISSIPPI, County of Hinds This day personally appeared before me, the undersigned authority, H. B. Page, Fred Thrasher and H. H. Lester

who are the corporation known as the THE CLIMAX COMPANY who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 18th day November, Susie Hubbard, Notary Public

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 18th day of Nov. , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS., Nov. 18,1932 WALKER WOOD, Secretary of State.

thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. , Attorney General. Greek L. Rice,

STATE OF MISSISSIPPI, Executive Office, Jackson.

, Assistant Attorney General. By W.W.Pierce,

The within and foregoing charter of incorporation of THE CLIMAX COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor: 21st day of November, 1932. XXXXXXXXXXXXXXX Sennett Conner

 $R_{e_{0}}$ WALKER WOOD, Secretary of State.

Nov. 21,1932

#5535

The Charter of Incorporation of

NORTHROP REALTY COMPANY Northrop Realty Company 1. The corporate title of said company is

- 2. The names of the incorporators are: Elmer Northrop, Pass Christian, Miss., Alice C. Northrop, Pass Christian, Miss., Hanun Gardner, Gulfport, Miss.
- Gulfport, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

\$50,000.00, and all thereof common stock.

5. Number of shares for each class and par value thereof.

Five Hundred (500) shares of the par value of \$100.00 each.

The period of existence (not to exceed fifty years) is Fifty (50) years.

The purpose for which it is created: To buy, sell and own real estate; to improve, lease and rent real estate; and to act as real estate agent in business. estate; and to act as real estate agent in buying, selling, leasing and renting property for others; and to do any and all things incident to carrying out the purpose for which this corporation is created.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares Common stock shall be subscribed and paid for in cash, or any property of the kind corporation is authorized to own at the corporation is authorized to own, at its intrinsic value.

STATE OF MISSISSIPPI, County of Harrison

Alice C. Northrop Hanun Gardner, Incorporators Rimer Northrop, Alice C. Northrop and Hanus This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Northrop Realty Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 10th

STATE OF MISSISSIPPI, County of

Gardner

In and for Harrison County, Mississippi My Commission expired Outy, Mississippi My Commission expires October 10,1934

Elmer Nerthrop

, A. D., 19 32 , together with the sum ion Received at the office of the Secretary of State, this the 16th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. Nov. of \$ 110.00

WALKER WOOD, Secretary of State. JACKSON, MISS. Nov. 16,1932 WALKER WOOD, Secretary of the States.

WALKER WOOD, Secretary of the constitution and Laws of the State, or of the states. United States.

, Attorney General. , Assistant Attorney General. Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson. Вy

The within and foregoing charter of incorporation of NORTHROP REALTY COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

J.A. Lauderdale.

Recorded: November 21st, 1932 ORNEX EXEMPERX

day

The Charter of Incorporation of

#5433

1. The corporate title of said company is Landrum Motor Company

The names of the incorporators are: H.W. Landrum, Ovett, Mississippi; J.C. Williams, Leakesville, Mississippi; Mrs. Eva Landrum, Leakesville, Mississippi

3. The domicile is at Leakesville, Mississippi 4. Amount of capital stock and particulars as to class or classes thereof

Twenty Five Hundred (\$2500.00) Dollars; all common with no preferred. All shares

\$100 par value.

5. Number of shares for each class and par value thereof.

25 shares at \$100 par value each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: General automobile, repair and filling station business. General automobile, repair and filling to automobiles, both by retail and whole and handle automobiles. All parts and equipments for automobiles, both by retail and whole and handle automobiles. and trade and handle automobiles. All parts and equipments for automobiles, and motor whicles. To buy, handle, trade and otherwise deal in all kinds of trucks and motor vehicles. To buy, sell and deal in gasoline, motor oils and greases of all kinds and to operate in

operate in connection therewith a filling station. To take, mortgages, deeds of trust and various kinds of liens on To take, mortgages deeds of trust and to buy and own all such property in connections and all kinds of motor vehicles and to buy and own all such property in connections. in connection with the said business and to transfer, sell or assign any all such liens and incumbrant

incumbrances as may be provided by law in such cases.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty five shares,

**C Williams

J.C.Williams Mrs. Eva Landrum H.W.Landrum, Incorporators

STATE OF MISSISSIPPI, County of Greene

This day personally appeared before me, the undersigned authority,

J.C. Williams and Mrs. Eva Landrum

who sales of the corporation known as the Landrum Motor Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the **32nd**Sep to ...

of September,

T.G.Briscoe, Jastice of Peace District No.1 Greene Co. Miss.

STATE OF MISSISSIPPI, County of Jones

This day personally appeared before me, the undersigned authority H.W. Landrum, incorporator This day personally appeared before me, the undersigned authority non-content of the corporation known as the Landrum Motor Company who acknowledged that he signed and day the corporation known as the Landrum Motor Company who acknowledged that he signed and day the corporation known as the Landrum Motor Company who acknowledged that he signed and day the corporation is a signed and deed on this the 17 executed the corporation known as the Landrum Motor Company who acknowledged on this the 17 of October above and foregoing articles of incorporation as his act and deed on this the 17 day of October, 1932. Tom J.Lewis Justice Peace, Beat 4, Jones County,

, A. D., 19 **32** , together with the sum Received at the office of the Secretary of State, this the 6th day of **August** , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Nov. 16,1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. , Attorney General. Greek L.Rice,

By J.A. Lauderdale, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson.

LANDRUM MOTOR COMPANY The within and foregoing charter of incorporation of IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 21st day of XXXXXXXXXXXXX Sennett Conner November, 1932.

 $R_{e_{corded}}$: WALKER WOOD, Secretary of State.

November 21st, 1932

#5537

The Charter of Incorporation of

DIXIE GARDENS, INC.

- 1. The corporate title of said company is Dixie Gardens. Inc.
- 2. The names of the incorporators are: W. E. Lancaster, Quincy, Illinois; W. E. Morse, Jackson, Miss.
- 3. The domicile is at Hazlehurst, Miss.
- Amount of capital stock and particulars as to class or classes thereof

5,000, all common

5. Number of shares for each class and par value thereof.

50 shares of \$100 each

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To own, operate, buy, sell and deal in lands, and leases; to buy, sell and deal in live stock, grains, cotton, vegetables, feed, seeds, and other crops; to borrow money or issue notes and make any and all lawful contracts.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 50, fully paid.

W. E. Lancaster

W. E. Morse. Incorporators

STATE OF MISSISSIPPI, County of Hinds, City of Jackson.

This day personally appeared before me, the undersigned authority,

W. E. Lancaster and W. E. Morse

incorporators of the corporation known as the Dixie Gardens, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

Lucille Nichols, Notary Public

Received at the office of the Secretary of State, this the $\,$ 16th $\,$ day of $\,$ No v $_{\bullet}$, A. D., 19 **32** , together with the sumi , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$

JACKSON, MISS. Nov. 16,1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ed States. United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

By J.A. Ladderdale, Attorney General. INC. Greek L. Rice, Attorney General.

The within and foregoing charter of incorporation of DIXIE GARDENS, INC. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: WALKER WOOD, Secretary of State.

Recorded: November 21st. 1932. Sennett Conner.

XNEXXXXXXXXXX

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The Charter of Incorporation of

#5544

GADY & COMPANY INCORPORATED

- 1. The corporate title of said company is Gady & Company Incorporated
- 2. The names of the incorporators are: Charles E.Cady, Columbus, Mississippi; Sterling A.Chandler, Columbus, Mississippi; Mrs. Charles E.Cady, Columbus, Mississippi
- Columbus, Lowndes County, Mississippi 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

There shall be two thousand dollars (\$2,000) in capital stock of the Corporation Which shall be is sued in one class of common stock, which shall have a nominal or par value.

 ${\bf 5.}$ $~{\bf Number~of~shares~for~each~class~and~par~value~thereof.}$

There shall be issued two hundred shares (200) of common stock which shall have a nominal or par value of ten dollars (\$10.00) per share.

 $\frac{0}{7}$ The period of existence (not to exceed fifty years) is fifty (50) years.

To conduct a general investment, or investment banking business, 7. The purpose for which it is created: in this and other states. The corporation shall have the right and power to buy, sell, hold, lease, rent, mortgage and otherwise deal in real and personal property of every kind and description; to buy and sell stocks and bonds and other securities, to buy and sell and description; to buy and sell stocks and bonds and other securities, to buy and sell and sell and any sell and otherwise deal in promisory notes, bills of exchange, choses in action, and any and all other evidences of indebtedness of every kind and description, to improve its property. Mississippi of 1930 A.D.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: All of the shares of stock XXXXXXXXXXX of the corporation shall be subscribed for and fifty per cent (50%) thereof shall have been poid a poid for a property of the corporation shall be subscribed for and fifty per cent (50%) thereof shall have been paid for before the corporation may begin business.

Charles E.Cady Sterling A. Chandler Mrs. Charles E.Cady, Incorporators

STATE OF MISSISSIPPI, County of Lowndes

Charles E. Cady and Sterling A. Chandler and Mrs. This day personally appeared before me, the undersigned authority,

Charles E.Cady

Cady & Company, Incorporated incorporators of the corporation known as the Who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 18th

November 18th

November , 19 32. STATE OF MISSISSIPPI, County of

H. L. Moody, J.P. and Ex Officio Notary Public Commission expires Dec. 31,1935

Sennett Conner

, A. D., 1932 , together with the sum $_{
m day\ of}$ November Received at the office of the Secretary of State, this the 19th , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Nov. 22nd, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek L.Rice , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W.W.Pierce,

The within and foregoing charter of incorporation of CADY & COMPANY INCORPORATED is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 22nd XMXXXXXXXXXX

By the Governor: $R_{ee_{0}rded}$: WALKER WOOD, Secretary of State.

day of November, 1932

Nov. 23, 1932

#5550

The Charter of Incorporation of

1. The corporate title of said company is Swoope Plantations, Inc.

2. The names of the incorporators are: W.W.Magruder, Starkfille, Mississippi; T.B. Strong, Macon, Mississippi L.E. Farley, Memphis, Tennessee; B.M. Walker, Jr., Starkville, Mississippi; Irvin Clement, Memphis, Tennessee

Hernando, Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

\$32.400.00 Common Stock

5. Number of shares for each class and par value thereof.

64,800 par value 50¢ each

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To acquire by purchase or otherwise, own, hold, buy, sell, convey, occupy, use, improve, cultivate or develop any cotton plantation and to engage in any and kinds of farming and dairy operations, to own and operate cotton gins, to borrow money and execute mortgages or deeds of trust on any property real and to engage in any the execute mortgages or deeds of trust on any property, real, personal or mixed owned by the corporation as security therefor, to conduct conduct and sale, at retail and wholesale, of dry goods, groceries, crockery, glassware, harness, hold the articles of merchandise records, crockery, glassware, harness, house, and the operations of merchandise records. corporation as security therefor, to conduct commissary, store or stores for the purchase and sale, at retail and wholesale of dry conduct commissary, store or stores for the purchase furniture, and all other articles of merchandise necessary and convenient for dress, house, and the operation of farming business, and generally to do all things incidental to and necessary to the proper operation and conduct of the business and purposes above described.

The first meeting of the dry goods, groceries, crockery, glassware, harness, house, and use, and the operation of farming business, and generally to do all things incidental to all things incidental the district meeting of the business and purposes above described.

The first meeting of the persons in interest for the purpose of organizing this corporation of Hernando. Mississipping in the corporation of Hernando. Mississipping the corporation of shall be held without n tice at 10 o'clock A.M. in the Court Room in the Court House in

City of Hernando, Mississippi, on the 5th day of December, 1932.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of estippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

30 per cent of the whole.

B.M. Walker, Jr. T.B. Strong

L.E.Farley W.W.Magruder Incorporators This day personally appeared before me, the undersigned authority, in and for said County B.M. Walker, Jr. and Strong

incorporators of the corporation known as the Swoope Plantations, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the TENNESSEE

STATE OF MESSISSIEPUX County of SHELBY

F.M. Campbell, Notary Public of Noxubee County, State of Mississippi This day personally appeared before me, the undersigned authority in and for said on as the Swoope Phantetican and Irvin Clement and state, L. E. Farley, W.W.Magruder and Irvin Clement, incorporators of the corporation and foregoing articles of incorporation as their act and dood and executed November 1932. and foregoing articles of incorporation as their act and deed on this the 21st day of Received at the office of the Second Claude Morgen With a three of the second Rover Received at the office of the Second Rover Rover

My commission expires Claude, Morgan, Notary Publis3 Received at the office of the Secretary of State, this the 26th , A. D., 19 32 , together with the sumi day of November , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Nov. 26th.1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L.Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of SWOOPE PLANTATIONS, INC.

, Assistant Attorney General, IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the

By the Governor: WALKER WOOD, Secretary of State.

Sennett Conner

XXXXXXXXXXXXXXXX

, Attorney General.

Recorded: November 26,1932 #5095 W

The Charter of Incorporation of

THE THREE EAGLE SOCIETY.

The corporate title of said company is The Three Eagle Society.

Arnett Adams, postoffice, Jackson, Miss., James Hughes, 2. The names of the incorporators are: postoffice, Jackson, Miss., Leonard Thornton, postoffice, Jackson, Miss.

Jackson, Mississippi. 3. The domicile is at

Amount of capital stock and particulars as to class or classes thereof •

A Charitable Organization

5. Number of shares for each class and par value thereof. None

6. The period of existence (not to exceed fifty years) is Fifty years. The purpose for which it is created: To better young women and men. To extend aid or assistance to members in sickness-help get the doctor, furnish ambulance and help pay for medicine. Being a Charity Organization, it is the purpose to help anyone who asks for aid, but to anyone united with the organization help is to be given if it only amounts to bread and bed clothing if it be needed. This is not to be a profit making organization making and monies derived from social enorganization, receiving only free will donations and monies derived from social entertainments given to make up fund with which to help some person in distress. To any member of this society Ambulance for emergency call will be furnished within the City Limits-free. When a member is sick and has no relation this organization is to see after the sister or brother until they are better or die. No officer in this Club shall receive any pay. This order is free for its members for Jesus says, whom so shall receive any pay. Whom so ever will, let him or them come that they might have a right to the Free of Life." Those joining take upon themselves a solemn oath to aid help and do all he can for a sister or brother without endangering self or his family.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Arnett Adams, President. Geo. B. Reid, Jr. Sec. Laura Walker, Treas. John Marmon, Chairman.

Sennett Conner.

XXXXXXXXXXX

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, Arnett Adams, Laura Walker, John Marmon, Geo. L. Reid, Jr.,

incorporators of the corporation known as the Three Eagle Society who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

November, , 19 **32.** A. E. Wacaster. STATE OF MISSISSIPPI, County of

, A. D., 19 31 , together with the sum day of October Received at the office of the Secretary of State, this the 6th , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. November 23, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United State.

Greek L. Rice , Attorney General.

, Assistant Attorney General. By, J. A. Lauderdale

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of The Three Eagle Society

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $t_{\rm his~the}$ 23rd

By the Governor: day of November, 1932. Recorded: November 25th, 1932.

#5551

The Charter of Incorporation of

MYER-CLARK HARDWARE COMPANY 1. The corporate title of said company is Myer-Clark Hardware Company

2. The names of the incorporators are: J.P.Myer (11) Ellisville, Mississippi; Mamie Stevens Clark, Ellisville, Mississippi; L. L. Clark, Jr., Ellisville, Mississippi

3. The domicile is at Ellisville, Mississippi

The par value of shares is: 5. Named by Mark a companied and the state of the property and a second state of the second s Ten (\$10.00) Dollars

- 6. The period of existence (not to exceed fifty years) is fifty (50) years.
- 7. The purpose for which it is created:

To maintain and operate in the name of Myer-Clark Hardware Company a mercantile estable or establishments in the state of Mississipping. lishment or establishments in the state of Myer-Clark Hardware Company a mercantile establishments in the state of Mississippi with its domicile or principal place of business at Ellisville, Mississippi and at such other and the state of Mississippi with its domicile or principal place of Mississippi and at such other and the state of Mississippi and at such other and the state of Mississippi and at such other and the state of Mississippi with its domicile or principal place of Mississippi and at such other and the state of Mississippi with its domicile or principal place of Mississippi with the Mississ business at Ellisville, Mississippi and at such other places as branch stores in the said of Mississippi as the officers may determine from time to be branch stores in the said and selling members. of Mississippi as the officers may determine from time to time for the purpose of buying selling merchandise, which may consist of exticles as selling merchandise, which may consist of articles of merchandise usually sold in a general hardware store, implements and furniture such as transfer usually sold in a general hardware store, implements and furniture, such as hardware, cutlery, farm implements, crocker, tools, building materials, variety goods, furniture, stoves, draperies, radios, burial support coffins and caskets also to buy, sell and or exchange farm produce, to buy and or sell land mortgage and otherwise encumber the same as well as any or all of the other assets of the business so operated in said corporate name.

before the corporation shall commence business: Seven hundred Fifty (750) shares of a par of \$10.00 each. The number of shares of each class of stock necessary to be subscribed and paid for the corporation shall commence had paid for

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

> J. P. Myer II Mamie Stevens Clark

L. L. Clark, Jr. Incorporators

This day personally appeared before me, the undersigned authority, in and for said county and state,

J. P. Myer II, Mamie Stevens Clark and L. L. Clark, Jr.

incorporators of the corporation known as the Myer-Clark Hardware Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

J. I. Taylor, Notary Public

Received at the office of the Secretary of State, this the 28th , A. D., 19 32 , together with the sum of \$ 30.00 November , deposited to cover the fee, and referred to the Attorney General for his opinion. day of

JACKSON, MISS. Nov. 28th, 1932

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

STATE OF MISSISSIPPI, Executive Office, Jackson.

By W. W. Pierce,

, Attorney General. , Assistant Attorney General.

day

The within and foregoing charter of incorporation of

MYER-CLARK HARDWARE COMPANY is hereby approved.

Greek L. Rice,

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

DEMONSKE BURE

November 29, 1932

#5553

The Charter of Incorporation of

RELIANCE MANUFACTURING COMPANY OF MISSISSIPPI

- 1. The corporate title of said company is Reliance Manufacturing Company of Mississippi
- H. L. White, Columbia, Mississippi; G. B. Lampton, Columbia, 2. The names of the incorporators are: Mississippi; N. H. Rankin, Columbia, Mississippi
 - 3. The domicile is at Columbia, Mississippi

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To purchase and otherwise acquire, manufacture, fabricate, produce, sell and otherwise dispose of, cloth, cloth goods, garments and wearing apperel, of any and all kinds and description, and to do all things and perform all acts incidental to the and all kinds and description, and to do all things and or production of cloth. to the operation of a Plant for the manufacture, fabrication and/or production of cloth, cloth goods, garments and wearing apparel, and to exercise all of the powers, rights and privileges conferred by the Laws of the State of Mississippi and other public statutes, and especially appared by the Laws of the State of Mississippi and code of Mississippi. and especially those included in Section 4146 of the 1930 Annotated Code of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are these conferred by Chapter 100, Code of

H. L. White

G. B. Lampton

Incorporators N. H. Rankin,

STATE OF MISSISSIPPI, County of Marion

This day personally appeared before me, the undersigned authority. H. L. White, G. B. Lampton, N. H. Rankin

incorporators of the corporation known as the Reliance Manufacturing Co. of Mississippi Who acknowledge the corporation known as the Reliance Manufacturing Co. of Mississippi

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the lst

December , 19 **32.**

STATE OF MISSISSIPPI, County of

Hattie F. Robertson, Notary Public (nee Hattie Ford)

, A. D., 19 32 , together with the sum December Received at the office of the Secretary of State, this the 2nd of \$60.00 day of , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Dec. 2nd, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. Greek L. Rice , Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson.

W. W. Pierce RELIANCE MANUFACTURING COMPANY OF MISSISSIPPI

The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

By the Governor: SECOND day of DECEMBER, 1932

WALKER WOOD, Secretary of State.

SENNETT CONNER

, Assistant Attorney General.

December 3, 1932

#5552

The Charter of Incorporation of

- H. M. JONES GROCERY COMPANY 1. The corporate title of said company is H. M. Jones Grocery Company
- H. M. Jones, Macon, Mississippi. P. F. Jones, Macon, Mississippi; 2. The names of the incorporators are:

J. K. Jones, Hattiesburg, Mississippi 3. The domicile is at Macon, in Noxubee County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The capital stock of the corporation is Fifteen Hundred Dollars (\$1500.00) and will be issued in fifteen (15) shares of One Hundred Dollars (\$100) each, and all stock will be common stock.

5. Number of shares for each class and par value thereof.

Fifteen shares of common stock of the par value of One Hundred Dollars (\$100) per share.

6. The period of existence (not to exceed fifty years) is fifty years.

To do a general wholesale and retail mercantile business, and for and acquire and own and hold it are tail mercantile business, and for 7. The purpose for which it is created: that purpose to purchase and acquire and own and hold in fee simple and to lease and necessary real estate including warehouses and stone between and to lease and to marked and acquire and own and hold in fee simple and to lease and to marked and acquire and stone and acquire and acquire and stone and acquire acquire acquire and acquire and acquire necessary real estate including warehouses and store-houses and to sub-let and sub-lease to mortgage and sell or in anywise dispose of the corresponding to sub-let and sub-lease and su

Likewise to purchase and carry in stock and sell both at wholesale of all kinds of merchandise and retail general stocks of all kinds of merchandise, and to purchase and own and operate automobiles and trucks and other equipment for the automobiles and trucks and other equipment for the transportation and moving of stocks may be required in conducting the said huginess

And likewise to open and carry accounts on books and to take and ridences of indebtedness and to take following the state of the state And likewise to open and carry accounts on books and to take for the same and to sell and transfer and assign or hand all kinds of liens and securities and securities and the same and to sell and transfer and assign or hand all kinds of liens and securities and the same and to sell and transfer and assign or hypothecate and such choses in action all salso to incur indebtedness evidenced by ones of the same such choses in action all salso to incur indebtedness evidenced by ones of the same such choses in action all salso to incur indebtedness evidenced by ones of the same such choses in action all salso to incur indebtedness evidenced by ones of the same same such choses in action all salso to incur indebtedness evidenced by ones of the same same same same sale sales and sales a galso to incur indebtedness evidenced by open account on notes or otherwise and to give an action all smanner of security for the payment thereof manner of security for the payment thereof, all as may be convenient and helpful in progress of it's business. progress of it's business.

And in general to do all things, and make all contracts and to own and dispose of any of property both real and personal that may be an and to own and dispose of any or integration to the transfer of the tr kind of property both real and personal that may be necessary or needful or useful law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

S. Number of shares of each class to the contract of the foregoing, are those conferred by Chapter 100, Code of St. Number of shares of each class to the contract of the foregoing of the conferred by Chapter 100, Code of St. Number of shares of each class to the contract of the foregoing of the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares of each class to the conferred by Chapter 100, Code of St. Number of shares t

Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: All stock to be paid

full.

H. M. Jones J. t. Jones

Incorporators H. Jones.

STATE OF MISSISSIPPI, County of Noxubee

This day personally appeared before me, the undersigned authority, H. M. Jones and P. F. Jones

incorporators of the corporation known as the H. M. Jones Grocery Company

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of Forrest C. M. Scales, Notary Public This day personally appeared before me, the undersigned authority J. E. Jones, one of incorporators of the corporation known as the H. M. Jones Grocery Company, who weknowledged that he signed and executed the above and foregoing articles of incorporation as his act deed on this the 26th day of November 1932 deed on this the 26th day of November, 1932.

E. F. Pittman. Notary Public

Received at the office of the Secretary of State, this the 1st , together with the sum December of \$ 20.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. day of , A. D., 19 32

WALKER WOOD, Secretary of State. JACKSON, MISS. Dec. 2nd, 1932 WALKER WOOD, Secretary of the the States.

WALKER WOOD, Secretary of the the the States of the Constitution and Laws of the State, or of the States.

STATE OF MISSISSIPPI, Executive Office, Jackson. Greek L. Rice The within and foregoing charter of incorporation of By W. W. Pierce.

H. M. JONES GROCERY COMPANY IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

Beconday of December, 1932 this the By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

December 3rd, 1932

29

day

, Assistant Attorney General.

#5555

The Charter of Incorporation of

WILLIAM ARENZ, INCORPORATED

William Arenz, Incorporated 1. The corporate title of said company is

Adolph Arenz, Vicksburg, Mississippi; William B. Arenz, Gibson, Wississippi; Joseph R. Arenz, Port Gibson, 2. The names of the incorporators are: Masissippi

Waltersville, in Warren County, in the State of Mississippi 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand (\$5,000.00) Dollars, to consist of Five Hundred shares of common stock of the par value of Ten (\$10.00) Dollars per share.

5. Number of shares for each class and par value thereof.

Five Hundred (500) shares of common stock of the par value of Ten (\$10.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To conduct a store, or stores, for the purpose of buying and To conduct a store, of stores, and in so doing to particularly purchase, and to donduct mercantile operations, and in so doing to particularly purchase. burchase and acquire groceries and food products of all kinds, and to sell the same both at Wholesale and retail. In caryying on such business said corporation shall have the power to do all things properly connected with and ordinarily performed by a mercantile business of such character.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One-tenth of the entire Capital stock of said corporation.

William Arenz Adolph Arenz Amnot W. Arenz Incorporators Jöseph R. Arenz,

STATE OF MISSISSIPPI, County of Warren

This day personally appeared before me, the undersigned authority,

William Arenz, Adopph Arenz and Arnot W.

Arenz

Who palars of the corporation known as the William Arenz, Incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 2nd December 1. day December, Bertha Anderson, Notary Public

STATE OF MISSISSIPPI, County of Claiborne theorporator of the corporation known as the William Arenz, incorporated who acknowledged that dead signed of the corporation known as the William Arenz, incorporation as their act and hey porator of the corporation known as the William Arenz, Incorporated who administrated and signed and executed the above and foregoing articles of incorporation as their act and on this and executed the above and foregoing articles of incorporation. on this the 1st day of December, 1932.

P. N. Wharton, Notary Public

, together with the sum , A. D., 19**32** day of December Received at the office of the Secretary of State, this the 3rd , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Dec. 3, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. Greek L. Rice , Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. D. Conn, Jr. WILLIAM ARENZ INCORPORATED The Within and foregoing charter of incorporation of

TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: Third day of December, 1932 $R_{\theta eorded}$: WALKER WOOD, Secretary of State.

Sennett Conner

XXXXXXXXXXXXXXXX

236

The Charter of Incorporation of

UNION REALTY COMPANY 1. The corporate title of said company is Union Realty Company

- 2. The names of the incorporators are: Ax Ix Buckwalter, Union, Mississippi; J. S. Luke, Union, Mississippi; H. G. Graham, Union, Mississippi; J. E. Freeman, Union, Mississippi
- 3. The domicile is at Union, Newton County, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

One Thousand (1000) shares of Common stock, of the par value of ten dollars each.

5. Number of shares for each class and par value thereof.

One thousand shares of common stock of the par value of ten dollars each share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To purchase, own, sell, lease and/or hypothecate real estate, er securities, to sell, lease and/or hypothecate real estate, notes, accounts and other securities; own, sell, lease and/or hypothecate real and to do a general real estate and firm money and to take securities therefor, and to do a general real estate and financing business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Thousand Shares of Common stock of this corporation shall be subscribed and paid for before the corporation may begin business: One Thousand Shares of may begin business.

A. I. Buckwal ter

MISSISSIPPI, County of Miss.

This day personally appeared before me, the undersigned authority, Freeman

H. G. Graham Incorporators J. E. I. Buckwalter;

incorporators of the corporation known as the Union Realty Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 2nd

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority H. G. Graham, incorporation bove and foregoing articles of incompany to the undersigned authority H. G. Graham, and executed the company of the company of the undersigned authority H. G. Graham, and executed the company of the company of the undersigned authority H. G. Graham, and executed the company of the company of the undersigned authority H. G. Graham, and executed the company of the undersigned authority H. G. Graham, and executed the company of the undersigned authority H. G. Graham, and executed the company of the undersigned authority H. G. Graham, and the of the corporation known as the Union Realty Co., who acknowledged that they signed and day of December, 1932. the above and foregoing articles of incorporation as their act and deed on this the

H. S. Williford, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 32 , together with the sum 30.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Dec. 6th. 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Assistant Attorney General. , Attorney General. Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, The within and foregoing charter of incorporation of

UNION REALTY COMPANY" IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the Seventhay of December, 1932. WALKER WOOD, Secretary of State.

Recorded: December 7,1932 Sennett Conner

RECORD OF CHARTERS 31—STATE OF Mississippi 1934 SEP 14 1936

The Charter of Incorporation of

*\$*5568

Black's Incorporated

Suspended by State/Tax Commission as Amerized by Andian As, Chapter 121. Thems of

1. The corporate title of said company is

Black's Incorporated

J. M. Black, Jackson, Miss., Mrs. Jessie E. Black, Jackson, 2. The names of the incorporators are:

Miss.; W. S. Gant. Jackson, Miss.

Jackson, Hinds County, Mississipph 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand (10,000) shares common without nominal or par value. Said stock shall be sold at a price of One (\$1.00) Dollar per share.

5. Number of shares for each class and par value thereof.

Ten Thousand (10,000) shares common without nominal or par value. Said stock to be sold at a price of One (\$1.00) per share.

6. The Deriod of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: To do a general restaurant, cafeteria, delicatessen and catering business, to buy, c ntract for, lease and in any and all other ways acquire, take, hold and own real own real estate and personal property of every character and description, and to mortgage, sell real estate and personal property of every character and estate and personal property of every character and estate and personal property of every character and escription, and to mortgage, sell lease or otherwise dispose of same, and to do any and all things necessary for the proper conduct of such an enterprise.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One thousand (1000) shares.

> J. M. Black W. S. Gant Mrs. Jessie E. Black, Incorporators

STATE OF MISSISSIPPI, County of This day personally appeared before me, the undersigned authority, W. S. Gant , J. M. Black and Mrs. Jessie E. Black

who near of the corporation known as the Black's incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day Dec. Notary Public Oscar P. Gober, .19 32.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 13th day of December , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. Dec. 13th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States.

, Attorney General. Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce

BLACK'S INCORPORATED The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $\frac{t_{hi_8}}{h}$ the 13th

By the Governor: day of December, 1932 WALKER WOOD, Secretary of State.

XXXXXXXXXXXX Sennett Conner

December 14th,1932

238 Suspended by State Tax Commission as Authorized by Section 15, Chapter

121, Laws of Mississipp 1934.

RECORD OF CHARTERS 31—STATE OF MISSISSIPPI

#5566

The Charter of Incorporation of

THE PINE PRODUCTS COMPANY

- 1. The corporate title of said company is The Pine Products Company
- Mississippi; H. W. Gautier, Pascagoula, Mississippi 2. The names of the incorporators are:
- 3. The domicile is at Hurley, Jackson county, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5000.00). One Hundred shares of Common Capital stock of the par value of \$50.00 per share.

5. Number of shares for each class and par value thereof.

One Hundred shares of Common Capital Stock of the par value of \$50.00 per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

To operate one or more plants for the manufacture or reduction of from pine timber and others. 7. The purpose for which it is created: by patent process or otherwise, from pine timber and stumps, turpentine, tar, pine oil, that me oil, blue oil, crude oil, pitch roof paint oil, adel oil, blue oil, crude oil, pitch, roof paint, charcoal and all other products that most be produced, manufactured or reduced from pine timber and stumps, turpentine, tar, pine oil, that most be produced, manufactured or reduced from pine timber and all other products termed wood reduction plant be produced, manufactured or reduced from pine timber and/or stamps by what is commonly wood reduction plant.

To refine all such products, and to market same, in crude or refined state, under the orate brands, names or labels either at

To own, buy, lease, sell and otherwise acquire, use and dispose of property, both real rooperate commissaries or stores. and to do on the state, under the stat To operate commissaries or stores, and to do or perform any and all other acts, not to law, that are germain or ancillary to the proper carrying out of the corporate purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of the Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty shares of Common Capital stock of the par value of \$50.00 fer share.

> J. H. Sibley Ellis Hamilton H. W. Gautier Incorporators Gautier,

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, Within and for the state and county aforesaid.

1. Shibley, Ellis Hamilton and H. W. Courts J. H. Shibley, Ellis Hamilton and H. W. Gautier

incorporators of the corporation known as the The Pine Products Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

W. C. Bavens, Circuit Clerk Jackson County, 1189.

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 13th day of December

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. Dec. 13th, 1932 WALKER WOOD, Secretary WALKER WOOD, Secretary of the States.

United States. , Assistant Attorney General. Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson.

By W. W. Pierce, The within and foregoing charter of incorporation of PINE PRODUCTS COMPANY is hereby approved.

IN TESTIMONY WHEREOF, 1 have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 13th December, 1932. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

XXXXXXXXXXXXXX Sennett Conner

December 14,1932

The Charter of Incorporation of

#5565

THE MONROE COUNTY TAXPAYERS ASSOCIATION

- 1. The corporate title of said company is The Monroe County Taxpayers Association
- 2. The names of the incorporators are: C. C. Day, Aberdeen, Mississippi; Julian T. Evans, Aberdeen, Mississippi; Gaston Therrell, Aberdeen, Mississippi
- 3. The domicile is at Aberdeen, Monroe County, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

None.

5. Number of shares for each class and par value thereof.

None.

The period of existence (not to exceed fifty years) is fifty years

7. The purpose for which it is created: To form a county-wide taxpayers association to represent the Payers of the county in all matters effecting their interest as Taxpayers; to collect, ampile and disseminate information relative to taxation of all kinds and the collection and isburgers. isbursement of all public funds; to receive and assist in the adjustments of complaints of taxation; to discover and correct abuses in taxation, to work for the reduction and equalization of taxes, to represent the Taxpayers in the making of County and State budgets and to demand of the complaints of taxes, to represent the Taxpayers in the making of County and State budgets and to demand of the complaints of taxes, to represent the Taxpayers in the making of County and State budgets and to demand of the county and State budgets and to demand of the county and State budgets and to demand of the county and State budgets and the county and State budgets and the county and state budgets are considered as the county and State budgets and the county and state budgets are considered as the county and State budgets and the county and state budgets are considered as the county are considered as the consid efficiency and economy in the disbursement of all public funds, and to cooperate with the county and economy in the disbursement of all public funds, and to cooperate with the tounty Board of Supervisors and Municipal officers in a movement for economy and reduction in the cost of county government.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

C. C. Day Julian T. Evans Incorporators Gaston Therrell,

STATE OF MISSISSIPPI, County of Hinds This day personally appeared before me, the undersigned authority, Aberdan Mississippi; Julian T. This day personally appeared before me, the undersigned authority, C. Day, more and This day personally appeared before me, the undersigned authority, Aberdeen, Mississippi and Gaston Therrell, Aberdeen, Mississippi

who part of the corporation known as the The Monroe County Taxpayers Association who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 13th December Lucile Prather, Notary Public

STATE OF MISSISSIPPI, County of

My com. expires November 10,1934

Sennett Conner

, A. D., 19 $\,$ $\,$ 32 , together with the sum Received at the office of the Secretary of State, this the 13th day of December of \$ 10.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Dec. 13,1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice, , Assistant Attorney General. W.D.Conn, Jr.

STATE OF MISSISSIPPI, Executive Office, Jackson. THE MONROE COUNTY TAXPAYERS ASSOCIATION is hereby approved. The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 13th day of December, 1932.

 $R_{e_{corded}}$: WALKER WOOD, Secretary of State.

December 14,1932

#5571

The Charter of Incorporation of

GULF COAST OIL COMPANY 1. The corporate title of said company is Gulf Coast Oil Company

- 2. The names of the incorporators are: Louis Largilliere, Biloxi, Miss.; Sam P. Paciera, New Orleans, Louisiana; Anthony Paciera, New Orleans, Louisiana
- 3. The domicile is at Biloxi, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

Capital stock Ten Thousand Dollars (\$10,000), all common stock.

5. Number of shares for each class and par value thereof.

One Thousand (1000) shares of common stock of the par value of ten dollars (\$10.00) each.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

To buy and sell oils, gasoline and all other crude oil (1)

To refine and blend oils and all by-products.

To buy and sell sulphur.

To buy and sell motor vehicles and motor accessories. (4)

To buy and sell aeroplanes and aeroplane accessories. To explore, drill for, or mine all minerals and to buy

sell same.

by-products.

To buy, sell and lease real estate.

and groceries.

To buy and sell merchandise, cigars, tobacco, refreshments

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred (100) shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred (100) shares

Louis Largilliere Anthony Paciera Sam P. Paciera, Incorporators

Louisiana Parish Orleans EDUDICK DESIGNATION OF

This day personally appeared before me, the undersigned authority, in and for said State and Parish the above named Sam P. Paciera and Anthony Paciera

incorporators of the corporation known as the Gulf Coast 611 Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 17th

Alphonse J. Cheneo, Notary Public STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority in and for the appeared Louis Largillians igned authority in and for the knowledge of the control of the said County and State, the above named Louis Largilliere, incorporators of the corporation and for the going articles of incorporation acknowledged that they company the corporation and for the going articles of incorporation. as the Gulf Coast Oil Company who acknowledged that they signed and executed the above and going articles of incorporation as their act and doed and executed the above 1932. going articles of incorporation as their act and deed on this the 16 day of November, 1932. G. H. Wiltz, Notary Public

Received at the office of the Secretary of State, this the 14th , A. D., 19 32 , together with the sum day of December of \$ 30.00

, deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. Dec. 14th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce. The within and foregoing charter of incorporation of GULF COAST OIL COMPANY

, Attorney General. , Assistant Attorney General.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 15th day of December, 1932. By the Governor: .

WALKER WOOD, Secretary of State, Recorded:

TEXXXXXXXXX Sennett Conner

December 15th, 1932

The Charter of Incorporation of

#5572

MAGNOLIA TIRE COMPANY

1. The corporate title of said company is Magnolia Tire Company

2. The names of the incorporators are: W. F. Lynch, Jackson, Mississippi; Fred Lynch, Jackson, Mississippi; J. E. Cryme, Jackson, Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$5.000.00 all common stock.

inx Commusiona in them and any bootion 15. Chapter

21. Laws of Mississippi 1934

OCT 12 1998

5. Number of shares for each class and par value thereof.

500 of the par value of \$10.00 a share

6. The period of existence (not to exceed fifty years) is fifty years.

(a) To engage in business as wholesale and retail dealers in gaso-7. The purpose for which it is created: (a) To engage in business as wholesale in the State of Mississippi. (b) To engage in business as wholesale and retail dealers in all (b) To engage in business as wholesale and truck tractor, airplane, and airships supplies in the State of Mississippi.

(c) To engage in the business of repairing tires, repairing and (c) To engage in the business of legaliting and caring for sutomobile teries of all kinds, and in storing, washing, greasing and servicing and caring for the mobile teries of all kinds, and in storing, washing, greasing and servicing and caring for the mobile teries of all kinds, and in storing, washing, greater of Mississippi.

automobiles, trucks and other automotive equipment in the State of Mississippi.

(d) To purchase, trade for, otherwise acquire and to own, use,

hold and operate and control and to sell, lease, trade and mortgage any such real and personal property which may be necessary and desirable in the proper conduct of said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: 200 shares of common stock.

W. F. Lynch J. E. Crymes

Fred Lynch, Incorporators

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority,

W. F. Lynch, Fred Lynch and J. E. Crymes

incorporators of the corporation known as the Magnolia Tire Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

November M. M. McGowan, Justice of Peace , 19 32**.**

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum day of December Received at the office of the Secretary of State, this the 16th 00.00 * ¹⁰ , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Dec. 16th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States.

Greek L. Rice, , Attorney General. , Assistant Attorney General.

By W. W. Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of MAGNOLIA TIRE COMPANY is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seaf of the State of Mississippi to be affixed.

XXXXXXXXXXXX By the Governor: day of December, 1932 Sennett Conner

WALKER WOOD, Secretary of State. Recorded:

#5575 W

The Charter of Incorporation of

MISSISSIPPI OIL & GAS EXPLORATION COMPANY

1. The corporate title of said company is Mississippi Oil & Gas Exploration Company.

2. The names of the incorporators are: R. A. Westbrook, postoffice, Electric Bldg., Ft. Worth, Texas, S. A. Thompson, postoffice, Electric Bldg., Ft. Worth, Texas, W. L. Stewart, post-office, Electric Bldg., Ft. Worth, Texas.

Indianola, Mississippi. 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof Sixty-five Thousand (\$65.000.00). divided into Sixty-five thousand shares of the par value of One Dollar each, all common stock, that is, each and every share is of the same character and there are no classes or distinctions in the stock.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississeppe 1934

5. Number of shares for each class and par value thereof. Sixty-five Thousand (65,000) shares of the par value of \$1.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To locate, purchase, lease and acquire lands, mines, mineral claims and exclusive rights, to prospect for, mine, bore, sink wells and shafts, produce pine convey and transport oil not related. and description: to carry on the buring troleum, gas and other minerals of every kind and description; to carry on the business of searching and prospecting for, mining, producing, refining, manufacturing, piping, storing, transporting, buying and selling netroleum gas and other mineral control transporting, buying and selling oil, petroleum, gas and other minerals of every kind and description, their products and by-products; to bore, build, construct, pump. operate and maintain oil, petroleum and gas wells; to build, construct, purchase, maintain and operate warehouses, stored tanks, pumping plants, pipe lines, refinest, maintain and operate warehouses, stored tanks, pumping plants, pipe lines, refineries, factories, mills, work shops and laber atories necessary or convenient in the prosecution of the business of the company and to acquire, own, hold, sell and otherwise decline of the business of the company to acquire, own, hold, sell and otherwise deal in real and personal property necessary or convenient to carry out the husiness of the company of convenient to carry out the husiness of the company of convenient to carry out the husiness of the company of convenient to carry out the husiness of the company of convenient to carry out the husiness of the company of convenient to carry out the husiness of the company of convenient to carry out the husiness of the company of convenient to carry out the husiness of the company of convenient to carry out the husiness of the convenient to carry out the husiness of the convenient to carry out the husiness of the convenient to carry out the husiness of convenient to carry out the convenient t or convenient to carry out the business aforesaid, and to do all things necessary of incident thereto. incident there'to.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: All capital (65,000 shares) fully subscribed and fully paid.

Texas

R. A. Westbrook

W. L. Stewart

County of TARRANT

This day personally appeared before me, the undersigned authority, R. A. Westbrook, S. A. Thompson and W. L. Stewart, Stewart.

incorporators of the corporation known as the MISSISSIPPI OIL & GAS EXPLORATION COMPANY

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Tarrant Texas.

My commission expires L. Morgan, Notary Public, Tarrant Texas.

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 20th , A. D., 19 32 , together with the sum day of December , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 140.00

JACKSON, MISS. Dec. 21st, 1932.

WALKER WOOD, Secretary of State.

, Attorney General.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By, W. W. Pierce, The within and foregoing charter of incorporation of MISSISSIPPI DIL & GAS EXPLORATION COMPANY

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

21st day of December, 1932. this the 21st day of By the Governor:

WALKER WOOD, Secretary of State. Recorded: December 21st, 1932.

Sennett Conner.

Greek L. Rice

9 1935

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5596 W

The Charter of Incorporation of CAPITAL TIRE SERVICE, INC.

1. The corporate title of said company is Capital Tire Service, Inc.

2. The names of the incorporators are: M. B. Young, 3311 Napoleon Ave., New Urleans, La., Marjory Young, 3311 Napoleon Ave., New Orleans, La., Lilla A. Rice, 2928 Calhoun St., New Orleans, La.

3. The domicile is at Jackson, Mississippi.

Thousand Dollars (\$5,000.00), divided into fifty (50) shares of common stock having a par value of One Hundred Dollars (\$100.00) each.

6. The period of existence (not to exceed fifty years) is fifty (50) years. The purpose for which it is created: To purchase or otherwise acquire, own, sell, exchange, trade and deal in automobile accessories, tires and supplies, mechanical appliances, gasoline, oil, lubricants and greases; to repair and vulcanize tires; to store, wash and grease automobiles; to buy, sell, lease, rent or improve real estate incidental to the business and personal property; to borrow money to carry on said business and generally to do any and every to borrow money to carry on said business and general garage and automobiles; and every thing necessary, suitable and proper for carrying on a general garage and automobile service and filling station business and to exercise all the privileges and powers incident thereto. The rights and powers that may be execised by this corporation are those conferred by the provisions of the Code of 1930, chapter 100, and its amendments,

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business is-Twenty-nine (29) shares of Common stock having a total par value of Two Thousand Nine Hundred Dollars (\$2,900.00).

IN TESTIMONY WIREPOOR Thesissippi of 1930. IN TESTIMONY WHEREOF, we have hereunto set out hands and seals this 4 day of Jan. 1933.

MBY-M. B. Young My- Marjory Young LAR- Lilla A. Rice

Louisiana STATE OF MEXICANIXXX Parish of Orleans.

This day personally appeared before me, the undersigned authority, M. B. Young, Marjory Young and Lilla A. Rice,

Incorporators of the corporation known as the Capital Tire Service, Inc.,
who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the
of January
, 19 3 3
G. R. Bossett, Notary Public.

STATE OF MISSISSIPPI, County of

, A. D., 19 33 , together with the sum January Received at the office of the Secretary of State, this the 5th day of of \$ 50.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. January 5, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice , Assistant Attorney General. By, W. W. Pierce

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of CAPITAL TIRE SERVICE, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the Fifth

By the Governor: day of January, 1933. WALKER WOOD, Secretary of State. Recorded: Jamary 5, 1933.

XXXXXXXXXXXXXXXX Sennett Conner.

MISSISSIPPI PTB. CO., VICKSBURG - 2104 #5595 W

The Charter of Incorporation of WHITE SYSTEM OF JACKSON, INCORPORATED.

1. The corporate title of said company is White System of Jackson. Inc.

2. The names of the incorporators are: J. H. White, postoffice, Jackson, Miss., L. M. White, postoffice, Jackson, Miss., W. W. White, postoffice, Jackson, Miss.

3. The domicile is at Jackson, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: Five thousand shares of non par value common stock, voting nowers unlimited and additional stock. stock, voting powers unlimited and dividends to be determined by the Board of Directors and five thousand shares of non par value preferred stock, voting powers limited to the election of directors and a dividend of six dollars per share, non cumulative, to be paid on the preferred stock before any dividends are paid on the common stock. The sale price of each class of stock is fixed herein at one dollar per share, but the Board of Directors are hereby authorized to fix the sale price of each class of stock at any time and at any price in their discretion.

In the election of directors each share-holder of record shall have the right to multiply he elected. the number of votes to which he may be entitled by the number of directors to be elected, and he may cast all such votes for one candidate or he may distribute them between any two or more candidates. Any director absent from a board meeting may be represented by any other director or

share-holder, who may cast the vote of the absent director according to the written direction, general or special, of said absent director.

5. Number of shares for each class and par value thereof: Five thousand shares preferred stock non par value. Five thousand shares common stock non par value.

6. The period of existence (not to exceed fifty years) is fifty years.
7. The purpose for which it is created: It is hereby authorized to buy, hold, own, discount, or other borrow wise acquire, and to sell, deal in, transfer, or otherwise dispose of, and to borrow money on the security of, and to hypothecate any and all kinds of choses in action, notes, accounts, and other evidences of debt, certificates of indebtedness, deeds of trust, bills of sale, assignments, stocks, harden to be action, and the security of the security trust, bills of sale, assignments, stocks, bonds, and security of every kind; to lend money, to borrow money and give security therefor. To issue lien notes, certificates of indebtedness, investment certificates of indebtedness, investment certificates, bonds, and such other evidences of indebtedness as are not prohibited by length to bonds, and such other evidences of comedness as are not prohibited by law; to procure loans for others and collect commissions for obtaining such loans; to procure loans for others and collect com-any and all kinds of personal property and real estate; to buy, own, assign, pledge, and sell such stocks of corporations as are not real estate; to buy, own, assign, pledge, and sell such stocks of corporations as are not prohibited by law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of short of Phorography. Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Five hundred shares non par preferred stock and five hundred shares non par common stock.

J. H. White L. M. White

W. W. White,

STATE OF MISSISSIPPI, County of Hinds . This day personally appeared before me, the undersigned authority, J. H. White, L. M. White, and W. W. White

WHITE SYSTEM OF JACKSON, INC. incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

A. J. von Bloombergh, Notary Public.

, together with the sunl Received at the office of the Secretary of State, this the 5th day of January , A. D., 19 **33**

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. January 5, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

, Attorney General. , Assistant Attorney General. By, W. W. Pierce STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of WHITE SYSTEM OF JACKSON, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. January, 1933.

WALKER WOOD, Secretary of State. Recorded: Jamuary 5, 1933.

Sennett Conner.

XXXXXXXXXXXXX

#5576 W

The Charter of Incorporation of

ANDERSON & SMITH, INCORPORATED

1. The corporate title of said company is Anderson & Smith, Incorporated.

The names of the incorporators are: E. L. Anderson, Sr., postoffice, Dickerson, Mississippi, E. L. Anderson, postoffice, Dickerson, Mississippi, Wm. K. Anderson, postoffice, Dickerson, Mississippi, C. G. Smith, postoffice, Clarksdale, Mississippi.

3. The domicile is at Clarksdale, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: The corporate stock of this company shall consist of 250 shares of common stock of the par value of \$100.00 each.

Number of shares for each class and par value thereof. All the stock of this corporation, to-wit: 250 shares, shall be common stock and shall be of the par value of \$100.00 per share. The corporation may commence business upon the payment into the treasury of \$10,000, or its equivalent and upon the issuance of 100 shares of stock.

The period of existence (not to exceed fifty years) is 50 years. The purpose for which it is created: To own and operate, buy and sell buildings, real estate, both city and country property; to conduct a rental business; to conduct a real estate business; to own, operate and manage office buildings and rental property; to buy and sell supplies for the same, or like property, and to do all things necessary and convenient Venient to carry out the above purposes. The corporation shall have the further right to engage in any other business for profit Which the corporation may desire to engage in and which is permissible under the laws of the State of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

E. L. Anderson, Wm. K. Anderson C. G. Smith Incorporators.

STATE OF MISSISSIPPI, County of Coahoma This day personally appeared before me, the undersigned authority, E. L. Anderson, Sr., E. L. Anderson, Jr., Wm. K. Anderson, and C. G. Smith

incorporators of the corporation known as the Anderson & Smith, Inc. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the or December , 19 32.

R. N. Baltzer, Notary Public. 17th day

STATE OF MISSISSIPPI, County of

, A. D., 19 **32** , together with the sum day of December Received at the office of the Secretary of State, this the 21st ot \$ 60.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Dec. 22nd, 1932. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. , Attorney General. Greek L. Rice,

STATE OF MISSISSIPPI, Executive Office, Jackson. The Within and foregoing charter of incorporation of Landerson & Smith, Incorporated to hereby approved.

is hereby approved. TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 23rd By the Governor: day of December. 1932.

Recorded: December 23, 1932. WALKER WOOD, Secretary of State. By, W. W. Pierce

Sennett Conner.

, Assistant Attorney General.

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#5591

The Charter of Incorporation of

ANDREWS' GROCERY COMPANY

1. The corporate title of said company is Andrews Grocery Company.

2. The names of the incorporators are: George S. Andrews, postoffice, Indianola, Mississippi, Mary H. Andrews, postoffice, Indianola, Miss., J. R. Hudson, postoffice, Indianola, Miss.

3. The domicile is at Rolling Fork, Sharkey County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: The amount of authorized capital is Five Thousand (\$5,000.00) Dollars, composed of one class, to-wit: common stock. No share of stock has any privilege or restriction not applicable to any other share. The corporation is authorized to begin business when Twenty-five Hundred (\$2500.00) Dollars of the capital stock is fully paid for.

42. The first meeting of persons in interest may be called by a notice signed by the above incorporators and it is not necessary to publish such notice in any newspaper

for any definite length of time.

5. Number of shares for each class and par value thereof. Fifty (50) shares of stock of the par value of One Hundred (\$100200) per share. There is only one class of stock, to-wit: Common stock.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To buy and sell at wholesale and/or retail goods, wares and merchandise of all lawful kinds; to own and/or operate meat markets; to purchase, lease, rent and/or sell real estate and personal property useful for said business and to do and perform such other acts as are necessary or advisable in the carrying out of above powers.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty-five (25) shares of common stock each of the par value of One Hundred (\$100.00) Dollars.

George S. Andrews Mary H. Andrews J. R. Hudson

STATE OF MISSISSIPPI, County of Sunflower

This day personally appeared before me, the undersigned authority, George S. Andrews, Mary H. Andrews and J. R. Hudson

incorporators of the corporation known as the ANDREWS GROCERY COMPANY who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Piblic.

Ethel Pittman. Notary Public.

STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum Received at the office of the Secretary of State, this the 31st day of of \$ 20.00 December

, deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State JACKSON, MISS. January 3, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Rice By, W. W. Pierce , Assistant Attorney General. , Attorney General.

day

30 th

The within and foregoing charter of incorporation of Andrews Grocery Company,

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. is hereby approved. December, 1932. By the Governor: MAKKAXAXAKARA

WALKER WOOD, Secretary of State. Recorded: January 4. 1933.

Sennett Conner.

Freet of Publication, Showing publication made on 1/20/30 as 1/21/19 332.

Filed in this office may 5 1933.

Wallan Warrotary of State

Goodwill Industries And Plantations

1. The corporate title of said company is Goodwill Industries And Plantations

2. The names of the incorporators are: Ray E. Loper, Zama, Mississippi; David E. Crawley, Kosciusko, Mississippi; James T. Crawley, Kosciusko, Mississippi.

The domicile is at **Xama, Mississippi**Amount of capital stock and particulars as to class or classes thereof

None:

5. Number of shares for each class and par value thereof.

None:

The purpose for which it is created: To operate as a charitable organization: To provide for the religious, educational and industrial welfare of the handicapped, the needy and the dependen to the religious, educational and industrial welfare of the handicapped are unable to successfully To rehabilitate those who because of being so handicapped are unable to successfully compete with others in the battle of life, and by the inspiration of religion, by provide with others in the battle of life, and by the encouragement of the provide with the encouragement of the provide with others. providing industrial education, and the opportunity to work, by the encouragement of thrift, by the industrial education, and the opportunity to work, by the encouragement and relie by the promotion of industrial democracy and cooperation, to undertake to prevent and relieve sell real estate and personal property, execute notes and deeds of trust and mortgages, and issue by the state and personal property, execute notes and it may own, and to operate issue bonds, and hypothecate securities of any and every kind it may own, and to operate without Without profit to the said corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

No shares to be issued.

Ray E. Loper

STATE OF MISSISSIPPI, County of This day personally appeared before me, the undersigned authority, Ray E. Loper, Davide E. Crawley and

James T. Crawley

Incorporators of the corporation known as the Goodwill Industries And Plantations who acknowledge the corporation known as the Goodwill Industries of incorporation as their accounts are titles of incorporation as their accounts are the corporation as the control of the corporation as the control of the corporation as the control of the corporation as the corporation are the corporation as the corporation are the corporation are the corporation as the corporation are the corporation a who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 24th.

of December Walker Wood, Secretary of State of Mississippi STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the sum day of December Received at the office of the Secretary of State, this the 24th

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. Dec. 24,1932
United States.

United States. Greek L. Rice , Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. J.A. Lauderdale

The Within and foregoing charter of incorporation of Goodwill Industries And Plantations

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

Sennett ($^{this}_{\text{h}}\,^{the}$ 24th. Sennett Conner By the Governor: day of December, 1932

Recorded: WALKER WOOD, Secretary, December 24, 1932. WALKER WOOD, Secretary of State. ISSISSIPPI PTG. CO., VICKSBURG #5590W

The Charter of Incorporation of

AMITE LIVE STOCK COMPANY. INCORPORATED.

1. The corporate title of said company is Amite Live Stock Company. Incorporated.

2. The names of the incorporators are: T. Mullen, postoffice, Liberty, Miss., Inez B. Mullen, postoffice. Liberty, Miss., J. M. Bates, postoffice. Liberty. Miss.

3. The domicile is at Liberty, Amite County, Mississippi.

- 4. Amount of capital stock and particulars as to class or classes thereof: The capital stock of the Amite Live Stock Company, Inc., shall be \$35,000.00, with the right to begin business when the sum of \$15,000.00 of the capital stock has been actually paid into the corporate treasury.

 The stock of the corporation shall be divided into the corporate treasury. The stock of the corporation shall be divided into two (2) classes: 8% cumulative preferred, and common stock. The 8% Cumulative Preferred Stock shall have preference as to earnings, dividends and aggets of the common stock. earnings, dividends and assets of the corporation over the Common Stock. Before any dividends are paid to holders of Common Stock. ends are paid to holders of Common Stock, all dividends due on the 8% Cumulative Preferred Stock must be paid. The 8% Preferred Common Stock of Common Stock o Stock must be paid. The 8% Preferred Cumulative Stock may be retired at any time on or after January 1st, 1935, at \$104.00 pershare, plus accrued dividends thereon, upon sixty (60) days notice in writing to the holders thereon. (60) days notice in writing to the holders thereof. No dividend shall be paid to holders of Common Stock until an annual dividend of Common Stock until an annua of Common Stock until an annual dividend of 8% has been paid annually on the 8% Cumulative Preferred Stock. In the event of discolutions been paid annually on the 8% cumulative Preferred Stock. ive Preferred Stock. In the event of dissolution or liquidation, the 8% Cumulative Preferred Stock shall be paid the full form ferred Stock shall be paid the full face value, plus accrued dividends, out of the assets, before the holders of Common Stock shall receive and accrued dividends, out of the assets, before the holders of Common Stock shall receive anything thereon. All assets remaining after paying the face value of the ad assets remaining after paying the face value of the 8% cumulative Preferred Stock with accrued dividends, shall be paid over to the Common Stockholdends. shall be paid over to the Common Stockholders.
- 5. Number of shares for each class and par value thereof. The number of shares of stock shall be not less than 80 shares, nor more than 150 shares of of shares of stock shall be not less than 70 shares, nor more than 200 shares of Common Stock. The 8% Cumulative Preferred Stock shall be of \$100.00 par value, and the Common Stock. shall be of \$100.00 par value, and the Common Stock shall be of \$100.00 par value. After the first subscription of stock, all future issues shall be offered to the stockholders in the ratio of their them. stockholders in the ratio of their then holdings of each kind of stock before being offered to the public.

6. The period of existence (not to exceed fifty years) is Fifty (50) Years.

7. The purpose for which it is created: Is to engage in the general cattle and live stock business, kinds, the breeding, raising, grazing, buying and selling of cattle and live stock of all with the right and power to buy own raise with the right and power to buy, own, raise, graze, sell and deal in cattle and live stock of all kinds. With the right and power to buy, own, hold, use, farm, pasture, sell and dispose of and real estate of all kinds, with the right to lease for any and all purposes, lands, with the right to lease for any and all purposes, with the right to lease for any and all purposes, with the right to leave for any and all purposes, with the right to are all estate. With the right to execute deeds of trust, mortgages, and liens upon its properties, and personal, and to borrow money thereon and secure the payment of the same, and wise mortgage and pledge its properties. With the right to loan money on land, cattle, and live stock of all kinds, and to accept deeds of trust, mortgages and other liens thereon deeds of trust, mortgages and other liens thereon as security for said loans. With the right and power to maintain commissaries and stores for the purpose of selling goods to tenants and employees and other research and stores for the purpose of the goods to tenants and employees and other persons, and with the right and authority and stores, cultivate lands and farms, and to raise crops of every nature thereon, and dispose of the same, whether said lands he compared to the same, whether said lands he compared to the same of the same, whether said lands he compared to the same of the same, whether said lands he compared to the same of the same, whether said lands he compared to the same of the same, whether said lands he compared to the same of the s and dispose of the same, whether said lands be owned by it or leased for the purposes.

To do any and all other legal acts in connection with the said business herein mentioned.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Shall be Eighty (80) of tumulative Preferred Stock and Seventy (70) Shares of Common Stock of \$100.00 par value each.

T. Mullen Inez B. Mullen

Incorporators.

This day personally appeared before me, the undersigned authority, T. Mullen, Inez B. Mullen, J. M. Bates.

incorporators of the corporation known as the AMITE LIVE STOCK COMPANY, INCORPORATED day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the my commission expires Nov. 18th, 1933.

C. T. Gordon, Notary Public. 28th STATE OF MISSISSIPPI, County of

, A. D., 19 32 , together with the gum Received at the office of the Secretary of State, this the 30th day of December 80.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. Dec. 30th, 1932.

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

, Attorney General. , Assistant Attorney General. Greek L. Rice STATE OF MISSISSIPPI, Executive Office, Jackson. By, W. W. Pierce

The within and foregoing charter of incorporation of AMITE LIVE STOCK COMPANY, INCORPORATED. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. day of December, 1932. MACHENIAN By the Governor: Sennett Conner.

WALKER WOOD, Secretary of State. Recorded: January 2, 1933.

#5593 W

SARPHIE JEWELRY COMPANY.

1. The corporate title of said company is Sarphie Jewelry Company.

Joseph Sarphie, Hattiesburg, Miss., T. G. Sarphie, Hattiesburg, Miss., C. S. Sarphie, Hattiesburg, Miss.

3. The domicile xxxx of the corporation is Hattiesburg, Miss.

Provided, however, that the said corporation may begin business when \$10,000.00 of the said stock has been subscribed for and paid in.

shall be \$100.00 per share.

The purpose for which ixxxxxxx said corporation is created is to engage in, conduct and carry On a general jewelry business, including the buying, selling and manufacturing of any and all kinds of jewelry, including diamonds, watches, clocks, chinaware and any and all other articles dealt in or sold by jewelry stores; and to engage in the repairing, manufacturing, et cetera of watches, clocks and jewelry of all kinds; and to also buy sell and deal in or sold by a leases and character of merchandise buy, sell and deal in any and all other kinds classes and character of merchandise either general or special not in violation of the law. Said corporation shall have the right to acquire any and all personal property or real estate necessary, convenient or desirable in and about the conduct and carrying on of the business for which the said corporation is created and to buy, sell and deal in such property; provided always that said corporation shall not acquire, own or deal in any property in violation of the law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

the capital stock necessary to be subscribed and paid for before commencing business is 100 shares of the par value of \$100.00 each.

WITNESS our signatures on this the 29th day of December, 1932.

J. W. Sarphie C. S. Sarphie,

T. G. Sarphie

STATE OF MISSISSIPPI, County, W. came and county, Joseph Sarphie came and county, Joseph Sarphie Sr., T. G. Sarphie and C. S. Sarphie, the as their voluntary acts and deeds,

to be
who acknowledged that they signed and executed the above and foregoing which they signed and executed the above and foregoing that they signed and executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was an executed the above and foregoing that they are a solution of the corporation was a solution of the co

Given under my hand and seal of office on this the 30th day of December, 1932. Mrs. Ila Rester, Notary Public.

, A. D., 1933 , together with the sum day of January Received at the office of the Secretary of State, this the 2nd of \$ 60.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. January 3, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States Greek L. Rice Attorney General. By, W. W. Pierce Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. The Within and foregoing charter of incorporation of Sarphie Jewelry Company, is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the FIFTH day of JANUARY, 1933.

By the Governor: Recorded: January 6, 1933. WALKER WOOD, Secretary of State.

Sennett Conner. XXXXXXXXXX

#5598 W

The Charter of Incorporation of GRESHAM SERVICE STATIONS, INC.

1. The corporate title of said company is Gresham Service Stations, Inc.

The names of the incorporators are: W. W. Gresham, postoffice, Indianola, Miss., Georgia D. Gresham, Indianola, Miss., T. D. Pittman, postoffice, Indianola, Mississippi.

3. The domicile is at Indianola, Sinflower County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: \$10.000.00. All common stock.

5. Number of shares for each class and par value thereof. 100 shares, all common stock.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: Deal in and buy and sell, wholesale and retail, automobiles, tractors and motor webiales of another times tractors and motor vehicles of every kind, nature and description; automobile times, tubes batteries, and all parts and accessories for automobiles, tractors and all other motor vehicles; gasoline, oils, tractor fuels and all other petroleum products; own, lease, manage and operate filling and service stations; deal in, buy and sell, wholesake and retail, radios, equipment and service stations; deal in, buy and sell, wholesale and retail, radios, equipment and accessories; build, own, lease, maintain and operate buildings. storage houses and recessories; build, own, lease, and and operate buildings, storage houses and garages for the storing, caring for and and keeping for hire therein of sutemphis and keeping for hire therein of automobiles and motor vehicles of every kind and description: do machine and repair water description; do machine and repair work on automobiles, tractors and other motor vehicles and radios; generally buy, sell and deal in, both wholesale and retail, goods; wares and merchandise necessary or incidental to the operation, repair or equipment of automobiles tractors and automobiles and automobiles tractors and automobiles and automobiles and automobiles and automobiles are all and deal in, both wholesale and retail, equipment of automobiles, tractors and all other motor vehicles and radios of any and all kinds, manufactures and descriptions; and for the purpose of carrying on the business aforesaid. own. lease rent have business aforesaid, own, lease, rent, buy, sell and convey property, both real and personal, as may be necessary; and convey property, both real be personal, as may be necessary; and generally to do all acts and things that may be necessary or incidental to the conducting of the business herein specified.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty shares. The first meeting of persons in interest may be called by giving personal notice thereof twenty-four hours before the matter. The first meeting of persons the meeting.

W. W. Gresham

Georgia D. Gresham

MISSISSIPPI, County of SUNILOWer.

T. D. Pittman, Incorporators.

This day personally appeared before me, the undersigned authority, W. W. Gresham, Georgia D. Gresham and T. D. Pittman

incorporators of the corporation known as the Gresham Service Stations, Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

STATE OF MISSISSIPPI, County of

Annie Mae Bennett, Notary Public.

Received at the office of the Secretary of State, this the 7th , A. D., 19 33 , together with the sum ion of \$ 30.00 day of January

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. Jamuary 9, 1933.

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Rice , Attorney General. By, W. W. Pierce, Assistant Attorney General.

The within and foregoing charter of incorporation of Gresham Service Stations, Inc.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the NINTH day of JANUARY, 1933. By the Governor:

WALKER WOOD, Secretary of State. Recorded: January 9, 1933.

XXXXXXXXXXXXX Sennett Conner.

ET

SIPPI PTG. CO., VICKSBURG - 21046

#5597 W

The Charter of Incorporation of THE ROSEDALE COMPANY.

The corporate title of said company is The Rosedale Company.

The names of the incorporators are: C. W. Diekroeger, postoffice, St. Louis, Missouri, S. V. Anderson, postoffice, Greenville, Mississippi, J. H. Anderson, postoffice, Greenville, Mississippi.

3. The domicile is at Rosedale, Mississippi.

4. Amount of capital stock and particulars as to classes thereof: Two thousand shares of common stock without par value; provided, however, that \$15.00 per share is fixed as the price at which such stock shall be sold and issued.

5. Number of shares for each class and par value thereof. Two thousand shares of no par value.

The period of existence (not to exceed fifty years) is fifty years. The purpose for which it is created: To buy, barter for, lease or otherwise acquire, to own and manage, to sell, lease or barter away real estate and personalty incident thereto; to farm and cultivate real estate, to grow crops of whatsoever nature thereon, and sell the same, and to do all things incident thereto; to own or lease or and sell the same, and to do all things incident thereto; to borrow money and lease and conduct gins, merchandise stores or commissaries; to borrow money and to issue the corporation's evidences of debt therefor, and to execute mortgages or other. or other security to secure the same upon both the real and personal property of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fourteen hundred

fifty shares of common stock of no par value.

C. W. Diekroeger S. V. Anderson

J. H. Anderson Incorporators.

STATE OF MISSISSIPPI, County of Washington This day personally appeared before me, the undersigned authority, in and for said county and state, C. Diekroegen C. T. And Organ Diekroeger, S. V. Anderson and J. H. Anderson,

incorporators of the corporation known as the THE ROSEDALE COMPANY, who acknows of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day January, C. B. Perrin, Notary Public. , 19 **33**.

STATE OF MISSISSIPPI, County of

, A. D., 19 33 , together with the sum January Received at the office of the Secretary of State, this the 6th day of of \$ 70.00 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. January 7, 1933. Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. Greek L. Rice , Attorney General. , Assistant Attorney General.

By, W. W. Pierce STATE OF MISSISSIPPI, Executive Office, Jackson. THE ROSEDALE COMPANY

The Within and foregoing charter of incorporation of is hereby approved. this the Ninth day of January, 1933.

By the Governor:

KNKXXXXXXXXIX. Sennett Conner

WALKER WOOD, Secretary of State. Recorded: Jamary 9, 1933.

5599 W

The Charter of Incorporation of

A. H. FREEMAN WHOLESALE HARDWARE, Inc.

- A. H. Freeman Wholesale Hardware, Inc. 1. The corporate title of said company is
- 2. The names of the incorporators are: A. H. Freeman . Postoffice Laurel, Mississippi, Grady Myrick, Postoffice Laurel, Mississippi, C. O. Upton, Laurel, Mississippi.
- 3. The domicile is at Newton, Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

200 shares of common stock.

200 shares of common stock at the par value of 5. Number of shares for each class and par value thereof.

\$100.00, each.

6. The period of existence (not to exceed fifty years) is 50 years

7. The purpose for which it is created: To do at such place or places as may be elected, a general mercantile business and especially to deal in the business of selling at wholesale and retail hardware, building materials and m retail hardware, building materials and materials of like nature; to buy, own and exercise the rights of wonership over such real estate as may be necessary, proper, be convenient in the conduct of its business; to lease or rent such real estate as may necessary, proper, or convenient for its business; to lease or rent such real estate as may necessary, proper, or convenient for its business; and to do such other things as may necessary and lawful in the execution of the features. necessary and lawful in the execution of the foregoing nowers.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

200 shares of common stock.

A. H. FREEMAN, GRADY MYRICK. C. O. UPTON;

STATE OF MISSISSIPPI, County of Jones

This day personally appeared before me, the undersigned authority A. H. Freeman, Grady Myrick and C. O. Upton

incorporators of the corporation known as the A. H. Freeman Wholesale Hardware, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

W. S. WELCH, Notary Public. day

, together with the sunl Received at the office of the Secretary of State, this the 9th day of January of \$ 50.00 , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

GREEK L. RICE

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. PIERCE The within and foregoing charter of incorporation of

A. H. Freeman Wholesale Hardware, Inc.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. is hereby approved. this the January, 1933. By the Governor:

WALKER WOOD, Secretary of State,

Recorded: January 10, 1933. Sennett Conner CONNEXENDER Governor.

LT

The Charter of Incorporation of

LUCEDALE JITNEY-JUNGLE

Lucedale Jitney-Jungle. The names of the incorporators are:

A. P. Lavallet, Postoffice, Lucedale, Mississippi. L. B.

Bene, Postoffice, Lucedale, Mississippi. G. M. Luce, Postoffice, Lucedale, Mississippi.

A. C. Holder, Jr., Postoffice, Lucedale, Mississippi. J. A. Allman, Postoffice, Lucedale, Mississippi.

Mississippi.
The dominic is at Lucedale, George County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: Ten Thousand (\$10.000.00) Dollars, in shares of the par value of Twenty (\$20.00) Dollars each, this being the only class of stock to be issued and to be without preferences and restrictions of any kind, and without restrictions

or qualifications upon the voting powers of any such stock.

Suspended by as A theorized 1

Number of shares for each class and par value thereof. Five hundred shares at the par value of Twenty (\$20.00) Dollars each, this being the only class of stock to be issued.

6. The Period of existence (not to exceed fifty years) is 7. The purpose for which it is counted. To carry on a general mercantile business, both wholesale and the purpose for which it is counted. To carry on a general mercantile business, both wholesale and retail, in the Town of Lucedale, Mississippi, and at such other place or places as the directors may elect; to acquire by purchase, have, hold and enjoy such real and personal property, not in excess of the limit fixed by law upon Corporations of this character. actor, as may be necessary or requisite for the purposes for which the organization is created. created; and to do and perform all such lawful acts and things as may be necessary or expedient in conducting such business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred and Twentyfive (125) shares of the par value of Twenty (\$20.00) Dollars each of the only kind of stock that the Corporation under this charter is authorized to issue. A. P. LAVALLET

ACKNOWLEDGMENT

A. G. HOLDER, Jr.

B. BENE

J. A. ALLMAN

STATE OF MISSISSIPPI, County of George. G. M. LUCE A. p This day personally appeared before me, the undersigned authority, and J Lavallet, L.B. Bene, G. M. Luce, A. G. Holder, Jr.,

and J. A. Allman, incorporators of the corporation known as the Lucedale Jitney-Jungle Who acknowledge of the corporation known as the Lucedale Jitney-Jungle 7th who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

January , 19**33.**

STATE OF MISSISSIPPI, County of

, A. D., 19 33 , together with the sum 9th day of January Received at the office of the Secretary of State, this fle

, deposited to cover the fee, and referred to the Attorney General for his opinion. \$30.00 WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General.

GREEK L. RICE W. W. PIERCE

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of Lucedale Jitney-Jungle Lucedale Jitney-Jungle

Sennett Conner.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 10th day of

By the Governor: January, 1933. Recorded: January 10th, 1933. WALKER WOOD, Secretary of State.

YAZOO JITNEY JUNGLE COMPANY

Yazoo Jitney Jungle Company 1. The corporate title of said company is W. H. Holman, Jackson, Mississippi, W. B. McCarty, Postoffice, 2. The names of the incorporators are: Jackson, Mississippi; H. G. Crawford, Postoffice, Yazoo City, Mississippi.

3. The domicile is at Yazoo City, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The amount of Capital Stock shall be Five Thousand (\$5000.00) Dollars, evidenced by Fifty shares of Common Stock of the par value of \$100.00 each.

5. Number of shares for each class and par value thereof.

There shall be fifty shares of Common Stock of the par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.
7. The purpose for which it is created: To conduct a general merchandise business, buy, sell and deal in goods, wares, and merchandise at wholesale and/or retail; borrow money and give security therefor by mortgage, pledge or otherwise, of the property of the corporation; acquire, own, improve, manage, develop, lease, mortgage and otherwise deal with real estate, not prohibited by law; and to have and enjoy all such rights and powers as may be reasonably necessary and/or analysis and to have and enjoy all such rights and powers as may be reasonably necessary and/or analysis and to have and enjoy all such rights and powers as may be reasonably necessary and/or analysis and to have and enjoy all such rights and powers as may be reasonably necessary and/or analysis and to have and enjoy all such rights and powers as may be reasonably necessary and/or analysis and to have and enjoy all such rights and powers as may be reasonably necessary and/or analysis and to have and enjoy all such rights and powers as may be reasonably necessary and/or analysis and to have and enjoy all such rights and powers as may be reasonably necessary and/or analysis and to have and enjoy all such rights and powers as may be reasonably necessary. proper to enable it to carry on the purposes for which it is created.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

W. H. HOLMAN, W. B. McCARTY

H. G. CRAWFORD

This day personally appeared before me, the undersigned authority,

Incorporators. Ruth Carroll

W. B. McCarty and W. H. Holman

January

STATE OF MISSISSIPPI, County of Hinds

Yazoo Jitney Jungle Company incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

6th 189

STATE OF MISSISSIPPI, County of Yazoo.

Ruth Carroll, Notary Public.

This day oersonally appeared before me, the undersigned authority C. H. Fisher who H. G. Crawford, incorporator of the corporation known as the Yazoo Jitney Jungle Co. acknowledged that he signed and executed the corporation of the corporati acknowledged that he signed and executed the above and foregoing articles of incorporation as his own act and deed on this the 6th day of January 1000 as his own act and deed on this the 6th day of January, 1933.

C. H. Fisher, Circuit Clerk, p. C. by Mrs. C. H. Fisher, p. A. D., 19 33, together with the sum of Received at the office of the Secretary of State, this the 13th day of January , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00

January 13th, 1933. JACKSON, MISS.

WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice by W. W. Pierce.

, Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

Yazoo Jitney Jungle Company

is hereby approved. IN TESTIMONY WHEREOF, I have hereints set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: WALKER WOOD, Secretary of State.

DENNIS MURPHREE. Lieutenant and Acting Governor.

Recorded: January 14, 1933

The Charter of Incorporation of

RECREATION AND READING CLUB

Recreation and Reading Club 1. The corporate title of said company is

2. The names of the incorporators are: Fred Flowers postoffice Gulfport, Miss. W. E. Sexton, Post-

office, Gulfport, Miss. John Lekas, Postoffice, Gulfport, Miss. Three members of

Recreation and Reading Club, authorized to apply for charter.

3. The domicile is at Gulfport, Harrison County, Mississippi.

NONE

4. Amount of capital stock and particulars as to class or classes thereof

5. Number of shares for each class and par value thereof.

Fifty years.

6. The period of existence (not to exceed fifty years) is The purpose for which it is created: To provide and maintain facilities for the proper mental and physical intercourse for the young men of the city of Gulfport, Harrison County, Missiston and maintain to maintain maintain facilities for the proper mental and physical intercourse for the young men of the city of Gulfport, Harrison County, Missiston and maintain to maintain maintain facilities for the proper mental and physical facilities for the purpose for which it is created: To provide and maintain facilities for the purpose fo dipplication and social intercourse for the young men of the city of Gullport, hard and other reading material to maintain suitable club rooms and supply the same with books, magazines and development; the same with books are considered to the city of Gullport, hard and other reading material. laterial; to maintain suitable club rooms and supply the same with books, magazines and development; to encourage the maintain club rooms equipped with paraphernalia for physical exercise and development; to maintain club rooms equipped with paraphernalia for physical exercise at a the tic conencourage to maintain club rooms equipped with paraphernalia for physical exclusion at the tic con-lests and all mental and physical training and development of its members; to promote athletic contests and all other indoor and outdoor sports for the purpose of encouraging the mental and physical and operation of its members; to own, lease or rent all paraphernalia and equipment of its members.

and operation of club rooms for the physical, mental and social enjoyment of its members.

That That I of club rooms for the physical, mental and social enjoyment of its members. That no shares of stock shall be issued and no dividends or profits shall be divided among the of said and so shares of stock shall be issued and no dividends or profits shall be proper management of That no shares of stock shall be issued and no dividends or profits shall be divided among the same of said club. The club shall adopt by-laws, rules and regulations for the proper management of the same. The club shall be maintained by dues paid by its members, which dues shall, from time to the same. The club shall be maintained by dues paid by its members, which dues shall, from time to the same of the club shall be maintained by dues paid by its members, which dues the right to pass upon and determined by the members of said club, and the club shall have the right to pass upon and determined by the members of said club, and the club shall have the right to pass upon and determine qualifications for members of said club, and the club shall nake the loss of members in the corporate in each months. mall qualifications for members of said club, and expulsion the only remedy to have the loss of west in each member the right to one vote in the election of all officers, shall make the loss of members in the corporate same bership. of membership and shall make experience of all officers, shall make of members in the corporate desets in each member the right to one vote in the election of all interest of such members in the corporate desets, but the shall be no individual liabilities against the members for corporate debts, but the corporate corporate shall be no individual liabilities against the reditors.

entire and there shall be no individual liabilities against the corporate property shall be liable for the claims of creditors.

This che property shall be liable for and said club shall the corporate property shall be liable for the claims of creditors. This charter is for non-share corporation, and said club shall not issue any shares of stock class what-This charter is for non-share corporation, and said club shall not issue any shall be membership to its members, but the same shall have the right to issue certificates or cards of membership to its members.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

ACKNOWLEDGMENT

FRED FLOWERS. W. E. SEXTON. JOHN LEKAS, Incorporators.

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority, Fred Flowers, W. E. Sexton, John Lekas

theoretion and Reading Club who acknowled the corporation known as the Recreation and Reading Club Who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Notary Public.

January ,19 33.

STATE OF MISSISSIPPI, County of

, A. D., 19 33 , together with the sum January Received at the office of the Secretary of State, this the 12thday of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. 10.00

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Attorney General.

GREEK L. RICE , Assistant Attorney General.

By W. W. PIERCE STATE OF MISSISSIPM, Executive Office, Jackson. Recreation and Reading Club

The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. By the Governor: 14th day of January, 1933. DENNIS MURPHREE

 $R_{eeoreled}$: WALKER WOOD, Secretary of State. January 14th, 1933.

Lieutenant and Acting Governor.

The Charter of Incorporation of

UNITED GAS SYSTEM, INC. 1. The corporate title of said company is United Gas System, Inc.

- M. J. Conerly, Postoffice, Jackson, Mississippi. 2. The names of the incorporators are: H. V. Watkins, Postoffice, Jackson, Mississippi.
- Hardy R. McGowen, Postoffice, Jackson, Mississippi. Jackson. Mississippi. 3. The domicile is at
- divided into 4. Amount of capital stock and particulars as to class or classes thereof: Five thousand dollars (\$5000.00) divided two hundred fifty (250) shares of common stock of the par value of Twenty Dollars (\$20.00) for each share.

5. Number of shares for each class and par value thereof. Five thousand dollars (\$5000.00) divided into two fifty (250) shares of common stock of the par value of Twenty Dollars (\$20.00) for each share.

Fifty years. 6. The period of existence (not to exceed fifty years) is

7. The purpose for which it is created:

To own and operate natural gas wells, to drill and prospect for natural gas; to acquire, buy, sell, market and deal in and with natural gas; to own property, both and personal, or interest in the same, for said purpose; to construct, own and operate pipe lines for the transportation and sale of natural gas; to own and operate pipe lines for the transportation and sale of natural gas.

And geherally to have and exercise such other powers as may be necessary, proper idental to the exercise of any or all of the or incidental to the exercise of any or all of the foregoing purposes of the corporations

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten (10) shares.

> M. J. Conerly, H. V. Watkins, Hardy R. McGowen.

mississippi, county of Hinds.

M. J. Conerly, H. V. Watkins, and Hardy R. This day personally appeared before me, the undersigned authority, McGowen.

incorporators of the corporation known as the United Gas System, Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 17th day

STATE OF MISSISSIPPI, County of

W. H. WATKINS Jr., Notary Public.

Received at the office of the Secretary of State, this the , together with the sum 17th day of January , A. D., 19 **33** of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. Jan. 17th, 1933. United States.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the , Attorney General. GREEK L. RICE

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. Ву The within and foregoing charter of incorporation of W. W. PIERCE UNITED GAS SYSTEM, INC.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the

WALKER WOOD, Secretary of State. Recorded: January 17th, 1933

SENNETT CONNER

MARK EX BARBOLX

ELLIS PIANO COMPANY

1. The corporate title of said company is

Ellis Piano Company

2. The names of the incorporators are:

Lamar Ellis, Postoffice, Jackson, Mississippi Joe L. Butler, Postoffice, Jackson, Mississippi

3. The domicile is at Jackson, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

Three Thousand Dollars Preferred Stock

5. Number of shares for each class and par value thereof.

Thirty Shares Preferred Stock at One Hundred Dollars

Per Share.

6. The period of existence (not to exceed fifty years) is Fifty Years. 7. The purpose for which it is created:

To operate a retail and wholesale store for the sale of pianos and other musical instruments, and to service and repair such instruments. Said Corporation may engage in the general mercantile business and may stock, store and sell any and all other merchandise generally and usually sold by parties engaged in general mertantile business in this state, and as such it may lease or buy and own a place or places of business in said state where it is so engaged in the mercantile business, and as such as such as the said state where it is so engaged in the mercantile business, and as such as the said state where it is so engaged in the mercantile business, and as such corporation, may acquire own and sell other real estate in connection with said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Twenty Five Shares of Preferred Stock at One Hundred Dollars per Share.

ACKNOWLEDMENT

LAMAR ELLIS. JOE L. BUTLER Incorporators

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

Lamar Ellis and Joe L. Butler

who sales of the corporation known as the Ellis Piano Company

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

January

 $^{-19}$ 33 $_{ullet}$ HOWARD G. MCGEE STATE OF MISSISSIPPI, County of Notary Public.

, A. D., 19 33 , together with the sum 16th day of January

Received at the office of the Secretary of State, this the . deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. January 17th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. , Attorney General.

GREEK L. RICE STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. PIERCE

, Assistant Attorney General.

SENNETT CONNER

The within and foregoing charter of incorporation of ELLIS PIANO COMPANY is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. 18th day of January, 1933.

By the Governor: Recorded: WALKER WOOD, Secretary of State.

January 19, 1933.

THEO. G. BILBO.

14th

The Charter of Incorporation of

McGAUGHY'S

- 1. The corporate title of said company is
 - McGaughy's
- Mrs. F. C. McGaughy, Sr. Postoffice, Tupelo, Mississippi, 2. The names of the incorporators are:
- N. B. McGaughy, Postoffice, Tupelo, Mississippi, F. C. McGaughy, Jr., Tupelo, Mississippi.
- 3. The domicile is at Tupelo, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

Two (200) shares of non par value stock, not to be sold for over \$200.00 per share, paid in. and all paid in,

Number of shares for each class and par value thereof.

Two (200) shares of non par value stock, not to be sold for over \$200.00 per share and all paid in.

- 6. The period of existence (not to exceed fifty years) is Fifty (50) Years
- The purpose for which it is created:

Created to engage in the mercantile business both retail and wholesale; and general merchandise.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Entire amount paid up.

MRS. F. C. McGAUGHY W. B. McGAUGHY

mississippi, county of 196

This day personally appeared before me, the undersigned authority, Mrs. F. C. McGaughy, N. B. McGaughy and C. McGaughy. Jr. F. C. McGaughy. Jr.

incorporators of the corporation known as TX McGaughy's

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

Willye Mayne Chenault, Mississippi Notary Public for Lee County, 1933 (My commission expires: Sept. 23,

Received at the office of the Secretary of State, this the 18th , A. D., 19 33 , together with the sum January day of 90.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. KSON, MISS. **January 18th. 1933.**I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ted States. JACKSON, MISS. United States

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

GREEK. L. RICE W. W. PIERCE McGAUGHY'S

, Attorney General. , Assistant Attorney General.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the January, 1933.

WALKER WOOD, Secretary of State. January 19th, 1933. Recorded:

By the Governor:

SENNETT CONNER

THE XX TO KEET

REX THEATRE COMPANY, INCORPORATED Rex Theatre Company, Incorporated.

1. The corporate title of said company is

Raymond J. Goodman, Postoffice, Starkville, Mississippi. 2. The names of the incorporators are: Arthur L. Goodman, Postoffice, Starkville, Mississippi.

3. The domicile is at Starkville, Oktibbeha County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof

Fifteen Thousand Dollars (\$15,000.00)

5. Number of shares for each class and par value thereof.

One Hundred Dollars per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

Owning and operating a motion picture theatre, for the purpose of showing motion pictures and other theatrical amusements.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Vol. # 2.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

RAYMOND J. GOODMAN ARTHUR L. GOODMAN Incorporators.

ACKNOWLEDGMENT TATE OF MISSISSIPPI, County of

January 19th, 1933

This day personally appeared before me, the undersigned authority, Arthur L. Goodman, Starkville, Mississippi Arthur L. Goodman, Starkville, Mississippi

Rex Theatre Company, Incorporated incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 17th day

January , 19 **33.**

STATE OF MISSISSIPPI, County of

M. R. FULGHAM, Chancery Clerk.

, A. D., 19 **33** , together with the sum Received at the office of the Secretary of State, this the 18th day of January

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. January 18th, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States.

, Attorney General. GREEK L. RICE , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. PIERCE

Rex Theatre Company, Incorporated The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. 18th day of MINIOTOX XXX XXXXXXX

By the Governor: January, 1933. WALKER WOOD, Secretary of State. $R_{e_{corded}}$:

SENNETT CONNER

The Charter of Incorporation of

DIXIE NOVELTY COMPANY

1. The corporate title of said company is . Dixie Novelty Company

- 2. The names of the incorporators are: C. W. Purnell, Postoffice, Natchez, Mississippi; A. M. McClure, Postoffice, Natchez, Mississippi; A. I. Purnell, Postoffice, Natchez, Mississippi.
- 3. The domicile is at Natchez. Mississippi
- 4. Amount of capital stock and particulars as to class or classes thereof

200 Shares Preferred Stock---\$25.00 par Value. 5000 Shares Common Stock--No par value. ue -- Value of said Common Stock to be fixed by Beard of Directors at \$1.00 per share. Each share of preferred stock is preferred as to all assets over Common Stock; carried and entitles owner to a cumulative distance as to all assets over Common Stock; payable and entitles owner to a cumulative dividend of 7% per annum on its Par Value, payable one-half semi-annually out of the not took as to all assets over Common Stock, payable one-half semi-annually out of the not took as to all assets over Common Stock, payable one-half semi-annually out of the not took as to all assets over Common Stock, payable one-half semi-annually out of the not took as to all assets over Common Stock, payable one-half semi-annually out of the notion of one-half semi-annually, out of the net earnings of the Corporation, before any dividends are set apart or paid on the Corporation. dends are set apart or paid on the Common Stock, and carries in addition and entitles the owner to a participating dividend of " the owner to a participating dividend of 3 per cent on its par value with the Common Stock to be paid in full simultaneous and 3 per cent on its par value with the Stock to be paid in full simultaneously with the dividend on the Common Stock, is ject to retirement by the corporation of the dividend on the Common Stock, is given by the corporation of the dividend on the Common Stock, is given by the corporation of the dividend on the Common Stock, is given by the corporation of ject to retirement by the corporation at any time within five years at 110 per cent, and after five years at 105 non action at any time within five years at 110 per cent, and after five years at 105 per cent, of its par value, plus the earned preferred dividend thereon; and entitles the owner that the par value, plus the earned preferred dividend thereon; and entitles the owner thereof on the books of the Corporation to one vote in all meetings and meetings are also as a meeting and one vote in all meetings and matters at or in respect to which Stockholders of the Corporation vote. The Common Stock carries full voting rights.

5. Number of shares for each class and par value thereof.

200 Shares Preferred Stock--\$25.00 par value 5000 Shares Common Stock -- No par value.

- 6. The period of existence (not to exceed fifty years) is Fifty Years.
- 7. The purpose for which it is created:

To manufacture, buy, sell and generally deal in novelties and other specialties, and ther articles of merchandise of a kindred materials. all other articles of merchandise of a kindred nature.

To acquire, own and hold such real and personal property as may be necessary or convenient for the transaction of its business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

20 Shares of Preferred Stock 2500 Shares of Common Stock

C. W. PURNELL A. M. McCLURE

STATE OF MISSISSIPPI, County of Adams

W. T. BAKKETIP

This day personally appeared before me, the undersigned authority,

Incorporators.

A. M. McClure and A. I. Purnell

incorporators of the corporation known as the Dixie Novelty Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

19th day

STATE OF MISSISSIPPI, County of Hinds

S. B. LAUB,

Notary Public incorporator of the corporation known as the Dixie Novelty Company who acknowledged and executed the above and foregoing articles of incorporation as his act and deed on this the 20th day of January, 1933. deed on this the 20th day of January, 1933. IONE SMITH. Notary Public.

Received at the office of the Secretary of State, this the 20th day of January of \$, deposited to cover the fee, and referred to the Attorney General for his opinion.

, A. D., 19 33 , together with the sum

JACKSON, MISS. Jan. 20th. 1933.

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson.

GREEK L. RICE By W. W. PIERCE

, Attorney General.

The within and foregoing charter of incorporation of

Dixie Novelty Company

, Assistant Attorney General.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State. Recorded: January 20th, 1933

SENNETT CONNER

THEORYCEOCKECK

CAPITAL BOND & SHARE COMPANY

1. The corporate title of said company is Capital Bond & Share Company

S. L. Fitzpatrick, postoffice, Jackson, Mississippi 2. The names of the incorporators are: H. L. Wright, postoffice, Jackson, Mississippi

3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

25,000 shares Common Stock, par value \$1.00 per share

5. Number of shares for each class and par value thereof.

25,000 shares Common Stock, par value \$1.00 per share

The period of existence (not to exceed fifty years) is Fifty years. To do a general brokerage and commission business, to buy. The purpose for which it is created: sell and deal in all kinds of listed and unlisted stocks, bonds and securities on commission. To buy and sell, discount and rediscount, notes, drafts, bills of exchange, stocks, bonds, securities and choses in astion of all kinds, both as principal and as agent; also to buy and sell liens on real and personal property and to loan money and accept as surety therefor liens on and pledges of real and personal property, to act as a agent for the transaction of any business or the management of the estates or the collection of rents, accounts, interest, dividends, notes, and bonds, securities for money, and demands of every kinds and character, and to also act as agent or trustee for persons and some securities. sons and corporations in any and all other matters which can be solicited, negotiated, operated and carried on by an agent or trustee; also to act as agent or broker in se-Curing loans effecting sales of real and personal property; to organize, finance, develop, and improve business firms, partnerships and corporations. To buy, sell or otherwise acquire, hold, own, use, manage, improve, maintain, develop, sell, rent, mortgage, transfer or exchange real estate; to trade in and deal with real property. real property, improved or unimproved, or leases thereon; oil and/or gas wells, and/or Dipe lines, conduits or other pipe lines necessary or proper to transport, dispose of or otherwise utilize the products and output of such wells, and/or rights therein.

To purchase, acquire, hold, transfer and dispose of stocks. bonds and mortgages, notes or other evidences of indebtedness of any person or corpodation, and to issue, execute and deliver in exchange therefor its stock, bonds and mortgages, notes and other obligations, and dexatl to do all other things conducive to the objects herein set forth.

5,000 shares Common Stock

S. L. Fitzpatrick

H. L. Wright Incorporators

TATE OF MISSISSIPPI, County of Hinds

S. L. Fitzpatrick and H. L. Wright

This day personally appeared before me, the undersigned authority,

Capital Bond & Share Company

18th

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

day

X 30 60

Alberta Luter, Notary Public

STATE OF MISSISSIPPI, County of

and deli

A. D., 19 33, together with the sum 19th Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State.

JACKSON, MISS. January 20th, 1933 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. GREEK L. RICE , Attorney General. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. PIERCE Capital Bond & Share Company The within and foregoing charter of incorporation of

is hereby approved.

January, 1900

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 20th day of January, 1933 Sennett Conner Governor

WALKER WOOD, Secretary of State. Recorded: January 21, 1933

N. W. OVERSTREET & TOWN

The corporate title of said company is

N. W. Overstreet & Town 2. The names of the incorporators are: N. W. Overstreet, Postoffice, Jackson, Mississippi Hays Town, Postoffice, Jackson, Mississippi.

Jackson, Mississippi. 3. The domicile is at

\$8,000.00 consisting of Eighty (80) shares 4. Amount of capital stock and particulars as to class or classes thereof \$8,000.00 consisting of the par value of One Hundred (\$100.00) Dollars per share.

Eighty (80) shares of par value of One Hundred (\$100,00) 5. Number of shares for each class and par value thereof. per share.

6. The period of existence (not to exceed fifty years) is

Fifty years. 7. The purpose for which it is created: The business to be done by this porporation is to engage in the general business of architects and operation of the branch branch branch branch branch business of architects and operation is to engage in the branch general business of architects and engineers in any and all of its respective branches and all business and enterprises connected the same and all of its respective branches and all business and enterprises connected therewith including promoting building projects, the making of plans and huilding projects, the making of plans and specifications for buildings or parts of buildings of any kind or description and the superintended for buildings or parts of buildings. of any kind or description and the superintending of construction and equipment the and consultations in regard thereto where and consultations in regard thereto where such construction is being done or supering the such construction is being done or supering and the laying out and consulting it construction is being done or supering and the laying out and consulting it construction is being done or supering and an analysis. by others, and the laying out and consulting in regard to real estate developments any and all purposes, and the buying and selling of real estate with authority to borrow money, make and issue promissory notes and other evidences of indebetdness of all kinds and to secure the same by mortgage. of all kinds and to secure the same by mortgage, pledge or otherwise; (2) to carry the business of contracting and construction the business of contracting and construction in all of its branches.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Eighty (80) shares.

N. W. Overstreet, A. Hays Town, Incorporators.

STATE OF MISSISSIPPI, County of Hinds

This day personally appeared before me, the undersigned authority, in and for the said County and State, N. W. Overstreet and Hays Town

incorporators of the corporation known as the N. W. Overstreet and Town who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the of January , 19 33.

(18¥

W. H. Neely,

Notary Public

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 20th , A. D., 19 33 , together with the sum January of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. January 20, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

GREEK L. RICE , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. By Herbert Nunnery The within and foregoing charter of incorporation of N. W. Overstreet & Town

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the

By the Governor:

Recorded: January 21, 1933

WALKER WOOD, Secretary of State.

Sennett Conner. Governor

WHENTYPHEN

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RECORD OF CHARTERS 31-STATE OF MISSISSIPPI.

The Charter of Incorporation of

DIXIR GIN COMPANY

Dixie Gin Company 1. The corporate title of said company is

2. The names of the incorporators are:

J. D. Vance, Postoffice, Batesville, Mississippi. Charley E. Smith, Postoffice, Batesville, Mississippi.

3. The demicile is at Batesville, (Panola County), Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof

Seven Thousand Five Hundred Dollars, (\$7500.00), all common stock, par value, fifty dollars per share.

5. Number of shares for each class and par value thereof.

Fifty Dollars per share.

6. The period of existence (not to exceed fifty years) is Fifty Years.

7. The purpose for which it is created:

To own and operate public gin and equipment thereto belonging.

To gin, wrap and prepare cotton for market.

To manufacture hulls and cotton-seed meal, and retail or wholesale such

Products, and to buy and sell the same.
To buy and sell cotton-seed.

To buy and sell cotton on open market, and to buy seed cotton at its domicile

and place of business. To buy and deal in coal.

To exercise any other powers that may be incident to the corporate business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: \$5000.00 (Five Thousand Dollars), common stock, fifty dollars per share.

J. D. VANCE, CHARLEY E. SMITH. Incorporators.

STATE OF MISSISSIPPI, County of Panola.

This day personally appeared before me, the undersigned authority,

J. D. Vance and Charley E. Smith,

incorporators of the corporation known as the Dixie Gin Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

January , 19 **33.**

STATE OF MISSISSIPPI, County of

C. S. SMYTHE, Notary Public in and for the town of Batesville, Mississippi

, A. D., 19 33 , together with the sum 23rd day of January Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. 26.00 WALKER WOOD, Secretary of State.

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. GREEK L. RICE , Attorney General. W. W. PIERCE

, Assistant Attorney General.

10th day

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of Dixie Gin Company

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the 23rd

By the Governor: day of January, 1933.

SENNETT CONNER

XXXXXXXXXXXXXXXX Governor

WALKER WOOD, Secretary of State. $\mathbf{R}_{eeorded}$: January 24, 1933

BUSY BEE CORPORATION

Busy Bee Corporation 1. The corporate title of said company is Ellis Ginsberg, postoffice, Laurel, Mississippi; Sam Kaplan, postoffice, Laurel, Mississippi; Mrs. Bessie Ginsberg, postoffice, Laurel, Mississippi J. C. Wright, postoffice, Laurel, Mississippi; W. S. Welch, postoffice, Laurel, Mississippi 2. The names of the incorporators are:

Laurel, Missassippi. 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars (\$5,000.00)

5. Number of shares for each class and par value thereof.

Fifty shares, all common stock, par value of \$100.00 each.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

To engage in the mercantile business, wholesale and retail; to own and operate mercantile establishments; to own and operate stores for the vending of all articles of merchandise and all food or feed products: to own the vending of all articles market merchandise and all food or feed products; to engage in the business of operating markets of merchandise; to own and operate a drug store or store business of operating markets of merchandise; to manufact a drug store or store or store dairy products; to own and operate a drug store or stores and deal generally in articles of merchandise; to manufacture and market food of merchandise; to manufacture and market food products; to own and sell real estate other than agricultural lands; to do those things reconstructs; to own and sell real estate the than agricultural lands; to do those things necessary or convenient and lawful for the conduct of any one of said businesses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Fifty shares.

ACKNOWLEDGMENT

Ellis Ginsberg, Sam Kaplan, Mrs. Bessie Einsberg, Incorporators. J. C. Wright, w. S. Welch

Jones

This day personally appeared before me, the undersigned authority, Ginsberg, J. C. Wright and W. S. Welch

Ellis Ginsberg, Sam Kaplan, Mrs. Bessie

incorporators of the corporation known as the Bus y Bee Corporation day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the January , 19 **33**. Mary L. Lewis, Notary Public. STATE OF MISSISSIPPI, County of

33, together with the sum Received at the office of the Secretary of State, this the 23rd January day of , A. D., 19 of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State, JACKSON, MISS. KSON, MISS. January 24th, 1933

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ed States.

United States. GREEK L. RICE , Attorney General. , Assistant Attorney General-

W. W. PIERCE

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of Busy Bee Corporation is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the January, 1933.

By the Governor: XXXXXXXXXXXXXX WALKER WOOD, Secretary of State. SENNETT CONNER Recorded: January 24th, 1933 Governor

MISSISSIPPI PTG. CO., VICKSBURG - 21046

The Charter of Incorporation of

CLARA L. ZILLER, Inc.

1. The corporate title of said company is

Clara L. Ziller, Inc. Clara L. Ziller, Postoffice, Meridian, Mississippi. 2. The names of the incorporators are: Stanley Murphree, Postoffice, Meridian, Mississippi.

Meridian, Lauderdale County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof

\$10.000.00. all common stock.

The domicile is at

Number of shares for each class and par value thereof.

One hundred shares common stock, \$100.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

To engage in a general bill posting, advertising and sign-painting business. To acquire by lease, purchase or otherwise real estate sites and personal property for the carrying on of such business. To do any and all things incidental and necessary to such business in carrying out such objects and purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. and acts amendatory thereto.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: One hundred shares common stock at the par value of \$100.00 each shall be sub-

and paid for before the corporation shall commence to do business.

Clara L. Ziller, Stanley Murphree, Incorporators

STATE OF MISSISSIPPI, County of

Lauderdale

This day personally appeared before me, the undersigned authority,

Clara L. Ziller and Stanley Murphree

Clara L. Ziller, Inc.,

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 26th.day

, 19 **33.** January

STATE OF MISSISSIPPI, County of

Inez Daniels, Notary Public in and for Lauderdale County, State of Mississippi

27th $_{\rm day\ of}$ January , together with the sum Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 30.00 WALKER WOOD, Secretary of State.

January 27th, 1933. JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. , Attorney General. GREEK L. RICE.

, Assistant Attorney General. By J. A. LAUDERDALE STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of p Clara I Ziller Inc.,

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

KONTOCKY PYTOK 27th day of January, 1933. Sennett Conner. By the Governor:

WALKER WOOD, Secretary of State. Recorded: January 27th, 1933

JACKSON CHAMBER OF COMMERCE

- 1. The corporate title of said company is Jackson Chamber of Commerce. I. Lehman, Postoffice, Jackson, Mississippi. I. C. Enochs, Post-2. The names of the incorporators are:
- office, Jackson, Mississippi. G. L. Donald, Postoffice, Jackson, Mississippi.
- 3. The domicile is at Jackson, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof Said corporation shall issue no shares of stock, shall divide no dividends or profits among its members, shall make expulsion the only remedy for non-payment of dues, shall vest in each member the right to one vote in the election of all officers, shall make the loss of membership by death, or otherwise, the termination of all interest of such membership in the corporate assets, and there shall be no individual liability against the members for corporate debts, but the enture corporate property shall be liable for the claims of creditors.

5. Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is
7. The purpose for which it is created: To promote and encourage the development of the city of Jackson, Mississippi, and the best interests of its citizens; to advertise the city and aid in procuring new industries and business enterprises; to aid and encourage the members of this corporation in their respective businesses, trades, or professions; to promote and encourage the arbitration and settlement of business controversies between its members, or between its members and persons, firms or corporations not affiliated with it; to foster the general welfare and civic betterment of the city of Jackson, Mississippi, and its environs; and to do and perform all things usual and customary to chambers of commerce, including affiliation and cooperation with state and national chambers of commerce and other organizations of like character ardpurpose.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

> Isidore Lehrman, I. C. Enochs. G. L. Donald, Incorporators.

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, I. Lehman, I. C. Enochs, and G. L. Donald,

incorporators of the corporation known as the Jackson Chamber of Commerce who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 18th , 19 January Carolyn H. Rogers, STATE OF MISSISSIPPI, County of Notary Public.

Received at the office of the Secretary of State, this the 26 th day of January , together with the sum . A. D., 19 , deposited to cover the fee, and referred to the Attorney General for his opinion. 10.00 of \$

JACKSON, MISS. WALKER WOOD, Secretary of State. January 26th. 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson, The within and foregoing charter of incorporation of

GREEK L. RICE , Attorney General. By Herbert Nunnery , Assistant Attorney General. Jackson Chamber of Commerce

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. January, 1933. By the Governor:

WALKER WOOD, Secretary of State.

Recorded:

XXXXXXXXXXXXX Sennett Conner. Governor.

January 27th, 1933

TUPELO OIL COMPANY; INC.

Tupelo Oil Compan y, Inc. The corporate title of said company is Lillie M. Galloway, Postoffice, Tupelo, Mississippi. Robbie Inis Caughran, Postoffice, Tupelo, Mississippi The names of the incorporators are:

3. The domicile is at Tupelo, Mississippi

Amount of capital stock and particulars as to class or classes thereof

\$10,000.00 to begin business when \$5,000.00 paid in.

5. Number of shares for each class and par value thereof.

100 shares of the par value of \$100.00 per share.

The Period of existence (not to exceed fifty years) is Fifty years (50).

7. The purpose for which it is created:

To do a general wholesale and retail oil business. To engage To do a general wholesale and retail oil business. To engage in the both wholesale and retail of petroleum products of all kinds. To sell at wholesale retail gasoline, oil and petroleum products. To operate a wholesale oil depot, and distate and sell petroleum products at wholesale and retail, to own and operate a bulk plant the purpose of selling at wholesale and retail petroleum products. To own, operate the purpose of selling at wholesale and retail petroleum products. lease gasoline filling stations. To own real estate for the purpose of operating an depot and filling stations. depot and to own real estate for the purpose of operating gasoline filling stations. sell at wholesale and retail tires, automobile accessories, groceries and general merchanin of every kind and character, both at wholesale and retail. To do a general garage
liness, to sell at wholesale or retail automobiles parts, to finance automobile paper by
lines the same and re-selling, to do a general garage business for the purpose of repairautomobiles and selling parts therefor.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

50 shares of the par value of \$100.00 each.

Mrs. Lillie M. Galloway, Mrs. Robbie Inis Caughran, Incorporators. ACKNOWLEDGMENT

STATE OF MISSISSIPPI, County of Lee.

This day personally appeared before me, the undersigned authority,

Mrs. Lillie M. Galloway and Mrs. Robbie Inis Caughran

who not the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

January Willye Mayne Chenault, Notary Public for Lee Co., Miss. STATE OF MISSISSIPPI, County of My Commission expires: Sept. 23, 1933.

, A. D., $19\, {f 33}$, together with the sum January. Received at the office of the Secretary of State, this the 26th day of , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. January 27th, 1933.

United States

Jackson, Miss. January 27th, 1933.

Attorney General.

United States. , Assistant Attorney General. Greek L. Rice,

STATE OF MISSISSIPPI, Executive Office, Jackson. By J. A. Lauderdale, Tupelo Oil Company, Inc.

The within and foregoing charter of incorporation of is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

27th day of January, 1933.

Sennett Conner.

By the Governor:

XXXXXXXXXXXXX Governor.

WALKER WOOD, Secretary of State. $R_{ecorded}$: January 28th, 1933.

JACKSON CHAMBER OF COMMERCE

- Jackson Chamber of Commerce. 1. The corporate title of said company is
- I. Lehman, Postoffice, Jackson, Micsissippi. I. C. Enochs, Postoffice 2. The names of the incorporators are: office, Jackson, Mississippi. G. L. Donald, Postoffice, Jackson, Mississippi.
- 3. The domicile is at Jackson, Mississippi.
- Said corporation shall issue no shares of 4. Amount of capital stock and particulars as to class or classes thereof stock, shall divide no dividends or profits among its members, shall make expulsion the only remedy for non-newment of dues shall west in any remedy for non-payment of dues, shall vest in each member the right to one vote in the election of all officers, shall make the loss of membership by death, or otherwise, the ation of all interest of such membership in the corporate assets, and there shall be no individual liability against the members for corporate debts, but the enture corporate property shall be liable for the claims of creditors.

Number of shares for each class and par value thereof.

None.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: To promote and encourage the development of the city of jackson. Mississippi, and the best interests of its citizens; to advertise the city and aid in procorporation in their respective businesses, trades, or professions; to promote and encourage the members of this the arbitration and settlement of business controversies between its members, or between members and persons, firms or corporations not affiliated with it; to foster the general welfare and civic betterment of the city of Jackson Microscopics and civic betterment of the city of Jackson Microscopics. curing new industries and business enterprises; to aid and encourage the members of this welfare and civic betterment of the city of Jackson, Mississippi, and its environs; and and perform all things usual and customary to chamber a series of the city of Jackson, Mississippi, and its environs; and and customary to chamber a series of the city of Jackson, Mississippi, and its environs; and and customary to chamber a series of the city of Jackson, Mississippi, and its environs; and and customary to chamber a series of the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and its environs; and the city of Jackson, Mississippi, and the city of Jackson, Mississipp and perform all things usual and customary to chambers of commerce, including affiliation the chambers of commerce, including affiliation the chambers of commerce, including affiliation than the chambers of commerce and national chambers of commerce and national chambers of commerce. cooperation with state and national chambers of commerce and other organizations of like character and purpose.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 1930. Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: None.

> Isidore Lehrman, I. C. Enochs, G. L. Donald, Incorporators

Hinds STATE OF MISSISSIPPI, County of

I. Lehman, I. C. Enochs, and G. L. Donald This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Jackson Chamber of Commerce who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the January Carolyn H. Rogers, Notary Public. STATE OF MISSISSIPPI, County of

33 , together with the sum Received at the office of the Secretary of State, this the 26th day of January , A. D., 19

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. KSON, MISS. January 26th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. JACKSON, MISS.

United States. , Assistant Attorney General. GREEK L. RICE

STATE OF MISSISSIPPI, Executive Office, Jackson, By Herbert Nunnery The within and foregoing charter of incorporation of Jackson Chamber of Commerce

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. is hereby approved. this the . 26th day of January, 1933. By the Governor:

WALKER WOOD, Secretary of State, Recorded:

Sennett Conner, Governor. XMMXXXXXXXXXX

January 27th, 1933

RECORD OF CHARTERS 31-STATE OF Mississippi 1934

The Charter of Incorporation of

TUPELO OIL COMPANY: INC.

1. The corporate title of said company is

Tupelo Oil Compan y, Inc. Lillie M. Galloway, Postoffice, Tupelo, Mississippi. 2. The names of the incorporators are: Robbie Inis Caughran, Postoffice, Tupelo, Mississippi

3. The domicile is at Tupelo, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

\$10,000.00 to begin business when \$5,000.00 paid in.

5. Number of shares for each class and par value thereof.

100 shares of the par value of \$100.00 per share.

The Period of existence (not to exceed fifty years) is Fifty years (50). 7. The purpose for which it is created:

To engage To do a general wholesale and retail oil business. To do a general wholesale and retail oil business. To sell at wholesale and retail of petroleum products of all kinds. To sell at wholesale and retail of petroleum products of all kinds. To sell at wholesale and retail of petroleum products of all kinds. To sell at wholesale and retail of petroleum products of all kinds. and retail gasoline, oil and petroleum products. To operate a wholesale oil depot, and distribute and sell petroleum products. To operate a wholesale oil depot, and distribute and sell petroleum products at wholesale and retail, to own and operate a bulk plant for the purpose of selling at wholesale and retail petroleum products. To own, operate and lease gasoline filling stations. To own real estate for the purpose of operating an oil depot and the purpose of operating stations. depot and to own real estate for the purpose of operating gasoline filling stations. To sell at me to own real estate for the purpose of operating gasoline filling stations. depot and to own real estate for the purpose of operating gasoline filling stations.

To sell at wholesale and retail tires, automobile accessories, groceries and general merchandise of every kind and character, both at wholesale and retail. To do a general garage
business, to sell at wholesale or retail automobiles parts, to finance automobile paper by
buying the same and re-selling, to do a general garage business for the purpose of repairing automobiles and selling parts therefor.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

50 shares of the par value of \$100.00 each.

ACKNOWLEDGMENT

Mrs. Lillie M. Galloway, Mrs. Robbie Inis Caughran, Incorporators.

TATE OF MISSISSIPPI, County of Lee.

This day personally appeared before me, the undersigned authority,

Mrs. Lillie M. Galloway and Mrs. Robbie Inis Caughran

incorporators of the corporation known as the Tupelo Oil Company, 24th day

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the January , 19 **33 .**

STATE OF MISSISSIPPI, County of

Willye Mayne Chenault, Notary Public for Lee Co., Miss. My Commission expires: Sept. 23, 1933.

, A. D., 19 **33** , together with the sum January Received at the office of the Secretary of State, this the 26th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. January 27th, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General,

, Assistant Attorney General. Greek L. Rice, By J. A. Lauderdale,

STATE OF MISSISSIPPI, Executive Office, Jackson. Tupelo Oil Company, Inc. The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

e Governor:

Sannett Conner. 27th day of By the Governor: Governor.

WALKER WOOD, Secretary of State. $\Re_{eeorded}$:

January 28th, 1933.

CUNNINGHAM OIL COMPANY

1. The corporate title of said company is

Cunningham Oil Company 2. The names of the incorporators are:

John Cunningham, Jr., Postoffice, Jackson, Mississippi. Arthur Cunningham, Jr., Postoffice, Jackson, Mississippi.

Jackson, Mississippi. 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars, all of one class of common par value stock, consisting of

par value of \$1000 per share

each class and par value thereof. per share.

100 shares of common stock of par value of \$100

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

To do a general petroleum products business, engaging in the sale, distribution and purchase of kerosene, gasoline, motor oils, greases, goods, wares, and merchandise, both at retail and wholesale; and to do all things usually incident to such business, including the business of acting as agent, distributor and contractor in the handling of petroleum products or/and for other persons, firms and/or corporations; either one or all and all things thereto pertaining:

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

one Hundred (100) Shares.

John Cunningham, Jr., A. Cunningham.

MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

John Sunningham, Jr., and Arthur Cunningham, Jr., incorporators of the corporation known as the Cunningham Oil Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

23rd day

STATE OF MISSISSIPPI, County of

Reynolds Cheney, Notary Public.

Received at the office of the Secretary of State, this the , A. D., 19 33 , together with the sum 28th day ofof \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. January 28th, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

, Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General Greek L. Rice. The within and foregoing charter of incorporation of By J. A. Lauderdale

Cunningham Oil Company, IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. this the

By the Governor: WALKER WOOD, Secretary of State.

Recorded:

Sennett Conner, Governor. January 28th, 1933

PALLACE BILLIARD PARLORS. INC.

- I The corporate title of said company is Palage Billiard Parlors, Inc. 2. The names of the incorporators are: Theo. Grillis, Postoffice, Jackson, Mississippi; Holmes King, Postoffice, Jackson, Mississippi; Jack Hodgkins, Postoffice, Jackson, Mississippi.
- 3. The domicile is at Jackson, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

 Ten Thousand (\$10,000.00) Dollars, consisting of One Hundred (100) shares of Common Stock of the par value of One Hundred (\$100) Dollars per share.

5. Number of shares for each class and par value thereof.

One Hundred (100) shares of Common Stock of the par value of One Hundred (\$100) Dollars per share.

The Period of existence (not to exceed fifty years) is Fifty (50) Years. The purpose for which it is created: To purchase, acquire, own, hold and operate pool tables and equipment and billiard tables and equipment; to provide accommodations and recreation of the purpose for which it is created: To purchase, acquire, own, hold and operate pool tables and equipment and billiard tables and equipment; to provide accommodations and recreation of the purpose for which it is created: tion for customers; to buy, own and sell merchandise pool and billiard tables and equipment, and to do a general mercantile business; to buy, sell, lease and own real estate and property suitable for the purposes of said corporation. To buy, lease, own and operate shoe shine stands and soda fountains and equipment; to do a pool room and billiard hall business and to operate such places of amusement as it may determine to do; also to own, acquire, lease and operate lunch rooms and sandwich shops.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100. Code of

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten (10) shares of Common Stock of the par value of One Hundred (100) Dollars Theo Grillis. each. Jack Hodgkins,

ACKNOWLEDGMENT

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

Theo. Grillis, Holmes King, and Jack Hodgkins,

incorporators of the corporation known as the Palace Billiard Parlors, Inc.,
who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the
of Y. H. Clifton,

January $^{-19}$ 33. STATE OF MISSISSIPPI, County of

. A. D., 19 33 , together with the sum

January 25th day of Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the State, United States.

, Attorney General. , Assistant Attorney General. Greek L. Rice By W. W. Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. Palace Billiard Parlors, Inc. The within and foregoing charter of incorporation of

is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. thi_8 the

By the Governor: 28th day of January, 1933. WALKER WOOD, Secretary of State. $\mathfrak{k}_{\text{ecorded}}$:

Sennett Conner, XXXXXXXXXXXX Governor.

Holmes King,

Incorporators.

Notary Public.

The Charter of Incorporation of

TELLER DRY GOODS COMPANY

Teller Dry Goods Company 1. The corporate title of said company is

2. The names of the incorporators are: Hannah S. Teller, Postoffice, Vicksburg, Mississippi. Simon Stern, Postoffice, Vicksburg, Mississippi. Herbert P. Feibelman, Postoffice, Vicksburg, Mississippi.

the City of Vicksburg, Mississippi. 3. The domicile is at

Amount of capital stock and particulars as to class or classes thereof Capital stock of Twenty Thousand (\$20,000,00) Dollars to consist of Two Hundred (200) shares of common stock of the par value of one Hundred (\$100.00) Dollars per share Hundred (\$100.00) Dollars per share.

5. Number of shares for each class and par value thereof. Two hundred (200) shares of common stock of the par value of One Hundred (\$100.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

selling merchandise and to conduct a store, or stores, for the purpose of buying and to particularly purchase and acquire clothing, dry goods, general merchandise and notions of all kinds and to sell the same both at wholesele and material acts and acquire acts acts according to the acc of all kinds and to sell the same both at wholesale and retail, and to all other acts things, and acquire, lease and/or own all property, incidental to, and/or necessary the operation of a mercantile business of such characteristics. the operation of a mercantile business of such character.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: One-fifth (1-5) of the enture capital stock.

ACKNOWLEDGMENT

Hannah S. Teller, Simon Stern,

Herbert P. Feibelman, Incorporators

STATE OF MISSISSIPPI, County of W arren This day personally appeared before me, the undersigned authority, in and for said county and State, Hannah State, Simon Stern and Herbert P. Feihelman Teller, Simon Stern and Herbert P. Feibelman,

incorporators of the corporation known as the Teller Dry Goods Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

28th day

STATE OF MISSISSIPPI, County of

Felix T. Weil. No tary Public.

, together with the sum Received at the office of the Secretary of State, this the $30th_{\rm day\ of}$ January, of \$, A. D., 19

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. KSON, MISS. Jamuary 30th, 1933

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ted States.

Greek L. Rice , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. W. W. Pierce The within and foregoing charter of incorporation of

Teller Dry Goods Company

is hereby approved.

e 30th day of January 1022 is hereby approved.

e 30th day of January 1022 this the January, 1933. By the Governor:

WALKER WOOD, Secretary of State. Recorded: February 1, 1933

Sennett Conner

The Charter of Incorporation of

COLLEGE SLIPPER SHOPPE

College Slipper Shoppe. 1. The corporate title of said company is

J. C. Wood, Postoffice, Meridian, Miss. Lamar Wells, 2. The names of the incorporators are: postoffice, Meridian, Miss. Ernest Ferguson, postoffice, Meridian, Miss.

3. The domicile is at Meridian, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

\$5000.00 common stock.

5. Number of shares for each class and par value thereof.

50 shares at \$100.00 each.

6. The Period of existence (not to exceed fifty years) is 50 years.

7. The purpose for which it is created:

To buy, keep and sell shoes, hosiery and footwear.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

25 shares.

J. C. Wood. Lamar Wells, Ernest Ferguson, Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI, County of Lauderdale. This day personally appeared before me, the undersigned authority,

J. C. Wood, Lamar Wells, Ernest Ferguson

theorporators of the corporation known as the College Slipper Shoppe Who acknowledge of the corporation known as the College Slipper Shoppe Who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the C. L. Denton, 27th

C. L. Denton, Notary Public. , 19 **33.** January, 1939.

STATE OF MISSISSIPPI, County of

, A. D., 19 33 , together with the sum January Received at the office of the Secretary of State, this the 30th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS.

1 have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. , Attorney General. Greek L. Rice, , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

The within and foregoing charter of incorporation of College Slipper Shoppe

IN TESTIMONY WHEREOF, I have bereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: January, 1933. KNKXXXXXXXXX Sennett Conner

Recorded: WALKER WOOD, Secretary of State.

February 1, 1933

The Charter of Incorporation of SOUTH MISSISSIPPI LAND COMPANY

1. The corporate title of said company is South Mississippi Land Company

- Charles Green, Postoffice, Laurel, Missessippi. Wallace B. 2. The names of the incorporators are: Rogers, postoffice, Laurel, Mississippi. P. A. Rogers, postoffice, Laurel, Mississippi.
- Laurel, Jones County, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00) common stock.

Suspended by State Text Confidence of 121, Laws of 1934 to 1977

5. Number of shares for each class and par value thereof.

One hundred shares, common stock of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty years

To buy, own, sell, lease, trade in, exchange, and otherwise all kinds of some and 7. The purpose for which it is created: deal in real estate and all kinds of personal property; to explore for oil, gas, in minerals. and prosecute such explored for oil, gas, in minerals, and prosecute such explorations to a successful conclusion, and to deal in market such products as may be discovered and market such products as many be discovered and market such products and market such produc market such products as may be discovered, and may own or lease such property as may necessary or needful for such purposes. necessary or needful for such purposes; may farm to an extent not prohibited by law, may own. lease and hire necessary and may own. may own, lease and hire necessary and needful property and equipment for such purpose; may own and operate saw mills, plaining mills. exchange, lease or otherwise acquire timber, and may turpentine and manufacture same and lumber or other products; may buy, sell, own and track the such other property of the such oth lumber or other products; may buy, sell, own and trade in merchandise of all kinds, such other property as may be necessary or needless. such other property as may be necessary or needful in the conduct of its business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

100 shares of common stock, of the par value of \$100.00 per share.

Charles Green, Wallace B. Rogers, P. A. Rogers. Incorporators

ACKNOWLEDGMENT MISSISSIPPI, County of Jones

This day personally appeared before me, the undersigned authority,

Charles Green, Wallace B. Rogers, and P. A. Rogers,

incorporators of the corporation known as the South Mississippi Land Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of

W. J. Murdock, Notary Public.

, A. D., 19 33 , together with the sum Received at the office of the Secretary of State, this the _lst day of February of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. EKSON, MISS. February 1st, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ted States. JACKSON, MISS.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce

, Attorney General. , Assistant Attorney General. Greek L. Rice

The within and foregoing charter of incorporation of South Mississippi Land Company

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

XXXXXXXXXXXXX

31st day

February 2nd, 1933

United States.

The Charter of Incorporation of

WHITE SYSTEM OF MERIDIAN, INC.

1. The corporate title of said company is White System of Meridian, Inc.

William R. Brunson, Postoffice, Meridian, Mississippi.
Lucille Boswell Brunson, Postoffice, Meridian, Mississippi. 2. The names of the incorporators are: Walker Broach, Jr., Postoffice, Meridian, Mississippi.

3. The domicile is at Meridian, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof

The Ten Thousand shares shall be common stock, all of non par value, voting powers Inlimited and dividends to be determined by the Board of Directors; sale price of the non par stock is fixed herein at \$1.00 per share, but the Board of Directors are hereby authorized to the sale price of this class of stock at any time and at any price in their discretion. The Board of Directors small have authority to make and alter by-laws in their dis-The Board of Directors small have authority to make all of office, or including by-laws fixing their qualifications, classification or term of office, or

fixing or increasing their compensation. In the election of directors each share-holder of record shall have the right to In the election of directors each snare-noticer of lector directors to be elected by the number of directors to be elected by the number of votes to which he may be entitled by the number of directors to be elected, and he may cast all such votes for one candidate or he may distribute them between any

wo or more candidates.

Any director absent from a board meeting may be represented by any other director Share-holder, who may cast the vote of the absent director according to the written direction, General or special, of said absent director.

5. Number of shares for each class and par value thereof.

Ten Thousand shares, all of non-par value.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

It is hereby authorized to buy, hold, own, discount, or otherwise acquire, and to It is hereby authorized to buy, hold, own, discount, of other security of, and to horrow money on the security of, and the particle of the security of and the security of an action and the security of a secur debt becate any and all kinds of choses in action, notesm accounts, and other evidences of the continuous and security and all kinds of choses in action, notesm accounts, and other evidences, bonds, and security therefor. To issue security of every kind; to lend money, to borrow money and give security therefor. To issue then notes, certificates of indebtedness, investment certificates, bonds, and such other evidences of indebtedness, investment certificates, bonds, and such other evidences of indebtedness as are not prohibited by law; to procure loans for others and collect to indebtedness as are not prohibited by law; to procure loans for others and encumber any and specificates of and encumber any and specificates. commissions for obtaining such loans; to buy, own, hold, sell and dispose of and encumber any and stocks or personal property and real estate; to buy, own, assign, pledge, and sell such or corporations as are not prohibited by law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

One Hundred Shares.

William R. Brunson. Lucille Boswell Brunson. Walker Broach, Jr., Incorporators.

ACKNOWLEDGMENT TATE OF MISSISSIPPI, County of

Lauderdale This day personally appeared before me, the undersigned authority,

William R. Brunson, Lucille Boswell Brunson and Walker Broach, Jr.,

incorporators of the corporation known as the White System of Meridian, Inc. 6thWho acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day

January

STATE OF MISSISSIPPI, County of

J. C. Floyd, Notary Public. My Commission expires 1/10/31

, A. D., 19 $\,$ 33 , together with the sum 2nd day of February Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. February 2nd, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. , Attorney General.

, Assistant Attorney General. Greek L. Rice. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, White System of Meridian, Inc. The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

Region of Pebruary, 1933.

By the Governor: XXXXXXXXXXXXXXXX Sennett Conner

WALKER WOOD, Secretary of State. $R_{\theta eo_{\mbox{\scriptsize rd}ed}}$:

February 2, 1933.

The Charter of Incorporation of WHITE SYSTEM OF THE GULF COAST, INC.

1. The corporate title of said company is White System of the Gulf Coast, Inc.

2. The names of the incorporators are:

F. W. Dorhauer, Postoffice, Gulfport, Mississippi.

Anna Dell Lucas, Postoffice, Gulfport, Mississippi. J. H. Bowden, Postoffice, Gulfport, Mississippi 3. The domicile is at Gulfport, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof

The Ten Thousand shares shall be common stock, all of non-par value, voting powers unlimited and dividends to be determined by the Board of Directors; sale price of the non par stock is fixed herein at \$1.00 per share, but the Board of Directors are hereby authorized to fix the sale price of this class of stock at one time. to fix the sale price of this class of stock at any time and at any price in their discretion.

The Board of Directors shall have the board of Directors and Directors are hereby automatically the board of Directors and Directors are hereby automatically the board of Directors and Directors are hereby automatically the board of Directors and Directors are hereby automatically the board of Directors are not believed to be a board of Directors and Directors are not believed to be a board of Directors and Directors are not believed to be a board of Directors and Directors are not believed to be a board of Directors are not believed to be a board of Directors and Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a board of Directors are not believed to be a bo The Board of Directors shall have authority to make and alter by-laws in their

discretion including by-laws fixing their qualifications, classification or term of office, fixing or increasing their compensation

In the election of directors each share-holder of record shall have the right to multiply the number of votes to which he may be entitled by the number of directors to be elected, and he may cast all such votes for one candidate or he may distribute them between any two or more candidates any two or more candidates.

Any director absent from a board meeting may be represented by any other director colder, who may cast the vote of the character is or share-holder, who may cast the vote of the absent director according to the written rection, general or special, of said absent director according to

rection, general or special, of said absent director.

5. Number of shares for each class and par value thereof.

Ten Thousand shares, all of non-par value.

6. The period of existence (not to exceed fifty years) is Fifty years. 7. The purpose for which it is created:

It is hereby authorized to buy, hold, own, discount, or otherwise acquire, sell, deal in, transfer, or otherwise dispose of, and to borrow money on the security of and to hypothecate any and all kinds of choose in and to borrow money on the security evidence. and to hypothecate any and all kinds of choses in action, notes, accounts, and other dencesof debts certificates of indebtedness, deeds of trust, bills of sale, assignments, bonds, and security of every kind; to lend money to home bonds, and security of every kind; to lend money, to borrow money and give security thereing the evidences of indebtedness, investment certificates, bonds, and other evidences of indebtedness as are not prohibited by law; to procure loans for other encumber any and all binds. collect commissions for obtaining such loans; to buy, own, hold, sell and dispose of plant encumber any and all kinds of personal property and real estate; to buy, own, assign, and sell such stocks or corporations as are not prohibited by law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred Shares.

F. W. Dorhauer, Anna Dell Lucas. J. H. Bowden, Incorporators.

ACKMOWLEDGMENT

Harrison This day personally appeared before me, the undersigned authority,

F. W. Dorhauer, Anna Dell Lucas and J. H. Bowden,

incorporators of the corporation known as the White System of The Gulf Coast, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 33.

17th day

STATE OF MISSISSIPPI, County of

MISSISSIPPI, County of

H. H. Jones, Notary Public.

Received at the office of the Secretary of State, this the , A. D., 19 33 , together with the sum 2nd day of February , deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS.

WALKER WOOD, Secretary of State. February 2nd, 1933 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the states.

, Attorney General. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. Greek L. Rice, The within and foregoing charter of incorporation of By W. W. Pierce White System of The Gulf Coast, Inc.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

e 2nd day of February, 1933. this the By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

THE SECRETARY

Recorded:

of \$

February 2nd, 1933

WHITE SYSTEM OF HATTIESBURG, INC.

1. The corporate title of said company is White System of Hattiesburg, Inc.

F. L. Miller, Postoffice, Hattiesburg, Mississippi. 2. The names of the incorporators are: Elsie B. Miller, Postoffice, Hattiesburg, Mississippi. Miriam Harrison, Postoffice, Hattiesburg, Mississippi.

3. The domicile is at Hattiesburg, Mississippi.

4. Amount of capital stock and particulars us to class or classes thereof

The Ten Thousand shall be common stock, all of non par value, voting powers unlim-The Ten Thousand shall be common stock, all of non par stock and dividends to be depermined by the Board of Directors; sale price of the non par stock tixed herein at \$1.00 per share, but the Board of Directors are hereby authorized to fix the Price of this class of stock at any time and at any price in their discretion.

The Woard of Directors shall have authority to make and akter by-laws in their including by-laws fixing their qualifications, classification or term of office, or

or increasing their compensation. In the election of directors each share-holder of record shall have the right to In the election of directors each share-notice of the number of directors to be elected, the number of votes to which he may be entitled by the number of votes to which he may be entitled by the number of them between any two or the number of votes to which he may be entitled by the number of votes to which he may be entitled by the number them between any two or love cast all such votes for one candidate or he may distribute them between any two or More candidates.

Any director absent from a board meeting may be represented by any other director Any director absent from a board meeting may be represented whitten direction, share-holder, who may cast the vote of the absent director according to the written direction, teneral or special, of said absent director.

6. Number of shares for each class and par value thereof.

Ten Thousand shares all of non-par value.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

It is hereby authorized to buy, hold, own, discount, or otherwise acquire, and to pothecate in, transfer, or otherwise dispose of and to borrow money on the security of, and to pothecate any and all kinds of choses in action, notes, accounts, and other evidences of debt, if icates of indebtedness, deeds of trust, bills of sale, assignments, stocks, bonds, and security every kind; to lend money, to borrow money and give security therefor. To issue lien notes, it is as are not prohibited by law; to procure loans for others and collect commissions for obtaintoperty and such closes; to buy, own, hold, sell and dispose of and encumber any and all kinds of personal such qloans; to buy, own, hold, sell and dispose of and encumber any and all kinds of personal perty and real estate; to buy, own, assign, pledge, and sell such stocks or corporations as are prohibited. prohibited by law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

One Hindred Shares.

F. L. Miller Elsie B. Miller, Miriam Harrison, Incorporators.

day

ACKNOWLEDGMENT STATE OF MISSISSIPPI, County of

Forrest This day personally appeared before me, the undersigned authority,

F. L. Miller, Elsie B. Miller, Miriam Harrison,

White System of Hattiesburg, Inc. incorporators of the corporation known as the

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the family and the signed and executed the above and foregoing articles of incorporation as their act and deed on this the family are pavis. 6th January

, 19 **33.**J: AMADE: , À` STATE OF MISSISSIPPI, County of

J. E. Davis, Notary Public

, A. D., 19 33 , together with the sum Received at the office of the Secretary of State, this the 2nd day of February , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. $J_{ACKSON, MISS.}$

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the , Attorney General. Greek L. Rice, , Assistant Attorney General.

By W. W. Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson. White System of Hattiesburg, Inc. The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

By the Governor: XMMXXXXXXXXXX 2nd day of February, 1933. Sennett Conner

WALKER WOOD, Secretary of State. Recorded:

February 2nd, 1933.

The Charter of Incorporation of

BLUE RIBBON CREAMERY

1. The corporate title of said company is

Blue Ribbon Creamery.

2. The names of the incorporators are:

R. T. Boteler, Postoffice, Jackson, Mississippi. J. H. Thompson, Postoffice, Jackson, Mississippi.

Jackson, Hinds County, Mississippi. 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

Thirty Thousand (\$30,000.00) Dollars of common stock.

5. Number of shares for each class and par value thereof.

Three Hundred (300) of the par value of One Hundred (\$100.00) Dollars each.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created:

To manufacture and deal in butter, cheese, condensed milk, ice-cream, commercial creaming Products, and to deal in and process milk and buttermilk and cream, and to manufacture and deal in all by-products incident to the operation of a general creamery and milk business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Three Hundred (300) of common stock.

R. T. Boteler, J. H. Thompson, Incorporators.

MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

R. T. Boteler and J. H. Thompson,

incorporators of the corporation known as the Blue Ribbon Creamery

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

2nd

STATE OF MISSISSIPPI, County of

Elizabeth T. Thompson, Notary Public.

Received at the office of the Secretary of State, this the , A. D., 19 33 , together with the sum ion 2nd day of February of \$ 70.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State,

JACKSON, MISS. Fabruary 2nd, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of By W. W. Pierce , Attorney General.

, Assistant Attorney General.

Blue Ribbon Creamery

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. By the Governor:

WALKER WOOD, Secretary of State.

Sennett Conner

XXXXXXXXXXXXX

February 3, 1933.

LEVINE'S INC.

1. The corporate title of said company is Levine's, Inc.
2. The names of the incorporators are: Phillip W. Levine, Postoffice, Biloxi, Mississippi.

Phillip W. Levine, Postoffice, Biloxi, Mississippi.

3. The domicile is at Biloxi, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof Five Thousand dollars (\$5,000.00) consisting of one class, that is, common stock, to be sold at par.

5. Number of shares for each class and par value thereof. Fifty (50) shares of common stock, the only class, of the par value of One Hundred Dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

To own, operate and control stores, markets and places of barter and sale for merchandise of all kinds, such stores to be operated and controlled in any county in Mississippi and for the such stores to be operated and control to buy selection and control to buy selection. Mississippi and for the purpose of carrying out such operation and other articles of merexchange or mortgage any and all necessary personal property and other articles of merchandise and to own, buy, sell, mortgage or lease any and all real estate that may be needed in the proper conduct of the business herein set forth and generally to do each and every act that may be necessary or incidental to the proper management and operation of a store engaged mortically in the sale of all types of merchandise. store engaged partially or generally in the sale of all types of merchandise.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Thirty (30) shares of common stock of the par value of One Hundred Dollars (\$100.00)

to be paid for at the rate of \$100.00 per share.

Phillip W. Levine, Mrs. Phillip W. Levone, Incorporators.

STATE OF MISSISSIPPI, County of Harrison,

Phillip W. Levine and Mrs. Phillip W. Levine This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Levine's, Inc. who acknowledge the corporation known as the Levine's, Inc. 1st day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Rehman A. S. Gorenflo, February, Notary Public , 19 **33.**

STATE OF MISSISSIPPI, County of

, A. D., 19 $\,$ $\,$ $\,$ 33 $\,$, together with the sum February Received at the office of the Secretary of State, this the 3rd day of , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. February 3, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the states. , Attorney General.

Greek L. Rice W. W. Pierce

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of Levine is hereby approved.

IN TESTIMONY WHEREOF, I have bereinto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: day of February, 1933.

Sennett Conner Governor.

XXXXXXXXXXXX

, Assistant Attorney General.

WALKER WOOD, Secretary of State. R_{ecorded} : February 4th, 1933

The Charter of Incorporation of

CRYSTAL ICE COMPANY, INCORPORATED

1. The corporate title of said company is Crystal Ice Company, Incorporated.

Clara E. Hill, Postoffice, Vicksburg, Mississippi. C. E. Drake, 2. The names of the incorporators are: Postoffice, Vicksburg, Mississippi.

3. The domicile is at Vicksburg, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof Ten Thousand Dollars (\$10,000.00) Common Stock represented by four hundred (400) represented by four hundred (400) shares of the par value of Twenty-five Dollars, (\$25.00) each.

Four Hundred (400) shares of Common Stock of the par 25.00) each 5. Number of shares for each class and par value thereof. value of Twenty-five Dollars (\$25.00) each.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To buy, sell, manufacture and deal in ice; to preserve in cold storage and generally deal in all kinds of food products of a perishable nature of otherwise; to maintain refrigerators for frozen products, and to conduct a general storage business; to own, purchase, or lesse the result of the storage business; to own, purchase, or lesse the result of the storage business; to own, purchase, or lesse the result of the storage business; to own, purchase, or lesse the result of the storage of the storage business; to own, purchase, or lesse the storage of the storag storage business; to own, purchase, or lease the necessary buildings and real estate all equipment necessary or incidental for carrying out the above purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

This corporation may commence business when one hundred and twenty (120) shares of the Common Stock have been paid for in full.

Clara E. Hill, C. E. Drake.

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Warren County.

PERSONALLY appeared before me, the undersigned, a Notary Public in and for Warren to known as the Crystal Too. in the State of Mississippi, the within named Clara E. Hill and C. E. Drake, incorporators the signed and executed the foregoing or the company, Incorporated and executed the foregoing or the company. corporation known as the Crystal Ice Company, Incorporated, each of whom acknowledged that signed and executed the foregoing articles of incorporation as their act and deed on this day of February, 1933. GIVEN under my hand and official act and deed on February. day of February, 1933. GIVEN under my hand and official seal on said the 2nd day of February, Received at the office of the Secretary of State (1951).

, deposited to cover the fee, and referred to the Attorney February vis Appril 1933. Received at the office of the Secretary of State, this the of \$ 30.00

WALKER WOOD, Secretary of State. JACKSON, MISS. February 3, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of

, Assistant Attorney General. , Attorney General. Greek L. Rice By W. W. Pierce

Crystal Ice Company, Incorporated

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State, Recorded:

XXXXXXXXXXXXX Sennett Conner. Governor.

February 4th, 1933.

SIPPI PTG. CO., VICKSBURG - 21046

#5639 W

The Charter of Incorporation of H. H. BAIN SHEET METAL WORKS, INCORPORATED.

1. The corporate title of said company is H. H. Bain Sheet Metal Works, Inc.

2. The names of the incorporators are: H. H. Bain, postoffice, Shreveport, Louisiana; L. F. Easterling, Jackson, Mississippi.

3. The domicile is at Jackson, Mississippi.

Amount of capital stock and particulars as to class or classes thereo: Forty Thousand (40,000) Dollars consisting of Four Hundred (400) Shares of Common Stock of the Par Value of One Hundred (100) Dollars per share.

5. Number of shares for each class and par value thereof. Four Hundred Shares of Common Stock of the Par Value of One Hundred (100) Dollars per Share.

The period of existence (not to exceed fifty years) is Fifty Years. The purpose for which it is created: To buy, own, acquire, lease and operate plants for the manufacture of Sheet Metal Products and to do a general contracting business in the construction of metal metal, composition, slate, tile and all kinds of roofing; manufacture, sell and deal in tanks tanks and other Sheet Metal Products and other articles; to do a general painting, water proofing, roofing and construction business; to acquire, manufacture and deal in roofing materials, paints, coating and compounds; to act as Agent in the purchase and sale of all kinds. all kinds of roofing and Sheet Metal products; to buy, purchase, own, acquire, rent, sell and lease machinery, tools and appliances; To lease, acquire, own, mortgage, buy and sell estate; to own, acquire, buy and establish such branch plants for the above purposes real estate; to own, acquire, buy and establish such branch plants for the above purposes at such places as the composition may determine; to issue and sell, deal in and acquire at such places as the corporation may determine; to issue and sell, deal in and acquire mortgages and debentures; to purchase and acquire stocks and bonds and debentures in other corporation. corporations where not prohibited by law; To acquire, own, manufacture and sell Neon, or other Electrical Signs, devices, bill boards, displays and other advertising specialties, and own, secure and acquire patent and copy rights on any of the above articles.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred Shares of the Par Value of Charles Par Value of One Hundred (100) Dollars per Share.

H. H. Bain

L. F. Easterling, Incorporators.

OMNIKK XXXXXXX

Sennett Conner.

STATE OF MISSISSIPPI, County of Hinds,

This day personally appeared before me, the undersigned authority, H. H. Bain and L. F. Easterling,

incorporators of the corporation known as the H. H. Bain Sheet Metal Works, Inc., Who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day February Sarah Thomas, Notary Public.

STATE OF MISSISSIPPI, County of

, A. D., 19 33 , together with the sum day of February Received at the effice of the Secretary of State, this the 4th WALKER WOOD, Secretary of State. /

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. Feby. 4th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States. United States. , Attorney General. Greek Rice , Assistant Attorney General.

By, W. W. Pierce STATE OF MISSISSIPPI, Executive Office, Jackson. H. H. Bain Sheet Metal Works, Incorporated The Within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. $_{\rm thi_8\ the}^{\rm thi_8\ the}$ 4th

By the Governor: day of February, 1933.

Recorded: February 4th, 1933. WALKER WOOD, Secretary of State.

ET

The Charter of Incorporation of

MAGNOLIA STATE PORTLAND CEMENT COMPANY, INC.

Magnolia State Portland Cement Company, Inc. 1. The corporate title of said company is

W. S. Guest, Postoffice, Atlanta, Ga. G. H. Thompson, Postoffice, Jackson, Miss. : 2. The names of the incorporators are: J. B. Herring, Postoffice, Jackson, Miss.

Jackson, Mississippi. 3. The domicile is at

4. Amount of capital stock and particulars as to class or classes thereof

50.000 shares of Common stock without nominal or par value.

State of Misskssippi, County of Hinds. This day personally appeared before me, the undersigned anthority. G. H. Thompson, incorporator of the corporation known as the Magnolia State Portland Cement Co., Inc. who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 6th day of Feb. 1933. John Hart Asher,

Notary Public. My commission expires 4/6/36.

5. Number of shares for each class and par value thereof.

50,660 shares of Common stock without nominal or par value, which may be sold at not exceeding 5c per share, with authority worked in the value, which may be sold at not exceeding 5c per share. exceeding 5c per share, with authority vested in the Board of Directors to change sale price from time to time in its discretion.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

(a) To buy, sell, hold and own, and otherwise deal in, either wholesale or in and cement products, accessories and committee and tail, cement and cement products, accessories and supplies of every kind and description, its connection with a cement industry, and to own and operate facilities for the selling, and general handling of any and all cement or cement products.

(b) To buy, own, hold or sell hypothesete and the selling of any and all cement products.

(b) To buy, own, hold or sell, hypothecate and otherwise deal in negotiable and description, and to buy own hold. of every kind and description, and to buy, own, hold, hypothecate or sell stocks and bonds any non-competing corporation and to buy and soll hypothecate or sell stocks and choses. any non-competing corporation and to buy, own, hold, hypothecate or sell stocks and possess action, necessary, proper and incident to the competing property and chosess.

(c) To buy, own, lease, mortgage, or sell property of every kind and description incident to the carrying on of the business of the corporation, not Contrary to law; other operating devices which car buy, sell or operate a cement plant or plants, and all electrical, mechanical, hydraulic or preparation of common which can or may be used in the electrical mechanical. other operating devices which can or may be used in the producing of cement and in the products for sold and all cement and all cement products for sold and the producing of cement and in the producing of cement and in the producing of cement and in the products for sold and the producing of cement and in the products for sold and the products for sold a preparation of cement and all cement products for sale and transportation.

To do any and all things not contrary to law on the proper and order plant, or in the manufacture, transportation the proper and comentary resulting meta-intion of a cement plant, or in the manufacture, transportation and sale of Portland cement, and other building materials, with power to do such other acts incident and to the carrying on of such business, including the purchasing or producing of natural ficial gas for fuel and other uses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930. Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

10,000 shares.

W. S. Guest, J. B. Herring,

ISSIPPI, County of Hinds.

. H. Thompson Incorporat

This day personally appeared before me, the undersigned authority, W. S. Guest.

incorporators of the corporation known as the Magnolia State Portland Cement Company, Inc.
who acknowledged that signed and executed the above and foregoing articles of incorporation as act and deed on this the Lillian McMullin,
Lillian McMullin,
The Public

STATE OF MISSISSIPPI, County of Hinds.

Notary Public This day personally appeared before me, the undersigned authority J. B. Herring, acknown porator of the corporation known as the Magnolia State Portland Cement Co., Inc. who as ledged that he signed and executed the above and formal contraction of the corporation of the corporation of the signed and executed the above and formal contraction of the corporation. ledged that he signed and executed the above and foregoing articles of incorporation as act and deed on this the 6 day of Feb., 1933. John Hart Asher, Notary Publice.

My Commission expires 4/16/36

Received at the office of the Secretary of State, this the , A. D., 19 33 , together with the suni 6th day of

, deposited to cover the fee, and referred to the Attorney General for his opinion. Feby 6th. 1933. JACKSON, MISS.

WALKER WOOD, Secretary of State. WALKER WOOD, Secretary was a state of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. , Attorney General. , Assistant Attorney General. By W. W. Pierce, The within and foregoing charter of incorporation of Magnolia State Portland Wement Company, Inc.,

is nereby approved.

this the 6th day of February, 1933.

WALKER WOOD, Secretary of State.

Sennett Conner

Recorded:

February 6th, 1933.

MISSISSIPPI AUTOMOTIVE CHAMBER OF COMMERCE Mississippi Automotive Chamber of Commerce.

i. The corporate title of said company is

2. The names of the incorporators are:

John B. Marshall, Postoffice, Jackson, Mississippi J. E. Franklin, Postoffice, Jackson, Mississippi

Ruth Franck, Postoffice, Jackson, Mississippi 3. The domicile is at Jackson, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof The Association will not make publication of tts charter; shall have no capital stock or issue shares of stock; is not organized for indiidual profit and shall divide no dividends or profits among its members; membership therein hall be upon the club plan on an annual basis, for such fee as may be fixed from time to time by the Association; each member in good standing shall be entitled to one vote upon each Question coming before a meeting of the Association, provided that a member may exercise the light to cumulative voting within the spirit of the constitution and statutes of the State Mississippi in all elections of directors by whatever mame called. A member ceasing to such in the property. at such in any manner shall have no further right or interest of any kind in the property, aftairs or management of the Association. Expulsion from the Association shall be the only remfor the non-payment of membership dues. This charter is applied for pursuant to resolution of said Association appointing the above named incorporators to make application therefor, copy of which resolution is attached hereto. RESOLUTION: Whereas, the Mississippi Automotive her of Commerce, a civic improvement society, deeming it advisable to incorporate under Chapter Mississippi Code of 1930; and, WHEREAS, the charter herewith submitted has been considered and roved: Now Mississippi Code of 1930; and, WHEREAS, the Charter herewith submitted has been considered and roved: Now Mississippi Code of 1930; and, WHEREAS, the Charter herewith submitted has been considered and roved: Now Mississippi Code of 1930; and WHEREAS, the Charter herewith submitted has been considered and roved: Now Mississippi Code of 1930; and WHEREAS, the Charter herewith submitted has been considered and roved: Now Mississippi Code of 1930; and WHEREAS, the Charter herewith submitted has been considered and roved: Now Mississippi Code of 1930; and WHEREAS, the Charter herewith submitted has been considered and roved: Now Mississippi Code of 1930; and WHEREAS, the charter herewith submitted has been considered and roved: Now Mississippi Code of 1930; and Mississippi Code of 1930 Mississippi Code of 1930; and, WHEREAS, the charter herewith submitted had not Ruth Franck, be, they now, Therefore, Be IT Resolved, That John B. Marshall, J. Ed Franklin and Ruth Franck, be, they may be the charter. they are hereby, constituted and appointed a committee of three to apply for the charter.

John B. Marshall, Secretary.

The undersigned John B. Marshall, Secretary of the Mississippi Automotive Chamber of Commerce, certify that the above and foregoing is a true and exact copy of the resolution passed by said the said the said of the resolution passed by said the sai

John B. Marshall. Secretary.

5. Number of shares for each class and oar value thereof: None.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

7. The purpose for which it is created: (a) To aid, assist, and encourage in the establishment and maintenance of a uniform Notive Value of laws relating to the regulation and use of busses, automobiles, trucks and other notive Vehicles and the rights of the owners and users thereof.

(b) To promote and encourage the laying out, altering, construction and maintenance

of good roads and the improvement of existing highways. (c) To assist in the recovery of stolen automobiles, trucks and other motive ve-(c) To assist in the recovery of stolen automobiles, trucks and control of thieves.

and to assist in the detection, apprehension and bringing to justice of such thieves.

(d) To collect, compile, publishin and disseminate touring information advertising

(e) To collect, compile, publish and disseminate data and enformation advertising the State of Mississippi with a view of inducing tourist and home-seekers to visit Mississippi.

(f) To arrange for and carry on automobile, bus, truck and other motive vehicle exhilisting and contests and to offer and grant, or contribute toward the granting of, awards and
listinctions of them.

istinctions and to enter into contracts to effectuate these objects or any of them. ruck and other motive vehicle owners and drivers and to assist such owners and drivers in all (g) To do all things necessary to promote the interest and welfare of automobile, bus, vehicles pertaining to the onwership and operation of automobiles busses, trucks and other motive vehicles and in the care, service, and repair thereof and to enter into contracts to effectuate these objects.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

There will be no capital stock and no shares of capital stock issued. John B. Marshall. J. Ed. Franklin, Mrs. Ruth Franck,

ACKNOWLEDGMENT STATE OF MISSISSIPPI, County of Hinds. Incorporators. This day personally appeared before me, the undersigned authority, John B. Marshall, J. Ed. Franklin and Mrs. Ruth

incorporators of the corporation known as the Mississippi Automotive Chamber of Commerce. who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day 3rd D. B. Morgan,

February

STATE OF MISSISSIPPI, County of

, A. D., 19 $\overline{}$, together with the sum February ${\tt 3rd}$

Notary Public.

day of Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

I have MISS. February 6th, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States

Greek L. Rice, , Attorney General. , Assistant Attorney General. By W. W. Pierce

STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of Mississippi Automotive Chamber of Commerce

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

6 th day of February, 1933 By the Governor:

WALKER WOOD, Secretary of State. $R_{e_{0}}$ rded:

Sennett Conner, Governor.

GULCO SEAFOOD COMPANY

1. The corporate title of said company is Gulco Seafood Company

- 2. The names of the incorporators are: John Branecki, Postoffice, Biloxi, Miss.; Mary Branecki, Postoffice, Biloxi, Miss.; D. J. Gorenflo, Postoffice, Biloxi, Miss.
- 3. The domicile is at Bolowi, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

Capital Stock Two Thousand Dollars (\$2,000.00), all common stock.

5. Number of shares for each class and par value thereof.

Forty (40) shares of common stock of the par value of Fifty Dollars (\$50.00) each.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

1- To buy and sell fish, shrimp, oysters, crabs and Sea Foods of every kind.
2. To own and operate a canning factory for the canning of Sea Foods and vegetables.
3. To own, operate, buy and sell books.

3. To own, operate, buy and sell boats.

4- To own and operate a Ship-Yard for the building and repairing of boats. 5- To buy, sell, can and pack vegetables.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssippi of 1930. Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Forty (40) shares of common stock at Fifty Dollars (\$50.00) each.

ISSIPPI, County of Harrison.

John Branecki.

This day personally appeared before me, the undersigned authority,

D. J. Gorenflo, Incorporator

John Branecki, Mary Branecki, and D. J. Gorenglo,

incorporators of the corporation known as the Gulco Seafood Company

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Laura Lawrence, Notary Public.

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the , A. D., 19 33 , together with the sundate $7 \, \mathrm{th}$ day of February

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. February 7th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. WALKER WOOD, Secretary of State.

Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. by W. W. Pierce,

, Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of Gulco Beafood Company,

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner.

February 8, 1933.

By the Governor:

The Charter of Incorporation of

A. O. Doty Motor Co., Inc.

- 1. The corporate fifth of said company is
 2. The names of the incorporators are:

 A. O. Doty Motor Co., Inc.

 A. O. Doty, Postoffice, Tupelo, Miss.

 Mrs. Ila L. Doty, Postoffice, Tupelo, Miss.
- 3. The domicile is at Tupelo, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

\$5000.00 to begin business when \$2,000.00 is paid in.

5. Number of shares for each class and par value thereof.

100 Shares of the par value of \$50.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

7. The purpose for which it is created: To do a general automobile and garage business. To buy and sell automobiles at wholesale and retail for cash and on credit. To trade for new and second hand automobiles and to the and to sell and trade the same. To rent, lease or own a building or buildings for the burnoses of doing a general automobile and garage business. To sell automobile on credit and/or cash, and to sell the notes taken for automobiles on credit. To do all things that are necessity and to sell the notes taken for automobiles on the purchase and sale of autoare necessary to carry on and operate a general agency for the purchase and sale of automobiles, its parts, and equipment and repairs and do a general garage business for the sale
of automobiles, repair the same, own and sell parts for automobiles and/or accessories and
to operate and repair the same, own and sell parts for automobiles, and all automobile to operate and run a filling station, selling gasoline, oil, tires, and all automobile accessories.

The rights and powers that may be exercised by this corporation, in addition to the Laws of Mississippi of 1906, and Chapter 90, of Mississippi of 1928, and Chapter 100 Code 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

40 shares of the par value of \$50.00 each.

A. O. Doty, Mrs. Ila L. Doty, Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI, County of Lee

This day personally appeared before me, the undersigned authority,

A. O. Doty and Mrs. Ila L. Doty

incorporators of the corporation known as the A. O. Doty Motor Co. Who acknown of the corporation known as the 7th day

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

February $^{, 19}$ 33.

STATE OF MISSISSIPPI, County of

Willie Mayne Chenault, Notary Public for Lee County, Mississippi. My Commissiom Expires Sept. 23, 1933.

, A. D., 19 33 , together with the sum day of February Received at the office of the Secretary of State, this the 9th WALKER WOOD, Secretary of State.

, deposited to cover the fee, and referred to the Attorney General for his opinion.

JACKSON, MISS. 2/9/1933 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States

United States. , Attorney General. Greek L. Rice . Assistant Attorney General.

By W. W. Pierce STATE OF MISSISSIPPI, Executive Office, Jackson.

The within and foregoing charter of incorporation of A. O. Boty: Motor Co., Inc.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 9th day of February, 1933. XXXXXXXXXXX Sennett Conner. WALKER WOOD, Secretary of State. Governor.

 $\Re_{e_{e_{o_{l'}d_{e_{d}}}}}$: February 9, 1933.

HUB CITY ICE COMPANY

1. The corporate title of said company is

2. The names of the incorporators are:

Hub City Ice Company R. R. Guice, Postoffice, Hattiesburg, Mississippi. Elizabeth P. Guice, Postoffice, Hattiesburg, Mississipp1.

3. The domicile is at Hattiesburg, Forrest County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof One Hundred Fifty Thousand (\$150,000.00) Dol-lars-All Common Stock.

5. Number of shares for each class and par value thereof.

Fifteen hundred (1500) shares of par value of One Hundred (\$100.00) Dollars each.

6. The period of existence (not to exceed fifty years) is Fifty (50) Years.

7. The purpose for which it is created:

To manufacture and sell ice, wholesale and/or retail, and do a general refrigeration and warehouse business; to manufacture and process agricultural, horticultural, livestock, and dairy products, and deal in same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and to do a general refrigeration of the same and the livestock, and dairy products, and deal in same, and to do anything and everything nectors and incident to the conduct of said business. To buy and sell at wholesale and retail, and to deal generally in coal and other sectors. retail, and to deal generally in coal and other fuel products.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

undred Fifty (750) shares to be paid for, either, in money or property exchanged therefor's

ACKNOWLEDGMENT STATE OF MISSISSIPPI, County of

R. R. Guice Incorporator Elizabeth P.

This day personally appeared before me, the undersigned authority, in and county, R. R. Guice and Elizabeth P. Guice in and for said state

incorporators of the corporation known as the Hub City Ice Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of (SEAL)

Hazel Draughn, Notary Public.

Received at the office of the Secretary of State, this the , A. D., 19 33 , together with the sum 10th day of February 310.00

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. February 10, 1933. WALKER WOOD, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. Greek L. Rice The within and foregoing charter of incorporation of By J. A. Lauderdale, Hub City Ice Company

is hereby approved.

In TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor:

WALKER WOOD, Secretary of State, Recorded:

Sennett Conner

XXXXXXXXXXXXXX

February 10, 1933.

The Charter of Incorporation of

CORINTH LUMBER & TIE COMPANY

1. The corporate title of said company is

Corinth Lumber & Tie Company. C. C. McRae, Postoffice, Corinth, Miss.; W. D. Conn, Postoffice, Corinth, Miss. 2. The names of the incorporators are:

8. The domicile is at Corinth, Alcorn Co., Miss.

4 Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars, Common Stock.

5. Number of shares for each class and par value thereof.

Fifty Shares of Common Stock, One Hundred Dollars per share.

The region of existence (not to exceed fifty years) is Fifty Years.

The purpose for which it is created:

To manufacture, buy, sell, and deal generally in, all kinds of lumber and other timber products; to own, lease and operate saw mills, planing mills, and any and all other machinery, equipment and appliances necessary or convenient in the manufacture and handling of lumber and other timber products, and their preparation for the market; to buy, use, own and sell all kinds of timber and timber lands; and to do any and all other things incidental, and sell all kinds of timber and timber lands; and to do any and the corporation. convenient or necessary to the conduct of the general business of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Ten Shares of Common Stock.

W. D. Conn, C.C. McRae. Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI, County of Alcorn. C. C. McRae and W. D. Conn. This day personally appeared before me, the undersigned authority,

incorporators of the corporation known as the Company Corinth Lumber & Tie 10th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

February ^{, 19} **33**. STATE OF MISSISSIPPI, County of

(Seal)

Mary E. Zachary, Notary Public.

, A. D., 19 33. , together with the sum 11th day of February Received at the office of the Secretary of State, this the 01 \$ 2000 , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. February 11, 1933 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. , Assistant Attorney General. Greek L. Rice,

By W. D. Conn, Jr., Corinth Lumber & Tie Company STATE OF MISSISSIPPI, Executive Office, Jackson. The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

By the Governor: 11th day of February, 1933. $\mathtt{R}_{\mathrm{eeo_{P}ded}}$: WALKER WOOD, Secretary of State.

Sennett Conner. Governor.

XXXXXXXXXXXXXXX

February 11, 1933

Matron dissolved by decree of the blowday bourt of unty; mis, rendered in course 70.77,5 on Gebruary 27,1936.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

CORINTH DRUG COMPANY

1. The corporate title of said company is Corinth Drug Company 2. The names of the incorporators are: R. Luther Sparks, Postoffice, Corinth, Miss., Mrs. Octavia Evans. Sigman, Corinth, Miss., N. S. Sweat, Corinth, Miss.

3. The domicile is at Corinth, Miss.

\$5,000.00, with only one class of stock, -towill 4. Amount of capital stock and particulars as to class or classes thereof

Common stock.

5. Number of shares for each class and par value thereof. Fifty shares of common stock of the par value of \$100 per share. per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

To own and operate drug stores and to do any and all things if The purpose for which it is created: To twn and operate drug store; and to do any and all things and about the operation of a drug store, or that may be necessary, proper or convenient in the handling of such business, including the operation of a soda fountain; and therete those things necessary or proper in the operation of a soda fountain, or incident

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

ACKNOWLEDGMENT

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Fifty shares.

signan, R. Luther Sparks, Mrs. Octavia Evans N. S. Sweat, Incorporators.

ALCOrn.

This day personally appeared before me, the undersigned authority,

R. Luther Sparks, Mrs. Octavia Evans Sigman and N. S. Sweat

incorporators of the corporation known as the Corinth Drug Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

10th day

STATE OF MISSISSIPPI, County of

(Seal)

Mary E. Zachary, Notary Public.

Received at the office of the Secretary of State, this the , A. D., 19 33 , together with the sum 13th day of of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. February 13, 1933.

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

STATE OF MISSISSIPPI, Executive Office, Jackson, , Attorney General. Greek L. Rice,

, Assistant Attorney General. The within and foregoing charter of incorporation of Ву W. D. Conn, Jr., Corinth Drug Company

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the 13th day of February, 1933.

WALKER WOOD, Secretary of State. Recorded:

XXXXXXXXXXXXX Sennett Conner, Governor.

February 13, 1933.

ncorporators.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

suspended for State Tax Commission Companded by Otale Lan Commission The Charter of Incorporation of Authorized by Section 15. Charles as Authorized by Section 15, Chapter HOLLINGSWORTH, TYSON & WALLACE, INV. Trans of Re 121, Laws of Mississippi 1934 1. The corporate title of said company is Hollingsworth, Tyson & Wallace, Inc. W. R. Hollingsworth, Postoffice, Jackson, Mississippi. F. A. Tyson, Postoffice, Jackson, Mississippi. MAY 27 1936 2. The names of the incorporators are; H. F. Wallace, Postoffice, Raymond, Mississippi.

3. The domicile is at Jackson, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof The amount of authorized capital stock is \$5,000.00 all of which shall be common stock and it shall be of the par value of \$100.00 per share, without preferences, privileges or other qualifications.

5. Number of shares for each class and par value thereof.

There shall be 50 shares of common stock of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: The purpose for which the corporation is created is to engage in the selling of life, fire, accident, tornado, casulaty and all other kinds of insurance; to act as general insurance and real estate brokers and to do anything not contrary to law in conduct insurance and real estate brokers and to do anything not contrary to law in conduct insurance and real estate brokers and to do anything not contrary to law in conduct insurance and real estate brokers and to do anything not contrary to law in conduct in conduct in the conduct in conduct in the conduct in conduct in the in conducting a real estate and insurance brokerage business; to own, buy, sell and trade in stocks, bonds, notes, mortgages, debentures and securities of all kinds, and to avorage to avo to exercise the powers conferred by Chapter 100, Code of Mississippi of 1930, and amendments there to.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Thirty (30) shares of common stock of the par value of \$100.00 per share. W. R. Hollingsworth. F. A. Tyson, H. F. Wallace,

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

W. R. Hollingsworth, F. A. Tyson & H. F. Wallace,

incorporators of the corporation known as the Hollingsworth, Tyson & Wallace, Inc.

who acknowledged that they signed and executed the above and foregoing of Leslie C. Ellis, Leslie C. Ellis, Feb'y , ¹⁹ **33**• Notary Public.

STATE OF MISSISSIPPI, County of

(Seal)

, A. D., 19 33 , together with the sum day of February Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00 WALKER WOOD, Secretary of State.

JACKSON, MISS. Feb 'y 11th, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States

, Attorney General. Greek L. Rice. , Assistant Attorney General.

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, Hollingsworth, Tyson & Wallace, Inc.

The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

to a set of Mississippi to be affixed.

to a set of Mississippi to be affixed. this the 13th By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner, Governor.

February 13, 1933

The Charter of Incorporation of WAYNESBORO MERCANTILE COMPANY

1. The corporate title of said company is Waynesboro Mefcantile Company.

2. The names of the incorporators are: , F. Vaughan, Postoffice, Waynesboro, Mississippi. W. B. Donald, Jr., Postoffice, Waynesboro, Mississippi. H. G. Norsworthy, Postoffice, Waynesboro, Mississippi.

3. The domicile is at Waynesboro, Wayne County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof

Five Thousand Dollars, one thousand to be paid in to begin vusiness.

County, Mississippi, daled State of Misciscippi by a decree of the chancery of ent of barehornus rapides and its charter surrendered to the This corporation dissolved and its charter surrande State of Mississippi by a decree of the chancery of. County, Mississippi, dated 2-2

5. Number of shares for each class and par value thereof. Fifty at 100.00 par value each.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

General merchandise, buy and sell lands, deal in live stock and farm machinery, and any and all other purposes necessary to carry on a General Merchandise business, own and sell real estate. own and sell real estate.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten shares at 100.00 each.

ACKNOWLEDGMENT

F. Vaughan, Walter B. Donald, Jr., H. G. Norsworthy, Incorporators.

This day personally appeared before me, the undersigned authority, F. Vaughan, and Walter B. Donald, Jr., and H. G. Norsworthy

incorporators of the corporation known, as the Waynesboro Mercantile Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 9th day W. M. Hutto, Notary Public. (Seal)

STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the 14th , A. D., 19 33 , together with the sunl day of February of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. JACKSON, MISS. Feb'y 14th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States. WALKER WOOD, Secretary of State.

Greek L. Rice, , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. , Assistant Attorney General. The within and foregoing charter of incorporation of Waynesboro Mercantile Company is hereby approved. by W. W. Pierce,

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

WALKER WOOD, Secretary of State. Dennis Murphree, Lieutenant Governor and Acting Governor. Recorded:

February 15, 1933.

The Charter of Incorporation of

HENDERSON POINT HOTEL AND LAND COMPANY, INCORPORATED

1. The corporate title of said company is Henderson Point Hotel and Land Company, Incorporated. 2. The names of the incorporators are: J. D. Tschopik, Post Office, Pass Christian, Mississippi; J. J. Jackson, Postoffice, Pass Christian, Mississippi; Mrs. Flossie Jackson, Pass

Christian, Mississippi; R. D. Bradley, Postoffice, Pass Christian, Mississippi.

3. The domicile is at Harrison County, Mississippi. 4. Amount of capital stock and particulars as to class or classes thereof One Hundred shares common stock.

This languration dissolved and its charter bewendered to the State of Mississipping a deeme of the sharing country Harrison Country mississipping dated may 29, 1943. Cutified English and Deeme field in this office, this the 2 nd day of June 1943. Warrison wood, Secretary of State

5. Number of shares for each class and par value thereof. One hundred shares common stock of the par value of one hundred dollars per share.

6. The period of existence (not to exceed fifty years) is Fifty years. The purpose for which it is created: To acquire, lease, rent, own, mortgage, sell and hold real and personal property; to own, rent, lease and operate a hotel or hotels, apartment houses, by tourist colonies and camps, lunch rooms and restaurants, inns, confectioneries, soft drink and ice cream stands; to deal in retail sales of cigars, cigarettes and tobaccos, supplies, provisions, souvenirs and notions; to own, rent, and lease and operate a filly supplies, provisions, souvenirs and notions; to own, rent, and lease and accessories and supling station or filling stations and to deal in motorists supplies and accessories and supplies, gasoline, oils and greases; to own and operate and rentyplaces of amusement, boats, plies, gasoline, oils and greases; to own and sell. fishing tackle and equipment for bath-houses and bathing beaches. to own rent and sell. fishing tackle and equipment for bath-houses and bathing beaches. bath-houses and bathing beaches; to own and sell, fishing tackle and equipment for fishing; to own, bent and lease excursion boats, and generally to doall things usual and customers. customary in carrying out such business and businesses.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Fifty shares of the common stock, or fifty per cent thereof.

J. D.

J. D. Tschopik. J. J. Jackson. Mrs. Flossie Jackson. R. D. Bradley, Incorporators.

STATE OF MISSISSIPPI, County of Harrison.

This day personally appeared before me, the undersigned authority, J. D. Tschopik, J. J. Jackson, Mrs. Flossie Jackson and R. D. Bradley

theorporators of the corporation known as the Henderson Point Hotel and Land Company, Incorporated who acknowledges to the corporation known as the Henderson Point Hotel and Land Company, Incorporated 15 15th day who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the v. Smith, Sr.,

February , 19 **53.**

STATE OF MISSISSIPPI, County of (SEAL)

v. Smith, Sr., Notary Public for Harrison County. State of Mississippi. My commission expires 1935.

, A. D., 19 33 , together with the sum 16th day of February Received at the effice of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States.

United States. , Attorney General. Greek L. Rice, , Assistant Attorney General. By W. W. Pierce,

STATE OF MISSISSIPPI, Executive Office, Jackson. Henderson Point Hotel and Land Company, Incorporated The within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

By the Governor: 17th day of February, 1933.

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

XXXXXXXXXXXXXXXXX

The Charter of Incorporation of

SHUBUTA LUMBER COMPANY

- 1. The corporate title of said company is
- Shubuta Lumber Company Mrs. Laura L. Brownlee, Postoffice, Mobile, Ala.; J. N. Brownlee, 2. The names of the incorporators are: Postoffice, Mobile, Ala.; M. L. Patterson, Postoffice, Shubuta, Miss.
- 3. The domicile is at Shubuta, Clarke County, Mississippi.
- Amount of capital stock and particulars as to class or classes thereof

\$5,000.00

fifty of the par value of \$100.00 each, all common stolk 5. Number of shares for each class and par value thereof.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created:

To buy, sell and manufacture lumber, cross-ties, piling, timber and other forest products, and

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Twenty-five shares of common stock.

Mrs. Laura L. Brownlee, J. N. Brownlee, ACKNOWLEDGMENT M. L. Paterson, Incorporators

Notary Public.

23rd day

STATE OF MISSISSIPPI, County of Clarke

This day personally appeared before me, the undersigned authority,

Mrs. Laura L. Brownlee, J. N. Brownlee and M. L. Paterson Shubuta Lumber Company incorporators of the corporation known as the

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

STATE OF MISSISSIPPI, County of , C. W. Leggett,

(Seal)

, A. D., 19 33 , together with the sum Received at the office of the Secretary of State, this the 24th day of February

, deposited to cover the fee, and referred to the Attorney General for his opinion. of \$ 20.00 WALKER WOOD, Secretary of State. JACKSON, MISS. Febryary 24th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the United States.

, Assistant Attorney General. Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, The within and foregoing charter of incorporation of

Shubuta Lumber Company TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

25th day of February, 1933. this the By the Governor: ACCOUNTABLE OF THE PROPERTY OF

WALKER WOOD, Secretary of State. Recorded:

February 25, 1933.

Sennett Conner, Governor.

The Charter of Incorporation of

HART INSURANCE AGENCY, INCORPORATED

- I. The corporate title of said company is Hart Insurance Agency, Incorporated.
- 2. The names of the incorporators are: Mrs. Sadye F. Hart, Jackson, Mississippi. Jean E. Norris, Jackson, Mississippi Harvey L. Nelson, Jackson, Mississippi
- 3. The domictle is at Jackson, Hinds County, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00) all of which is common stock.



5. Number of shares for each class and par value thereof. One Hundred Shares of common stock of the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created:

To act as agent for companies engaged in the writing of fire, tornado, public torm, of private liability, employers' liability, casualty, explosion and/or any other insurance except life increases.

orm of insurance except life insurance; To act as agent of surety and bonding companies in the writing of all forms

To act as agent of surety and bonding companies:

To act as agent of surety and bonding companies:

To act as agent of surety and bonding companies:

To act as agent of surety and bonding companies:

To do generally all acts and to make and enter into all agreements and acting for the sure of the insurance agent engaged in representing and acting for the sure of the insurance agent engaged in representing and acting for the surety and bonding companies. to exercise all lawful powers of ah insurance agent engaged in representing and acting for insurance all lawful powers of ah insurance agent engaged in representing and acting for insurance all lawful powers of ah insurance agent engaged in representing and acting for insurance and surety companies;

havrance exercise all lawful powers of ah insurance agent engaged in top anies; and surety companies; companies, except life insurance companies, and surety companies; and personal as may be necessary to own, hold and dispose of such property real and personal as may be necessary of the business. To own, hold and dispose of such proper to be used in the operation of ats business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issipply of these Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

One Hundred Shares.

Mrs. Sadye F. Hart. Jean E. Norris, Marvey E. Nelson.

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

Mrs. Sadye F. Hart, Jean E. Norris, and Harvey L. Nelson

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

February

STATE OF MISSISSIPPI, County of

(Seal)

Mary H. Atkinson, Notary Public, City of Mackson, Mississippi

, A. D., 19 33, together with the sum 27th day of February Received at the effice of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS. February 27, 1933. I have examined this charter of incorporation and am of the opinion that it is not violated of the Constitution and Laws of the State, or of the States, United States. , Attorney General.

, Assistant Attorney General. Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson.
The within and foregoing charter of incomporation of By J. A. Lauderdale, Hart Insurance Agency; Incorporated

is hereby approved. IN PESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

By the Governor: 27th day of February, 1933.

WALKER WOOD, Secretary of State.

Sennett Conner. Governor. XXXXXXXXXXXX

February 28, 1933.

The Charter of Incorporation of

ABHWOOD COMPANY

1. The corporate title of said company is

Ashwood Company

S. Overton Stockett, Postoffice Turnbull, Mississippi; Charles W. Stockett, Postoffice, Greenwood, Mississippi; Peter M. Stockett, Postoffice, Woodville, Miss; Leonard W. Stockett, Postoffice, Woodville, Miss.; George A. Stockett, Postoffice, The domicile is at Woodville, Wilkinson Co., Miss. (Turnbull, Miss.; John W. Stockett, Postoffice, Amount of capital stock and particulars as to class or classes thereof (Turnbull, Miss.

The Capital stock is Twelve Thomas (Ale Capital Stock Co.) The Capital Stock is Twelve Thomas (Ale Capital Stock Co.) 2. The names of the incorporators are:

The Capital stock is Twelve Thousand (\$12,000.00) Dollars, and being Six Hundred Shares of common Stock.

5. Number of shares for each class and par value thereof.

Six Hundred Shares of common stock each share being of the par value of Twenty (\$20.00) dollars.

6. The period of existence (not to exceed fifty years) is Fifty years.

The purpose for which it is created: To buy, sell, lease and rent all kinds of property, real, personal and mixed; to hold sue, own, and enjoy the same; to own, operate and carry on a general farming and livestock business; to rent or lease lands for agricultural and farming purposes on cash ob share coop basis, either or both: to bin colline and and in and care for cattle, horses makes the same of the both to bin colline and and in and care for cattle. 7. The purpose for which it is created: poses on cash or share crop basis, either or both; to buy, sell, lease, rear deal in lease and otherwise acquire, own and operate rotton gin or gins, grist million mills, meal seed mills, saw mills, planning mills, box factories, canning factories, daries and operations; to engage in the purchase, sale and manufacture of products and by-products lands, timber rights, lumber and read and manufacture of timber lands. operations; to engage in the purchase, sale and manufacture of products and by-products lands, timber rights, lumber and products thereof. to compare the purchase to compare the purchase of timber, logs, timber and products thereof. timber rights, lumber and products thereof; to own, operate, control and manage a general mercantile business together with such stores and committee, control and manage agents and deal in manage agents. mercantile business together with such stores and commissaries desired; to buy, sell, and trade in hay, corn, peas, cotton cotton and series of retail, and farm, orchard and genders, to buy, corn, peas, cotton cotton and series of retail, and trade in hay, corn, peas, cotton cotton and series and series of the series of th tobuy, sell, and trade in hay, corn, peas, cobton, cotton seed and all other products of farm, orchard and garden; to make advances to ton, cotton seed and all other products of support of support of the second seed and all other products of support of support of the second seed and all other products of support of support of the second seed and all other products of the second seed and all other products of the second second seed and all other products of the second farm, orchard and garden; to make advances to tenants and others of either money or acquire by lease, purchase, gift or otherwise lands who the sed or retail, outs of its farm, orchard and garden; to make advances to tenants and others of either money or acquire by lease, purchase, gift or otherwise lands who the sed or other gas, and sulphur, clave, sand and otherwise lands who the sed of the acquire by lease, purchase, gift or otherwise lands upon which to explore for oil, rent sulphur, clays, sand, gravel and any and all other minerals; to buy, sell, lease, and purchase acquire all necessary, rigs, machinery, equipment, pipe, tools, engines and operation of all kinds of mines and pits for the production of clays, sand, gravel and als of all kinds; to make and pits for the production of clays, sand, gravel and contracts and rows as a selfals of all kinds; to make and pits for the production of clays, sand, grayel and in conferring and pits for the production of clays, sand, grayel and conferring may be exercised by this transfer and desirable contracts and conferring for the foregoing are those contracts and conferring the fights aforementioned; to buy, own, acquire, transfer, sell and white sand securities of any person, firm or corporation not contract, and sell stocks, rights and powers that may be erson, firm or corporation not contract.

bonds, and securities of any person, firm or corporation not contrary to law.

The rights and powers that may be exercised by this corporation in addition to the foregoing those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of reach class to be subject to 1930.

8. Number of shares of reach class to be subscribed and paid for before the corporation flags.

State of Mississippi, County of Table 20. businesss Six Hyndred shares of common stock each share of the par value Dollars.

This day personally appeared before me, the undersigned authority, Charles W. Stockett, one of the

incorporators of the corporation known as the Ashwood Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

S. Overton Stockett Peter M. Stockett

W. C. McDougal, Notary Public.

George A. Charles John W. Stocks Incorporato

STATE OF MISSISSIPPI, County of Wilkinson

This day personally appeared before me, the undersigned authority Statement Statement Stockett, Leonard B. Stockett, George A. Stockett and Takement And The Corporate Statement ACKNOWLEDGMENT Peter M. Stockett, Leonard B. Stockett, George A. Stockett and John W. Stockett incorporated the corporation known as the Ashwood Company who acknowledged that they signed and executor above and foregoing articles of incorporation as their act and dood on this the 27th day above and foregoing articles of incorporation as their act and deed on this the 27th day February, 1933.

Jas. W. Lee, Notary Public, Wilkinson County, Mississippi.
the Attorney February.
The Attorney February. Received at the office of the Secretary of State, this the e of the Secretary of State, this the **28th** day of **February**, A., deposited to cover the fee, and referred to the Attorney General for his opinion. 34.00

Feby 28th, 1933. JACKSON, MISS.

WALKER WOOD, Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

STATE OF MISSISSIPPI, Executive Office, Jackson.

Greek L. Rice. By W. W. Pierce Ashwood Company

, Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. is hereby approved. February, 1933. By the Governor:

WALKER WOOD, Secretary of State.

Governor

February

Recorded:

United States.

March 1, 1933.

Suspended by State Tax Commission In an of Mission 1934 Chapter The Charter of Incorporation of OIL AND GAS DEVELOPMENT CORPORATION 121, Laws of Mississippi 1934 Oil and Gas Development Corporation 1. The corporate title of said company is J. M. Black, Postoffice, Jackson, Mississippi. 2. The names of the incorporators are: W. S. Gant, Postoffice, Jackson, Mississippi. B. M. Hulse, Postoffice, Delhi, Louisiana.

3. The domicile is at Jackson, Hinds County, Mississippi. 4. Amount of capital stock and particulars as to class or classes thereof

Ten Thousand Dollars (\$10,000.00) of Common Stock.

5. Number of shares for each class and par value thereof.

One thousand (1,000) shares of common stock of the par value of Ten Dollars (\$10.00) per share.

6. The Period of existence (not to exceed fifty years) is Fifty \$507 years. 7. The purpose for which it is created: To lease, buy, trade, and in any and all other ways acquire real estate of every character and description, not contrary to law, oil, gas and other mineral. mineral leases, royalties and rights. To mortgage, sell, trade or otherwise dispose of same same. To buy, trade, and in any and all others ways acquire and hold personal property of every character and description, and the same to mortgage, sell, trade protherwise dispose of. To produce, purchase, or otherwise acquire, refine, sell and distribute petroleum and all the products and by-products thereof, and natural and artificial gas, and all the products and by-products thereof, or otherwise acquire, and to all the products and by-products thereof, and natural and acquire, and to operate, pipe lines and other conveyors of oil and gas, compressors, separating plants, refineries, storage tanks, warehouses, and other storage and warehousing facilities, tanks and tank care and all other appropriate equipment for saving, refining, storing, conveying and tank cars and all other appropriate equipment for saving, refining, storing, conveying or marketing petroleum and all of its products and by-products. To act as agent or factor for Other tops of the properties aforesa: for others in the purchase, sale, exchange or disposition of any of the properties aforesaid. To borrow and lend money, and to give and take all forms of legal security for the payment

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Fifty (50) shares of Common Stock.

J. M. Black, W. S. Gant, B. M. Hulse,

Indorporators.

STATE OF MISSISSIPPI, County of Hinds.

This day personally appeared before me, the undersigned authority,

J. M. Black, W. S. Gant and B. M. Hulse.

Incorporators of the corporation known as the W. S. Gant and B. M. Hall Corporation Who acknowledge of the corporation known as the Oil and Gas Development Corporation as their act and Gas Development Corporation and Gas Development Corporation as their act and Gas Development Corporation and Gas who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the Carolyn H. Rogers Carolyn H. Rogers. March , 19 **33.** Notary Public.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI, County of

(Seal)

, A. D., 19 $\,$ 33 $\,$, together with the sum 2nd day of March Received at the office of the Secretary of State, this the , deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. , Attorney General. , Assistant Attorney General. Greek L. Rice,

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, Oil and Gas Development Corporation The Within and foregoing charter of incorporation of is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. By the Governor: day of March, 1933.

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner

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The Charter of Incorporation of

THE GRENADA SENTINEL, Inc.

The Grenada Sentinel, Inc. 1. The corporate title of said company is

Mrs. O. F. awrence, Postoffice, Jackson, Mississippi; Bernice Lawrence, P stoffice, Brenada, Mississippi; Heard Lawrence, Postoffice, Grenada, Mississippi, Mrs. G. M. Lawrence, Postoffice, Grenada, Mississippi, Mrs. G. M. Lawrence, Postoffice, Grenada, Miss.; ErsM. Lawrence, Greenwood, Miss.; The domicile is at Grenada, Grenada County, Mississippi.

(R. I. Lawrence, Postoffice, Grenada County, Mississippi. 2. The names of the incorporators are: 3. The domicile is at Grenada, Grenada County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof
Ten Thousand Dollars, consisting of One Hundred shares of common stock of the par value of One Hundred Dollars Each.

(Miss.; Ellett Lawrence, Postoffield) (Greenwood, Miss.

State of Mississippi,

County of Hinds. This day personally appeared before me, the undersigned authority, rs. O. F. Lawrence, incorporator of the corporation known as the Grenada intinel, Inc., who acknowledged that she signed and executed the above d foregoing articles of incorporation as her own act and deed on this e 2nd day of March, 1933.

eal) commission expires March 2, 1935. Louise E. Crane, Notary Public.

100 shaers of common stock of the par value of \$100.00 5. Number of shares for each class and par value thereof. each.

o. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: To start, own, acquire, print, publish and circulate, or carry, deal with, any newspaper, or newspaper. deal with, any newspaper, or newspapers, or other publications, and generally to carry on the business of newspaper proprietors and severally or conductions. on the business of newspaper propraetors and general publishers; to carry on or the trade or business of general printers lithographics. on the business of newspaper proprectors and general publishers; to carry on or conduct the trade or business of general printers, lithographers engravers, and advertising and to carry on and conduct the business of news agents, journalists, literature agents and stationers, in all their branches; to own, buy, sell, or otherwise deal in, both real personal property, and any franchises, rights, licenses and privileges necessary ient of appropriate for any of the purposes herein expressed; and generally, to do the all acts and things incidental or apputenant to or growing out of or connected with aforesaid business and powers, or any part or parts thereof, provided the same be not trary to the laws of the State of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of issippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

Seventy shares of common stock of the par value of \$100.00 each.

ACKNOWLEDGMENT

Mrs. O. F. Lawrence, Mrs. G. M. Lawrence. Bernice Lawrence,

Heard Lawrence

Incom

STATE OF MISSISSIPPI, County of

This day personally appeared before me, the undersigned authority, Bernice Lawrence, Heard Lawrence, E. M. Lawrence and Ellett Lawrence,

incorporators of the corporation known as the Grenada Sentinel. Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the February,

R. C. Tardy, Notary Public.

STATE OF MISSISSIPPI, County of Grenada.

This day personally appeared before me, the undersigned authority Mrs. G. M. Lawrence, and R. I. Lawrence, incorporators of the corporation leads to seat a seat and a seat a sea and R. I. Lawrence, incorporators of the corporation known as the Grenada Sentinely in act and deed on this the 20th a who asknowledged that they signed and executed the above and foregoing articles of incorporate as their act and deed on this the 28th day of February 1932

W. K. Huffington, Notary Publicate My commission expires Jan. 11,

, together with the suni Received at the office of the Secretary of State, this the , A. D., 19 **33** 15th day of of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. 30.00

WALKER WOOD, Secretary of State. JACKSON, MISS. March 16th, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the

United States. , Attorney General. , Assistant Attorney General. Greek L. Rice,

STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce, The within and foregoing charter of incorporation of The Gmenada Sentinel, Inc. is hereby approved.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. this the By the Governor: March, 1933.

March 17th, 1933

************* WALKER WOOD, Secretary of State. Sennett Conner, Recorded: Governor.

The Charter of Incorporation of

Miss.-Ala. Contracting Company

1. The corporate title of said company is Miss.-Ala. Contracting Company 2. The names of the incorporators are: H. N. Donahoo, Postoffice, Birmingham, Ala.; D. B. Douglass, The names of the incorporators are: n. N. Bolland, 100 toffice, Birmingham, Ala.; T. H. Winston, Postoffice, Birmingham, Ala.

3. The domicile is at Macon, Noxubee County, Miss.

4. Amount of capital stock and particulars as to class or classes thereof

50 shares, all common.

5. Number of shares for each class and par value thereof.

50 shares, all common at par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: 1. To do general contracting work, public and private, including road and bridge building

To do general contracting work, public and private, including thereto. repairing, and to make all necessary contracts and agreements incident thereto.

therwise dispose of land or lands not to exceed 20,000 acres.
To acquire, own, hold in fee simple or otherwise to sell, assign, transfer, mortgage, or dispose of land or lands not to exceed 20,000 acres.
To own, or rent and operate a general merchandise store, or commissary.
To operate general repair shops and/or black smith shops.
To operate general repair shops and/or black smith shops.
To buy, own, hold, or sell land or leases on land for drilling oil and/or gas wells; to still own and operate oil and gas wells and to dispose and sell the products therefrom; to do general mining business, or quarrying, and own and operate mines or quarries.
To own, buy, sell, or mortgage personal propert, and/or equipment, including stocks, and one of the land, or other securities, not contrary to law.
To borrow money, and mortgage or otherwise pledge as security for money borrowed by it.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business:

H. N. Donahoo. D. P. Douglass,

T. H. Winston.

Acknowledgement.

STATE OF MISSISSIPPI, County of Clay.

50 shares.

This day personally appeared before me, the undersigned authority,

H. N. Donahoo, D. P. Douglass and T. H. Winston, Miss.Ala. Contracting Company

incorporators of the corporation known as the who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

day

Incorporators.

March , 19 **33**. STATE OF MISSISSIPPI, County of

(seal)

E. J. Lavelle, Notary Public. My Commission Expites Jan. 12, 1934

, A. D., 19 **33** , together with the sum 16th day of March Received at the office of the Secretary of State, this the

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States United States. , Attorney General.

, Assistant Attorney General. Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

Miss.-Ala. Contracting Company is hereby approved. The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed. $t_{hi_8}\ t_{he}$ XXXXXXXXXXXX

By the Governor: day of Marcha, 1933. WALKER WOOD, Secretary of State. $R_{e_{corded}}$: Governor.

Sennett Conner.

The Charter of Incorporation of

THE NEW DEAL STORES, INC.

- 1. The corporate title of said company is
- The New Deal Stores, Inc.
- 2. The names of the incorporators are:
- T. W. Allen, Postoffice, Jackson, Massissippi P. G. Allen, Postoffice, Jackson, Mississippi.
- Jackson, Hinds County, Mississippi. 3. The domicile is at
- 4. Amount of capital stock and particulars as to class or classes thereof

Five Thousand (\$5,000.00) Dollars of Common Stock, consisting of Five Hundred of the par value of Ten (\$10.00) Polls (500) Shares of the par value of Ten (\$10.00) Dollars a share.

5. Number of shares for each class and par value thereof.

Five Hundred (500) Shares of Common Stock of the per value of Ten (\$10.00) Dollars per share.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.

To buy, sell, own and operate, either wholesale or retail, grocery stores, and in the ageneral grocery store business; to buy, own, lease, or acquire land and buildings which to carry on said grocery store business; to buy, own, lease, sell and acquire ture and fixtures for grocery stores and self-serving grocery stores and self-serving grocery stores. ture and fixtures for grocery stores business; to buy, own, lease, sell and acquire and carry stores; to acquire, own, sell astablishing grocery stores and to operate and carry stores; to acquire, own, sell astablishing grocery stores and to operate and carry stores; and carry stores; to acquire, own, sell, establish and operate such grocery stores as the Board of Directors may determine.

The purpose for which this corporation is created is to do a general mercantile in the city of Jackson and at such other business in the city of Jackson and at such other places as the Board of Directors

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: When One Handred (100) Shares of Common Stock of the par value of Ten (310.00) pollars a share have been subscribed and paid for a share have been subscribed and paid for.

T. W. Allen, P. G. Allen,

10th day

E OF MISSISSIPPI, County of Hinds This day personally appeared before me, the undersigned authority,

T. W. Allen and P. G. Allen

incorporators of the corporation known as kin The New Deal Stores, Inc.

who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

J. L. Skinner, Notary Public, (Seal) STATE OF MISSISSIPPI, County of

Received at the office of the Secretary of State, this the , A. D., 19 **33** , together with the sum ion 21st day of March 20.00 of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. March 21st, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the , Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. Greek L. Rice,

, Assistant Attorney General. By W. W. Pierce, The New Deal Stores, Inc. The within and foregoing charter of incorporation of IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this the By the Governor: WALKER WOOD, Secretary of State.

Recorded: March 21st. 1933. Sennett Conner, Governor.

TOTAL STATE OF

Mi-Lo Agency, Incorporated

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 DEC 12 1937

1. The corporate title of said company is Mi-Lo Agency, Inc. Ones, Jackson, Mississippi. Hubert S. Lipscomb, Jackson, Mississippi. W. Calvin Wells, Jr., Mississippi.

3. The domicile ixxx of the corporation is Laurel, Jones County, Mississippi.

Mich shall be non-par common.

The sale price per share shall be \$1.00, but the board of directors may change said sale price from time to time as is desired.

the state of Mississippi, both as general agent, broker and local agent; to buy and purchase estate notes, mortgages and bonds, and to conduct a general bond business. The rights and local agent of conferred are in addition to those conferred by provision of chapter 100 Code of testissippi of 1930.

8. The number of shares of stock necessary to be subscribed and paid for before the corpora-shall commence business is 500.

L. Barrett Jones, W. Calvin Wells, Jr., Hubert S. Lipscomb,

State of Mississippi, mCounty of Hinds.

Personally appeared before me, the undersigned officer in and for the foregoing County and State, the above named L. Barrett Jones, Hubert S. Lipscomb and W. Calvin Wells, Jr., who acknowledged that they signed and delivered the goregoing instrument as incorporators Agency, Inc., on the day and year therein mentioned. Given under my hand and seal of office, this 6th day of February,

Mrs. R. E. Hollingsworth.

, A. D., 19 $\,$ 33 , together with the sum February Received at the office of the Secretary of State, this the 6th day of , deposited to cover the fee, and referred to the Attorney General for his opinion.

WALKER WOOD, Secretary of State. JACKSON, MISS. February 6th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the States , Attorney General. , Assistant Attorney General.

Greek L. Rice, By W. W. Pierce, STATE OF MISSISSIPPI, Executive Office, Jackson. Mi-Lo Agency, Incorporated The within and foregoing charter of incorporation of

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed.

7 th day of February, 1933.

Sonnett Conner KKKKXXXXX XXXXXXXXXXXX

By the Governor: Sennett Conner

WALKER WOOD, Secretary of State. Recorded: February 8th, 1933.

The Charter of Incorporation of

Italian American Civic Society The corporate title of said company is Italian-American Civic Society?

- Angelo Malvezzi, Postoffice, Clarksdale, Mississippi. 2. The names of the incorporators are: Fred Zipponi, Postoffice, Clarksdale, Mississippi. Pete Bolgeo, Postoffice, Clarksdale, Mississippi.
- 3. The domicile is XX near Clarksdale, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof

No capital stock.

Number of shares for each class and par value thereof. No shares issued.

6. The period of existence (not to execed fifty years) is Fifty years.

7. The purpose for which it is created:

To foster and encourage a better spirit of American citizenship; to aid and encourage and obtain to seek and obtain a citizenship; to aid and to sid all foreign born Italians to seek and obtain citizenship; to aid and and and encourage people of Italian and obtain citizenship and naturalization; all and encourage people of Italian ancestry to seek and obtain the facilities of the schoolspublic, and otherwise; to teach and foster respect and observance of the law and customs of the United States. The said corporation shall issue no shares of the only remedy for non-payment of dues, shall west in each members, shall make expulsion to the column of the column of the right to the column of the cale of the right to the column of the right to the the only remedy for non-payment of dues, shall vest in each member the right to out the election of all officers, shall make the loss of membership, by death otherwise, the termination of all interest assets. otherwise, the termination of all interest of such members in the corporate assets and there shall be no individual liabilities against the members for corporate but the entire corporate property shall be members for corporate but the entire corporate property shall be liable for the claims of creditors.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business:

NONE ISSUED.

Angelo Malvezzi, Pete Bolgeo, Zipponi, Fred Incorporat

day

This day personally appeared before me, the undersigned authority, Angelo Malvezzi, Pete Bolgeo, and Fred Zip

incorporators of the corporation known as the **Italian-American Civic Society** who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the

Pebruary STATE OF MISSISSIPPI, County of

Louise Arrington, Notary Public

Received at the office of the Secretary of State, this the , A. D., 19 **33** , together with the sum 8th day of February of \$

, deposited to cover the fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State. JACKSON, MISS. KSON, MISS. February 8th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the ed States. United States.

, Attorney General. Greek L. Rice. , Assistant Attorney General. STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce. The within and foregoing charter of incorporation of

Italian-American Civic Society

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed. February, 1933. By the Governor:

WALKER WOOD, Secretary of State. Recorded:

Sennett Conner. Governor. February 9th, 1933.

 $J_{ACKSON, MISS.}$

the United States.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

MISSISSIPPI PTG. CO., VICKSBURG 21046 The Charter of Incorporation of THE PIKE COUNTY OIL COMPANY The Pike County Oil Company 1. The corporate title of said company is The names of the incorporators are:

Junius Lee Cotten, Postoffice, McComb, Misse; William Nicholas
Postoffice, Pensacola, Flae; Roland Phillip Kauffman, Postoffice, Pensacola, Flae; SidHarry Donald Felt, Postoffice, Pensacola,
Harry Donald Felt, Postoffice, Pensacola,
John Perry Whitney, Postoffice, Pensacola, Flae; Lyman Charles Avery, Postoffice, Pensacola,
The donalde is at McComb, Mississippi

4. Amount of capital stock and postoclass or classes thereof (Postoffice, Pensacola, Fla. 4. Amount of capital stock and particulars as to class or classes thereof menty Thousand (\$20,000.00) Dollars, divided into Two andred (200) Shares of Common Stock. Two Hundred (200) Shares of Common Stock of the par 5. Number of shares for each class and par value thereof. of \$100.00 each, with equal voting rights and privileges. 6. The period of existence (not to exceed fifty years) is Fifty years. To explore and drill for oil, and to market same; and, 7. The purpose for which it is created: To buy, own, deal, lease, hypothecate, mortgage, and, or sell personal or mixed property; and, To do any and all other things necessary, incident and proper to ± To do any and all other things necessary, and the conduct of its business, not in conflict with the laws of the state of Mississippi. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930. Number of shares of each class to be subscribed and paid for before the corporation may begin business: When One Hundred and Fifty (150) Shares of its Common Stock shall have been subscribed for and paid for. Sidney Roosevelt Williamson Junius Lee Cotten John Perry Whitney, Harry Donald Felt, William Nicholas Updegraff Lyman Charles Avery Roland Phillips Kauffman Henry Turner Stanley STATE OF MISSISSIPPI, County of Pike Incorporators. This day personally appeared before me, the undersigned authority.

Junius Lee Cotten, McComb, Mississippi incorporators of the corporation known as the Pike County Oil Company
Who acknowledged that they signed and executed the above are foregoing articles of incorporation as their act and deed on this the February, A. D. Notary Public. 33. , 19 (Seal) STATE OF MISSESSEEDEN, County of Escambia. Florida

Florida

This day personally appeared before me, the undersigned authority John Perry Whitney, William Nicholas Updegraff, Roland Phillip Kauffman, Sidney Roosevelt Williamson, Harry Donald Felt, Ly all of Pensacola, incorporators of the corporation known ad the country of the corporation known ad the country of Company who acknowledged that they signed and executed the above and foregoing of incorporation as their act and deed on this the 28th day of February, A. D. 1933.

Of a Received at the office of the Secretary of State, this the 21st day of March

Received at the office of the Secretary of State, this the 21st day of March

Of a Received at the office of the Secretary of State, this the 21st day of March

NALKER WOOD, Secretary of State.

STATE OF MISSISSIPPI, Executive Office, Jackson. The Pike County Oil Company The within and foregoing charter of incorporation of is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this the 22nday of March, 1933. M. SENNETT CONNER. By the Governor: WALKER WOOD, Secretary of State. $R_{ecorded}$: March 23rd, 1933

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of the State

Greek L. Rice,

W. W. Pierce,

, Attorney General.

, Assistant Attorney General.

The Charter of Incorporation of GULF COAST BERRY GARDENS

1. The corporate title of said company is Gulf Coast Berry Gardens.

S. S. Smith, Postoffice, Perkinston, Mississippi; W. H. Bouslog, 2. The names of the incorporators are: Postoffice, Gulfport, Mississippi; George T. Bouslog, Postoffice, Gulfport, Mississippi; Blancine P. Green, Postoffice, Gulfport, M. ssissippi.

3. The domicile is at Gulfport, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: Five Thousand Dollars, (\$5,000.00); all common

One Hundred shares of the par value of Fifty Dollars 5. Number of shares for each class and par value thereof. per share.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To operate Youngberry Nurseries and other nurseries; to grow and sell Youngberry plants and other plants; to grow Youngberries and other berries; to grow Youngberries and other berries and fruits and to matket the same; to maintain cold storage and dry ice and other means of keeping said homeonetics. and dry ice and other means of keeping said berries and transporting the same; to superfitted the planting and growing, hatvesting and gradient and transporting the same; to superfitted the planting and growing, hatvesting and gradient and transporting the same; to superfitted the same of the and the preparation thereof for the markets; to buy and sell such merchandise as may be noted fruits; to make unfermented juices, jams and jellies and any and all other by-products fruits and berries, but no such products to contain the percentage of alcohol prohibits by law; to do any and all things incident to and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation, marketing and stored and necessary for the proper cultivation. by law; to do any and all things incident to and necessary for the proper cultivation, graph of the proper cultivation, graph of the proper cultivation. vesting, processing, marketing and storage of the said Youngberries and other berries, and frusts and vegetables.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of ssissippi of 1930. Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: the common stock.

Twenty-five (25) shares s. s. Smith, W. H. Bouslog. George T. Bouslog, Blanche P. Green George T. Bousles Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI, County of Harrison

This day personally appeared before me, the undersigned authority, S. S. Smith. W. H. Bouslog, and Blanche P. Green

incorporators of the corporation known as the Gulf Coast Berry Gardens who acknowledged that they signed and executed the above art foregoing articles of incorporation as their act and deed on this the first the signed and executed the above art foregoing articles of incorporation as their act and deed on this the first the signed and executed the above art foregoing articles of incorporation as their act and deed on this the

23rd day

STATE OF MISSISSIPPI, County of

this the

(SEAL)

Mrs. Ruby A. Price Harrison County, Mississippi

, A. D. 19 33, together with the sum Received at the office of the Secretary of State, this the 25th day of March

, deposited to cover the fee, and referred to the Attorney General for his opinion. 20.00

WALKER WOOD, Secretary of State.

JACKSON, MISS. March 25th, 1933. Thave examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of the State, or of ited States. the United States.

Greek L. Rice, STATE OF MISSISSIPPI, Executive Office, Jackson. By W. W. Pierce,

, Attorney General. , Assistant Attorney General.

The within and foregoing charter of incorporation of Gulf Coast Berry Gardens

is hereby approved. IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, March. 1933.

By the Governor: march 29 WALKER WOOD, Secretary of State SENNETT CONNER. Freef of Publication, Showing publication made ou... Recorded:

THE CHARTER OF INCORPORATION OF

ILLINOIS FEED MILLS.

1. The corporate title of said company is Illinois Feed Mills.

2. The names of the incorporators are: James W. Collins, postoffice, East St. Louis, Ill.; Walter M. Godin, postoffice, East St. Louis, Ill.

3. The domicile is at Jackson, Mississippi.

4. Amount of capital stock: \$10,000.00. 5. The par value of shares is; \$100.00.

6. The period of existence (not to exceed fifty years) is: 50 years. 7. The purpose for which it is created: To buy, build, lease, trade for and otherwise cquire; to hold, own, operate and to manage, sell, lease, trade or otherwise dispose of manufacturing and storage plants; and to operate storage warehouses, bonded or otherwise, for the storage of all kinds of food, feeds and drinks, fruits, vegetables and other agricultural products. To own such real and personal property as is usual or necessary to the conduct of such business and to borrow money and to mortgage, pledge or hypothecate real or other property as security therefor and generally to do and perform all other acts and things usual or necessary or proper in the ownership or operation of such business.

The rights and powers that may be exercised by the corporation, in addition to the foregoing are those conferred by Chapter 100, Code of Mississippi 1930, and acts amendatory

thereof and supplemental thereto.

8. Number of shares of stock to be subscribed before the corporation may begin business: Ten (10).

James W. Collins Walter M. Godin

STATE OF LILINOIS COUNTY OF MONROE

This day personally appeared before me, the undersigned authority, James W. Collins and Walter M. Godin incorporators of the corporation known as Illinois Feed Mills, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their less than they signed and executed the above and foregoing articles of incorporation their act and deed on this the 28th day of October, 1931.

Elmer C. Weihl, Notary Public

Received at the office of the Secretary of State this the 3rd day of November, 1931, together with the sum of \$30.00 recording fee, and referred to the Attorney General for his one his opinion. Walker Wood, Secretary of State

Jackson, Mississippi

November 2nd, 1931 I have examined this charter of incorporation and am of the opinion that it is not

violative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General By J. A. Lauderdale, Assist. Attorney-General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of ILLINOIS FEED MILLS is hereby

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 4th day of November, 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: November 3rd, 1931.

Suspended by State Lax Commission as Authorized y Server 15, Chapter 11, Laws of Mississippe 1934

OCT 12 1938

THE CHARTER OF INCORPORATION OF

HOME REALTY INVESTMENT COMPANY, INC.

1. The corporate title of said company is Home Realty Investment Company, Inc.

2. The names of the incorporators are: J.F. Calmes, Baton Rouge, Louisiana; Karl Schneidau, Brookhaven, Mississippi; F. N. Calmes, Newberry, South Carolina. 3. The domicile is at Brookhaven, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: The total amount or capital stock is Seven Hundred about 2 to class or classes thereof: of authorized capital stock is Seven Hundred shares of the par value of Ten and no/100 (\$10.00)

Dollars, per share, amounting to S ven Thousand and no/100 (\$7,000.00) Dollars.

5. Number of shares for each class and par value thereof: The total amount of authorized to the shares for each class and par value thereof: The total amount of authorized to the share of the share capital stock is Seven Hundred (700) shares of the par value of Ten and no/100 (\$10.00) dollars, per share, amounting to Seven Thousand and no/100 (\$7,000.00) dollars.

6. The period of existence (not to exact a first and no/100 (\$7,000.00))

The period of existence (not to exceed fifty years) is fifty (50) years. 7. The purpose for which it is created: To purchase, acquire, hold, receive, lease, release, convey, transfer, assign, abandon, set over, deliver, dispose of, mortgage, hypothecate, nature or otherwise require, receive, use or dispose of real action. or otherwise require, receive, use or dispose of real estate, lands or properties of any nature or kind whatsoever real personal or miscal saturations. or kind whatsoever, real personal or mixed, movable, immovable, corporeal or incorporeal, in any of the states of the United States of America, and to improve or cause or contract improved such real estate or property by the construction and appurtenances thereto; borrow money to make and grant mortgages and to buy and to hold and of stock in other companies in so far as is not prohibited by law, or corporations or interest in other companies or securities of any kind and in general, to do any and all of those requisites necessary and incidental to the business and and any and all of those requisites necessary and incidental to the business and properties herein enumerated.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 24, Code of Mississippi of 1906, and Chapter 90, Laws

of Mississippi of 1928.

8. Number of shares of each class to be subscribed and paid for before the corporation may n business: begin business:

> J. F. Calmes F. N. Calmes Karl Schneidau,

Incorporators

STATE OF LOUISIANA

COUNTY OF EAST BATON ROUGE

This day personally appeared before me, the undersigned authority J. F. Calmes, who is who he incorporators of the corporation knows as the Walls and authority J. F. Calmes, who of the incorporators of the corporation known as the Home Realty Investment Company, Inc., as acknowledged that he signed and executed the corporation of the corporation as the Home Realty Investment Company, Inc., as acknowledged that he signed and executed the above and foregoing articles of incorporation as this act and deed on this the 7th day of October 1007 his act and deed on this the 7th day of October, 1931.

STATE OF MOUTH CAROLINA

Roland C. Kizer. Notary Public

COUNTY OF NEWBERRY

This day personally appeared before me, the undersigned authority F. N. Calmes, who is who the incorporators of the corporation knows a transfer of the corporation knows a transfer who of the incorporators of the corporation known as the Home Realty Investment Company, Inc., as acknowledged that he signed and executed the Corporation of the corporation as acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 9th day of October 1987 his act and deed on this the 9th day of October, 1931.

STATE OF LOUISIANA COUNTY OF EAST BATON ROUGE R. G. Wallace, Jr., Notary Public for S.C.

This day personally appeared before me, the undersigned authority Karl Schneidau, who is of the incorporators of the corporation known as the Variable Research that it their act and deed on this the 15th day of October, 1931.

Received at the office of the Secretary of State, this the 5th day of November, A.D. 1931. ther with the sum of \$24.00 deposited to come t together with the sum of \$24.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Nov. 5th, 1931

Walker Wood, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Geo. T. Mitchell, Attorney General J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of HOME REALTY INVESTMENT COMPANY, INC. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State issippi to be affixed, this 5 day of November 1901 Mississippi to be affixed, this 5 day of November, 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: November 6th, 1931.

THE CHARTER OF INCORPORATION OF THE MCHIE MOTOR COMPANY.

1. The corporate title of said company is The McHie Motor Company.
2. The names and post-office addresses of the incorporators are: S. D. McHie, posteffice Genville, Mississippi, William H. Clements, postoffice, Greenville, Mississippi Emmet postoffice, Greenville, Mississippi.

The domicile of the corporation in this state is Greenville, Mississippi.

The amount of authorized capital stock, with full particulars as to the class or lasses thereof, including all their privileges and restrictions, and whether having a par value or being without nominal or par value;

Five Thousand (\$5,000.00) Dollars, common stock of \$100.00 per share.

5. The period of existence, not to exceed fifty years is;

Fifty (50) years.

6. The purpose for which the corporation is created, not contrary to law, including a tatement that the rights and powers that may be exercised by said corporation in additon thereto are those conferred by the provisions of Chapter 100 of the Mississippi Code

To engage in the business of a general motor vehicle garage, service station, and tealer and to finance repair work on the deferred payment plan at Greenville, Mississippi; the purpose of buying and selling, both wholesale and retail, all kinds of motor vehincluding tractors, tires, tubes, batteries, and all accessories thereto, whether same be classified as old or new; also, to buy and sell, both wholesale and retail, parts and accessories of whatever kind or nature that may be used and owned in operational accessories of whatever kind or nature that may be used and retail. operation of motor vehicles and tractors: to buy and sell, both wholesale and retail, reases, motor oils, kerosene and all other petroleum products, motor vehicle and tractor reases, and any and all kinds of fuel, oils, and greases used in the lubrication and oper-tion of motor vehicles and tractors. To further engage in the business of making repairs of every nature to all kinds and classes of motor vehicles, including tractors; to mend, repair or rebuild any and all parts of motor vehicles and tractors and accessories thereto, deluding the repairing and vulcanizing of tires, and tubes and the repairing, recharging, recharging, rebuilding of batteries. Further to engage in the business of financing on the deferred payment place of batteries. Further to engage in the business of vehicle, including tractor and all real estate including any building or buildings thereon located in the city of real estate including any building or buildings thereon located in the operation of aforestid basissippi, which might or may become necessary and be used in the operation of aforestid basissippi, which might or may become necessary and operate all machinery, Le aforesaid businesses; and to further purchase, lease, own and operate all machinery, cols, and equipment which may be, or become necessary for the proper operation of said

The rights and powers that may be exercised by this composation, 1930. The rights and powers that may be exercised by this composation, 1930. The rights and powers that may be exercised by this corporation, in addition to the

The number of shares of each crass; the corporation shall commence business; The number of shares of each class of stock necessary to be subscribed and paid for

Ten (10) shares of common stock.

S. D. McHie William H. Clements Emmet Harty
Incorporators.

STATE OF MISSISSIPPI

OOUNTY OF WASHINGTON.

This day personally appeared before me, the undersigned, a Notary Public, in and for the county and state aforesaid, the within named S. D. McHie, William H. Clements, and homet Herounty and state aforesaid, the within named S. D. McHie Motor Company, who acknowthe county and state aforesaid, the within named S. D. McHie Motor Company, who acknow-ledged they, incorporators of the corporation known as The McHie Motor Company, who acknow-ledged they, incorporators of the corporation on ledged that they signed and executed the above and foregoing articles of incorporation on this the 2nd day of November, A. D., 1931.

Given under my hand an official seal this the 2nd. day of Novemberm A. D., 1931.

Agnes Barksdale, Notary Public.

Received at the office of the Secretary of State, this the 3rd day of November, Received at the office of the Secretary of State, this the cording fee, and referred 1, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.
Walker W Walker Wood, Secretary of State.

Jackson, Mississippi November 3rd, 1931

I have examined this charter of incorporation, and am of the United States I have examined this charter of incorporation, and am of the United States.

*iolative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General. By J. A. Lauderdale, Assistant Attorney General.

STATE OF MISSISSIPPI DECUTIVE OF FICE JACKSON

hereby approved. The within and foregoing Charter of Incorporation of THE MCHIE MOTOR COMPANY is

In testimony whereof, I have hereunto set my name and of Mississippi to be affixed, this 5th day of November, 1931. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the

W the Governor

Theo. G. Bilbo

Malker Wood, Secretary of State Recorded: November 5th, 1931.

THE CHARTER OF INCORPORATION OF

LOWNDES COUNTY OIL & DEVELOPMENT COMPANY.

1. The corporate title of said Company is Lowndes County Oil and Development Company. 2. The names of the incorporators are: Thomas J. Locke, Postoffice, Columbus, Mississippi, mLouis Rosenzweig, Postoffice, Columbus, Mississippi, Frank C. Owen, Postoffice, Columbus, Mississippi.

3. The domicile of the corporation is at Columbus, Mississippi. 4. The amount of the capital stock is Twenty Thousand (\$20,000.00) Dollars, all com-

mon stock of the par value of \$20.00.

5. The sale price per share shall be \$20.00. 6. The period of existence is Fifty (50) years.

7. The purpose for which said corporation is organized is to acquire personal property with which to dill wells for gas or oil or both, to buy and sell leases and royal-tieses and to sell or purchase real estate for the purpose of development of the oil or gas resources therof and for trading in such resources; also the powers, not contrary to law, conferred on corporations by Chapter 100 of the Code of Mississippi, 1930.

8. The number of shares of stock necessary to be subscribed and paid for before

said Company begins business will be One Hundred (100).

Witness the hands of the incorporators this the 30th day of October, 1931.

L. Rosenzweig Thos. J. Locke Frank C. Owen

STATE OF MISSISSIPPI

LOWNDES COUNTY

Personally appeared before me, Maude Conner, a Notary Public in and for Lowndes County, Mississippi, the within named Thomas J. Locke, Louis Rosenzweig, and Frank C. Owen, incorporators of the corporation known as Lowndes County Oil & Development Company, who acknowledged that as such incorporators, they signed, executed and delivered the foregoing articles of incorporation of said Lowndes County Oil & Development Company, as theiwact and deed on the date above written.

Witness my signature this the 31st day of October, 1931.

My commission expires 8/23/33.

Maude Conner, Notary Public.

Received at the office of the secretary of state this the 3rd day of November, A. D. 1931, together with the sum of \$50.00 deposited to cover the recording fee, and referred to the attorney-general for his opinion.

Walker Wood, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

Geo. T. Mitchell, Attorney General. J. A. Lauderdale, Asst. Atty. General. Ву

STATE OF MISSISSIPPI BEXECUTIVE OFFICE JAMKSON

The within and foregoing Charter of Incorporation of Lowndes County Oil & Development Company is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 5th day of November, 1931.

By the Governor

Theo G. Bilbo

Walker Wood, Secretary of State

Recorded: November 6, 1931

THE CHARTER OF INCORPORATION OF GOODYEAR SERVICE, INC.

1. The corporate title of said company is GOODYEAR SERVICE, INC.

2. The names of the incorporators are: R. E. Sheldon, 1144 East Market Street, Akron, Ohio, W. E. deBruin, 1144 East Market Street, Akroh, Ohio.

3. The domicile is at Meridian, Lauderdale County, Mississippi.
4. The amount of authorized capital stock is Five Thousand Dollars (\$5,000.00) divided into Fifty (50) common shares having a par value of One Hundred Dollars (\$100.00) each. 5. The sale price of shares without par value is

(ho shares without par value)

6. The period of existence if Fifty (50) years.

7. The purpose for which it is created is; To conduct a garage or garages, buy and sell tires, tubes, oil and other motor lubricants, gasoline and other motor fuels, motor and tire accessories and kindred products and to service and repair motor vehicles, tires, tubes and acessories and to own and hold

Such real and personal property as may be necessary or convenient therefor.

The rights and powers that may be exercised by said corporation, in addition to the foregoing, are those conferred by the provisions of the Code of 1930, Chapter 100, and its

8. The number of shares of each class to be subscribed and paid for before the corporation may begin business is Five (5) shares. IN TESTIMONY WHEREOF, we have hereunto set out hands and seals this 2nd day of November, 1931.

(Seal) R. E. Sheldon (Seal)

W. E. deBruin

STATE OF OHIO COUNTY OF SUMMIT

This day personally appeared before me, the undersigned authority, R. E. Sheldon and w. E. deBruin, incorporators of the corporation known as Goodyear Service, Inc., who acknowledged that they signed and executed the above and foregoing Articles of Incorporation ation as their act and deed on this, the 2nd day of November, 1931.

Harold S. Mong, Notary Public.

Received at the Office of the Secretary of State this the 4th day of November, A.D. Received at the Office of the Secretary of State and referred to gether with the sum of \$20.00 deposited to cover the recording fee and referred to the Attorney-General for his opinion.

Walker Wood, Secretary of State.

Jackson, Mississippi November 4, 1931

I have examined this Charter of Incorporation and I am of the Opinion that it is Not Violative of the consitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorny General J. A. Lauderdale, Asst. Attorney General.

STATE OF MISSISS IPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of GOODYEAR SERVICE, INC., is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 5th day of November, 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State Recorded: November 6th, 1931.

#5118

THE CHARTER OF

THE MOTOR OIL CORPORATION

The corporate title of said company is The Motor Oil Corporation

2. The names of the incorporators are: C. W. Beale, postoffice, Little Rock, Arkansas; F. E. Dolhande, Jr., postoffice, Amite, Louisiana; J. M. Hancock, postoffice, Amite, Louisiana; J. The domicile is at Jackson, Hinds County, Mississippi.

The amount of common stock and particulars as to class or classes thereof: One Thousand (1000) shares of common stock, each of no par value, which shall be sold for the sum

of One (\$1.00) Dollar per share.

6. The purpose for which it is created: To manufacture, buy, sell and otherwise deal in all s of motor oils. fuels and greases particularly sell and otherwise deal in all s. kinds of motor oils, fuels and greases, particularly gasoline, gasoline products, lubricating oil and greases, and their products; to own and operate filling stations, storage tanks and delivery equipment; to buy, sell, or otherwise deal with such real and personal property, as may be necessary and incidental to the conducting of the Company's business. To draw, accept, enderse, issue, buy and sell negotiable or transferable instruments and securities, including bonds, debentures notes and hills of another transferable instruments and securities, including bonds, debentures, notes and bills of exchange; to borrow money and create debts and secure the payment of the same by mortgage or deed of the payment of the same by mortgage or deed of trust on its property, or any part of it both real and personal and by please againment of the same by mortgage or deed of trust on its property, or any part of it both real and personal and by please againment of the same by mortgage or deed of trust on its property, or any part of it both real and personal, and by pledge, assignment or otherwise of and upon any or all of the assets of the corporation and in addition the assets. the corporation, and in addition thereto, to exercise all those rights and powers, conferred on and granted to corporations by Charles and powers, conferred on and granted to corporations by Chapter 100, Mississippi Code 1930.

7. The number of shares of each class to be subscribed and paid for before the corporation begin business. One Hundred (100) shares of may begin business, One Hundred (100) shares of common stock of the par value, to be paid for provided by paragraph 4 hereof.

C. W. Beale

F. E. Dolhande, Jr.,

J. M. Hancock,

Incorporators

STATE OF LOUISIANA PARISH OF TANGIPOHOA

This day personally appeared before me, the undersigned authority, F. E. Dolhande, Jr., J. M. Hancock, being the incorporators of the corporation known as The Motor Oil Corporation, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 27 decree of October 1980 and 1980 articles of incorporation. as their act and deed on this the 27 day of October, 1931.

STATE OF LOUISIANA HINDS COUNTY

Shelby S. Reid, Notary Public

This day personally appeared before me, the undersigned authority, C. W. Beale, being one the incorporators of the corporation because T. of the incorporators of the corporation known as The Motor Oil Corporation, who acknowledged that they signed and executed the above and formula designed authority, C. W. Beale, being action to the second designed authority and designed authority and designed authority are second as the second designed authority and designed authority are second designed authority. that they signed and executed the above and foregoing articles of incorporation, as their and deed on this the 5th day of November 1921 and deed on this the 5th day of November, 1931.

> Elmina Henry, Notary Public My commission expires: Nov. 19th, 1933

Received at the office of the Secretary of State, this the 5th day of November, A.D. 1931, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the General for his opinion.

Jackson, Miss., Nov. 6, 1931

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violatish the Constitution and laws of this State. or of the United The Indiana. of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General By J. A. Lauderdale, Assistant Attorney-General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE MOTOR OIL CORPORATION is hereby oved. approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed this 6th day of November, 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: November 6th, 1931

DEC 21 1934 RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5121

CHARTER OF INCORPORATION OF

THE HATTIESBURG ICE & FUEL COMPANY.

The corporate title of said Company is The Hattiesburg Ice & Fuel Company.

2. The names and rost office addresses of the incorporators is: W. W. Willis, Meridian, Mississippi; Geo. T. Carter, Meridian, Mississippi.

The domicile of the corporation is Hattiesburg, in Forrest County, Mississippi. 4. The amount of the authorized capital stock is One Hundred and Fifty Thousand Dollars (\$150,000.00), all of which is to be common stock and to be of the par value of \$100.00

per share without preference, privilege or other qualifications.

5. The existence of the corporation is fifty years. 6. The purpose for which the corporation is created is to buy, manufacture and sell ice, to products, coal and other fuel products, and to deal generally in commodities pertaining to refrigiration, cold storage and heating supplies, and in addition thereto the company is to reference to refrigiration. is to possess and have all such rights and privileges as are conferred on corporations by Chapter 100 of the Mississippi Code of 1980, and all laws amendatory thereof.

7. The corporation may organize and begin business when twenty-five percent of the spital stock thereof shall have been subscribed and paid for.

W. W. Willis Geo. T. Carter

STATE OF MISSISSIPPI LAUDERDALE COUNTY.

Personally appeared before me, the undersigned authority in and for said County and state, foregoing and George T. Carter, who each acknowledged that he signed and delivered the day and attached Charter of Incorporation as one of the incorporators thereof, on the day and attached Charter of Incorporation as and all and year therein mentioned, as his act and deed.

Given under my hand and official seal, this the 3rd day of November, 1931.

Madge Hearn, Notary Public RECEIVED at the office of the Secretary of State this the 6th day of November, A.D. 1931, tosether with the sum of \$310.00 deposited to cover the recording fee and referring to the Attorney General for his opinion.

Walker Wood, Secretary of State

Nov. 6th, 1931.

I have examined this Charter of Incorporation, and am of the opinion that it is not in conflict with the Constitution and laws of the state of Mississippi, or of the United States.

Geo. T. Mitchell, Attorney General By J. A. Lauderdale, Asst. Atty. Genl.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE HATTIESBURG ICE & FUEL COMPANY is In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 6 day of Nov. 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: November 7th, 1931.

OF NAME OF THE CORPORATION.

BE IT RESOLVED by the stockholders of the W. C. Leonard & Company of Ackerman, Mississippi, in a special meeting this day duly called and held, that the charter of incorporation of said Company be so amended that the corporat title shall hereafter be HINES & MOSS, in place of the corporate title as now constituted, under which name it shall transact and conduct all business. BE IT FURTHER RESOLVED that this amendment and change shall take effect when authorized by law, and that the President and Secretary be, and they are hereby authorized and empowered to such stens and to do and nearform all the president and secretary be. such steps, and to do and perform all things necessary and required by law in order to effectuate the same.

Adopted and passed on this the 30 day of October, 1931.

L. P. Hines. President

J. H. Lacey. Secretary

SPECIAL MEETING OF STOCKHOLDERS OF THE W. C. LEDNARD & COMPANY OF ACKERMAN, MISS.

BE IT REMEMBERED that on this the 30 day of October, 1931 a special meeting of the stockholders of the W. C. Leonard Company of Ackerman, Mississippi, was duly held at the office of the Company, in Ackerman, Miss., upon five (5) days written notice duly given to each stock holder as required by the Constitution and by-laws, called for the purpose of changing the office the Corporation as named in said national contents. of the Corporation as named in said notice:

Present: L. P. Hines, President; Mrs. Eloise Moss, and James H. Lacey, Secretary, the above ag all of the stockholders and holding all of the

being all of the stockholders and holding all of the stock in force. The President stated the purpose of the meeting, whereupon the following resolution was offered, and on motion made for its adoption, duly adopted and passed by aye and nay vote, stockholders voting "aye", being in words and figures as follows, to-wit:

There boing no further business, the meeting adjourned.

L. P. Hines, President J. H. Lacey. Secretary

Received at the office of the Secretary of State, this the 6th day of November, A.D. 1951. together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Nov. 6, 1931

Walker Wood. Secretary of State

I have examined this amendment to the charter of incorporation, and am of the opinion that s not violative of the Constitution and laws of the charter of incorporation, and am of the opinion it is not violative of the Constitution and laws of this State, or of the United States.

> J. A. Lauderdale, Assistant Attorney General Geo. T. Mitchell, Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of W. C. LEONARD & COMPAN In testimony whereas T. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State is hereby approved. Mississippi to be affixed, this 6th day of Nov. 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: November 7th, 1931.

ARTICLES OF ASSOCIATION AND INCORPORATION OF MISSISSIPPI DIVERSIFIED FARMERS ASSOCIATION (A.A.L.)

Sec. 1. We, F. H. Miller, of Bolivar County, Mississippi, (P.O. address Mound Bayou, Mississippi); M. G. Miller of Bolivar County, Mississippi, (P.O. address Mound Bayou, Mississippi); O. J. Wells of Bolivar County, Mississippi, (P.O. address Mound Bayou, Mississippi); R. W. Jones of Bolivar County, Mississippi, (P.O. address Mound Bayou, Mississippi); T. S. Morris of Bolivar County, Mississippi, (P.O. address Mound Bayou, Mississippi); Tom Hill of Bolivar County, Mississippi, (P.O. address Round Lake, Mississippi); Walter Stanton of Bolivar County, Mississippi, (P.O. address Round Lake, Mississippi); Mexander Johnson of Bolivar County, Mississippi, (P.O. address Mound Bayou, Mississippi); N. C. Bridges of Bolivar County, Mississippi, (P.O. address Duncan, Mississippi); the undersigned Mound Bolivar County, Mississippi, (P.O. address Cleveland, Mississippi); the undersigned McCall of Bolivar County, Mississippi, (P.O. address Cleveland, Mississippi); the undersigned producers of agricultural products in the State of Mississippi, desiring that we, our associated of agricultural products in the State of Mississippi, desiring that we, our associated of agricultural products in the State of Mississippi, desiring that we, our associated of the Laws of Mississippi of 1930. associates and successors, shall come under Chapter 99 of the Laws of Mississippi of 1930, known as the Agricultural Association Law, and enjoy its benefits hereby enter into Articles of Association of Association and Incorporation thereunder, in duplicate and signed and acknowledged by all those named herein, to be filed with the Secretary of State of the State of Mississippi, and recorded herein, to be filed with the Secretary of beginning a corporation without and recorded as required by said statute, for the purpose of beginning a corporation without eapital stock and without individual liability, as provided and allowed in said statute, with all stock and without individual liability, as provided and allowed in said statute. with all the rights, powers, privileges and immunities by said statute given or allowed, setting forth the following:

The name of the organization shall be Mississippi Diversified Farmers Section 2.

Association, (A.A.L.). Section 3. The pe The period of existence shall be fifty years. The domicile shall be at Mound Bayou, in the County of Bolivar, in the State Section 4.

of Mississippi. Section 5. Said incorporated association is to be organized and operated under said

Chapter 99 of the Laws of Mississippi of 1930. Section 6. The purposes of said incorporated association are to promote the interests of agriculture and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by said Chapter 99 of the Laws of Mississippi of 1930 or by other states. by other laws of the State of Mississippi or the United States.

In testimony whereof we have hereunto set mur hands in duplicate, this 10th day of Movember, 1931.

> F. H. Miller Tom Hill Walter Stanton M. G. Miller T. S. Morris

R. W. Jones Alexander Johnson O. J. Wells U. S. Bridges N. C. McCall

State of Mississippi County of Bolivar

Before me, the undersigned authority competent to take acknowledgements, personally came and appeared the above named F.H.Miller, M.G.Miller, O.J.Wells, R.W.Jones, T.S.Morris, Rom Hill. Walter Stanton, Alexander Johnson and N.C. McCall, U.S. Bridges, who then and there are the foregoing instrument of writing there acknowledged that they signed and delivered the foregoing instrument of writing on the day on the day of the day and year therein mentioned.

Given under my hand and seal this 10th day of November, 1931.

B. A. Green, Notary Public My commission expires December 8, 1932.

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE

the Articles of Association and Incorporation of MISSISSIPPI DIVERSIFIED FARMERS ASSOCIATION (A.A.T.) hereto attached, together with a duplicate thereof, was pursuant to the provisions of Article 1, Chapter 99, Code of Mississippi of 1930, filed in my said office this the 12th day of November, A.D. 1931, and one copy thereof recorded in the Records of returned to said this office, in Book No. 31, at Page 309, and the other copy thereof returned to said Association. Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed,

this 12th day of November, 1931.

Walker Wood, Secretary of State

BEAL

THE CHARTER OF INCORPORATION OF

COOPER YERGER POST NO. 28 AMERICAN LEGION

The corporate title of said Company is Cooper Yerger Post No. 28, American Legion.
The names of the incorporators are: W. S. Stancil, Clarksdale, Mississippi; Ed Weeks, Roundaway, Mississippi; E. J. Luster, Clarksdale, Mississippi; LeRoy Wilkins, Clarksdale, Mississippi; C. C. Corley, Clarksdale, Mississippi.
3. The domicile is at Clarksdale, Coahoma County, Mississippi

- There is no capital The capital stock and particulars as to class or classes thereof: stock, same being a fraternal organization, organized under Section 4131. Code of Mississippi of 1930.
- 5. Number of shares for each class and par value thereof: No shares of stock shall be issued and no dividends or profits shall be divided among the members.

The period of existence (not to exceed fifty years) is fifty years.

The purpose of which it is created is: (a) To uphold and defend the Constitution of the United States of America; to maintain order: to foster and perpetuate a statution of the United States of America; law and order; to foster and perpetuate a one hundred percent Americanism; to preserve the memories and incidents of our association in the Great War; to inculcate a sense of individual obligation to the community, state and nation; to comvat the autocracy of both classes and masses; to make right the master of might; to promote peace and good will on earth; to safeguard breasmit to posterity the principles of metics. breasmit to posterity the principles of justice, freedom and democracy; to consecrate and senetify our comradeship by our devotion to mutual helpfulness.

(b) To conduct, supervise, promote and sponsor, boxing, sparring, wrestling matches, base ball, foot ball, tennis, exhibitions, and other wholesome athletics, subject to the rules and regulations of the Mississippi Athletic Control wholesome athletics, subject to the the and regulations of the Mississippi Athletic Commission and the conditions prescribed by the

Laws of the State of Mississippi.

To conduct, supervise, promote and sponsor general fairs, exhibitions and races and to engage and employ shows and other amusements and entertainments in connection therwith, and to do any and all things recessors are amusements and entertainments in connection therwith. and to do any and all things necessary or incident to the successful promotion of such fairs.

(d) To conduct all kinds of multiple and entertainments in connection of such fairs. (d) To conduct all kinds of public entertainments and especially swimming and dancing e of a theatrical nature such as account of the successful promotion of such landing and dancing entertainments and especially swimming and dancing and dancing the successful promotion of such as a constant of the successful promotion of such landing and dancing and dancing and dancing the successful promotion of such landing and dancing and those of a theatrical nature, such as concerts, plays, shows, ballets, and like productions and to that end to engage and employ theatrical rays, shows, ballets, and like productions and to that end to engage and employ theatrical companies, actors, actresses, singers, dancers, variety performers, athletic and theatrical companies, actors, actresses, singers,

variety performers, athletic and theatrical and musical artists. (e) To charge admission fees for the exhibitions, entertainments and amusements set forth aragraphs (b), (c), and (d) hereof and to but the exhibitions. in sub-paragraphs (b), (c), and (d) hereof, and to buy and sell and deal generally in soft drinks, candies, cigare dispretts drinks, candies, cigars, cigaretts, peanuts, pop-corn, and the like at such entertainments, to sall concessions for the handling of sema to sall concessions for the handling of same.

(f) To provide, equip and maintain a suitable home to be used as offices of the corporation and as a meeting place for its members, and for such other purposes as may be provided by the by-laws of the corporation vided by the by-laws of the corporation.

To organize, equip and maintain a drum and bugle corps, banks and orchestras. To establish, own and conduct schools and hospitals for the benefit of its members of their immediate families, under conduct schools and hospitals for the benefit of its members be and members of their immediate families, under such regulations and restrictions as may be prescribed by the by-laws of this comparation.

prescribed by the by-laws of this corporation.

(i) To render charitable relief to its members and others who served in the World between April 6th 1987 and Marchael 1987. between April 6th, 1927, and N vember 11th, 1918, and to such other persons as may be provided by the by-laws of this corporation. by the by-laws of this corporation.

(j) To promote the moral and civic welfare of the city of Clarksdale and Coahoma County, Mississippi.

(k) To affiliate and cooperate fully with the National Organization of the American Legion chartered by Congress on September 16th, 1919, said charter being set forth in Title 36, Chapter 3, Paragraphs 41 to 51, inclusive, United States Code Annotated.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are to contract and be contracted with, to sue and be sued in courts of law and equity, to receive, buy, hold, own, lease, use and distance and be sued in courts of law and equity. as shall be necessary for its corporate number of such real estate and personal property as shall be necessary for its corporate purposes; to adopt a corporate seal and alter the not inconsistent with the laws of the United State, and regulations to carry out its purposes, carrying out the purposes of the United States or of the State of Mississippi; to use in and maintain offices for the conduct of its business: to and badges as it may adopt; to tions, and generally to do any adopt; business: to such emblems and badges as it may adopt; business: not inconsistent with the laws of the United States or of the State of Mississippi; to use the carrying out the purposes of the corporation such and regulations to carry out its purposes to use the carrying out the purposes of the corporation such and regulations to carry out its purposes. and maintain offices for the conduct of its business; to publish a magazine or other public tions, and generally to do any and all such acts and things as may be necessary and proper carrying into effect the purposes of the corporation; and also those powers conferred by 100 of the Code of Mississippi of 1930, and House Rill No. 100 of the Code of Mississippi of 1930, and House Bill No. 655, of the Laws of Mississippi of 1928, same being Chapter 100 of the Laws of the Laws of Mississippi of the Laws of 1928.

> W. S. Stancil M. J. Luster Ed Weeks LeRoy Wilkins C. C. Corley

STATE OF MISSISSIPPI COUNTY OF COAHOMA

Incorporators ACKNOWLEDGEMENT

This day personally appeared before me a Notary Public in and for said County and State, cil, M. J. Luster, Ed Weeks. LeRoy Wilking Public in and for said County and state. Stancil, M. J. Luster, Ed Weeks, LeRoy Wilkins, C. C. Corley, incorporators of the corporation executed the shore can be a supposed and state of the corporators of t known as the Cooper Yerger Post No. 28, American Legion, who acknowledged that they signed the 20 day of October, 1921 executed the above and foregoing articles of incorporation as their act and deed on this 20 day of October, 1931

Spivy Fletcher Douglass, Notary Public My commission expires December 20, 1934 Received at the office of the Secretary of State, this 9th day of November, 1931, the sum of Ten Dollars (\$10.00) denoted to with the sum of Ten Dollars (\$10.00) deposit to cover recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Nov. 9th, 1931

Walker Wood, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the Laws of this State, or of the United State of the Constitution of the Laws of this State, or of the United States.

> Ggo. T. Mitchell, Attorney General By J. A. Lauderdale, Asst. Atty. Gen.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of COOPER YERGER POST NO. 28, AMERICAN LEGION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 14 day of Nov. 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: November 15, 1931

CHARTER OF INCORPORATION \mathbf{or} HOPE GAS & OIL COMPANY.

The corporate title of this company shall be Hope Gas & Oil Company.

The names and post office address of the incorporators are: Geo. P. Atkins, Jackson, Miss., Andrew Fitzpatrick, New Orleans, Louisiana; J. Edw Crusel, New Orleans, Louisiana.

3. The domicile of this corporation is Jackson, Mississippi. 4. The amount of authorized capital stock is \$17,500.00 represented by 350 shares of

stock of the par value of \$50.00 a share.

The purpose for which this corporation is created is to prospect for locations suitable production of oil. gas, sulphur and other 5/ The period of existence shall be 50 years. for the production of oil, gas, sulphur and other minerals, drill, bore and sink wells and shafts in order to locate and to produce the same; to sell, convey, and transport oil, petroleum and gas, sulphue and other minerals, and to carry on the business of storing, product transport in a business of storing. ing, transporting, buying and selling of said mineral products and by-products; to build, construct, operate and maintain oil and gas wells and to locate, purchase, lease, acquire and sell land, leases, mineral rights and options not inconsistent with the law. The rights and powers that may be exercised by said composition. and powers that may be exercised by said corporation in addition to the foregoing are those conferred by the provisions of Chapter 100 of Mississippi Code of 1930.

7. This corporation may begin business when \$3000.00 of the capital stock has been paid in

Witness the signatures of the incorporators this the 14th day of November, 1931.

Geo. P. Atkins Andrew Fitzpatrick J. Edw. Crusel

STATE OF MISSISSIPPI COUNTY OF HINDS CITY OF JACKSON

Personally appeared before me the undersigned Notary Public in and for said City, county State, Geo. P. Atkins. who acknowledged that and State, Geo. P. Atkins, who acknowledged that he signed and delivered the foregoing instrument on the day and date and for the purposes the said city, country. ment on the day and date and for the purposes therein named.

Witness my hand and official seal this the 14th day of November, 1931.

Mrs. O. E. Stewart, Notary Public

STATE OF LOUISIANA PARISH OF ORLEANS CITY OF NEW ORLEANS

Personally appeared before me the undersigned Notary Public in and for said City, county State, Andrew Fitzpatrick, and J. Edw Crusel The Public in and for said City, and J. Edw Crusel The County Public in and for said City, county State, Andrew Fitzpatrick, and J. Edw Crusel The County Public in and for said City, county State, Andrew Fitzpatrick, and J. Edw Crusel The County Public in and for said City, county State, Andrew Fitzpatrick, and J. Edw Crusel The County Public in and for said City, county State, Andrew Fitzpatrick, and J. Edw Crusel The County Public in and for said City, county State, Andrew Fitzpatrick, and J. Edw Crusel The County Public in and for said City, county State, and S and State, Andrew Fitzpatrick, and J. Edw Crusel, who each acknowledged that they signed and delivered the foregoing instrument on the day and delivered the foregoing instrument of the day and delivered the day and deliv delivered the foregoing instrument on the day and date and for the purposes therein named.
Witness my hand and official seal this the last and for the purposes therein named. Witness my hand and official seal this the 16 may of November, 1931.

Robert Legler. Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 17th day of November, 4.D. the together with the sum of \$46.00 deposited to cover the recording fee, and referred to attorney General for his ominion Attorney General for his opinion.

Jackson, Miss.,

Nov. 18, 1931

I have examined this charter of incorporation, and am of the opinion that it is not ative of the Constitution and laws of the constitution and laws of the constitution. violative of the Constitution, and laws of this State, or of the United States.

By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of HOPE GAS & OIL COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 19th day of November, 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: November 19, 1931

AMENDMENT OF THE CHARTER OF INCORPORATION OF J. S. RENO COMPANY

The Charter of Incorporation of J. S. Reno Company approved on the 8th day of January,

1930 is hereby amended as follows, to-wit:

Article four of the Charter of said Corporation and the amendment there to whereby the capital stock is fixed at \$20,000.00 is amended to read as follows: "Article 4. The authorized capital stock be reduced from \$20,000.00 to \$10,000.00; that

the paid in capital stock be reduced from \$10,000.00 to \$5,000.00.

Article seven of the original charter be amended so as to read as follows, to-wit: "Article 7. The purpose for which it is created: To engage in a general retail and wholeale mercantile business; to buy and sell goods and other commodities; to act as brokers, Sents and factors in handling, shipping and marketing vegetables and all other farm products, live stock, etc., and to do and perform all such things in connection therewith as are usual and contains. and customary in the conduct of such business; and to buy, own, sell, farm and operate any and kinds of farm land; to own any and all kinds of live stock; to buy and sell same; to own, buy and sell same; to own, and sell any and all kinds of farming implements in connection with farming, to employ and all kinds of labor in connection with farming, to supply or furnish hands and tenants Connection with the said farming, to buy, own and sell any and all kinds of town lots or property"; so that the Original Charter of Incorporation of J. S. Reno Company will read as

THE CHARTER OF INCORPORATION OF J. S. RENO COMPANY: 1. The corporatestitle of said company is J. S. Reno Company.
2. The names of the incorporators are: J. S. Reno, postoffice, Hazlehurst, Miss., W. L. Reno, postoffice, Hazlehurst, Miss.

The domicile is at Hazlehurst, Miss.

The amount of authorized capital stock is Ten Thousand Dollars; the amount of paid in Capital stock is Five Thousand Dollars.

The par value of shares is One Hundred Dollars.

The period of existence (not to exceed fifty years) is fifty years. The purpose for which it is created: To engaged in a general and whole sale mercantile business: to buy, and sell goods and other commodities; to act as brokers, agents and factors in hand; to buy, and sell goods and other commodities; to buy, and sell goods and other commodities; to buy, and sell goods and other commodities; to buy, and sell goods and other farm products, live stock, etc., in handling, shipping and marketing vegetables and all other farm products, live stock, etc., and to do and perform all such things in connection therewith as are usual and customary in the Conduct of and perform all such things in connection therewith as are usual and such things in connection therewith as are usual and such things of farm and operate any and all kinds of farm lands; to own any and all kinds of live stock; to buy and sell same, to own, buy and sell any and all kinds of farming implements in connection with farming, to employ any and all kinds of labor in connection with farming, to supply or furnish hands and tenants in connection with the said formulation with farming, to supply or furnish hands and tenants in connection with

the said farming, to buy, own and sell any and all kinds of town lots or property. the The rights and powers that may be exercised by this corporation are thoese conferred ty the rights and powers that may be exercised by this collections amendatory thereto.

> W. L. Reno J. S. Reno Incorporators

STATE OF MISSISSIPPI COPIAH COUNTY

This day personally appeared before me the undersigned Notary Public, J. S. Reno and This day personally appeared before me the undersigned notally appeared that they signed, incorporators of the corporation amendment to the articles of incorporation they signed and executed the above and foregoing amendment to the articles of incorporation their signed and executed the above and foregoing amendment 1931. their act and deed on this the 18th day of November, 1931. Sworn to and subscribed before me this 18th day of November. A.D. 1931.

Joe W. Hester, Chy. Clk. Lillian Prescott, D. C.

Received at the office of the Secretary of State, this the 19th day of November, A.D. 1931 Received at the office of the Secretary of State, this the low referred to the tosether with the sum of \$10.00 deposited to cover the recording fee, and referred to the teorner of State Attorney General for his opinion, Walker Wood, Secretary of State

ackson, Miss.,

20, 1931. I have examined this amendment to the charter of incorporation, and am of the opinion that is not examined this amendment to the charter of this State or of the United States. have examined this amendment to the charter of incorporation, and United States.

is not violative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General J. A. Lauderdale, Assistant Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI DECUTIVE OFFICE

The Within and foregoing Amendment to the Charter of Incorporation of J. S. RENO COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 21 day of Nov. 1931.

By the Governor

Welker Wood, Secretary of State

Recorded: November 21, 1931

Theo. G. Bilbo

THE AMENDED CHARTER OF INCORPORATION OF SOUTHERN GAS UTILITIES, INC.

The corporate title of said company is SOUTHERN GAS UTILITIES, INC.
The names of the incorporators are: R. B. Dudley, Ft. Worth, Tex., George L. Sheldon, Jackson, Miss., W. E. Willis, Jackson, Miss., J. E. Franklin, Jackson, Miss., D. R. Weston, Logtown, Miss.

The domicile is at Jackson, Hinds County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: Forty thousand (40,000) Shares of Common Stock of the par value Fifty (\$50.00) Dollars

a share, aggregating Two Million (\$2,000,000.00) Dollars.

Forty Thousand (40,000) Shares of Preferred Stock of the par value of Fifty (\$50.00)

Dollars per share, amounting in the aggregate to Two Million (\$2,000,000.00) Dollars of

Preferred Stock which may be improved to the part value of Fifty (\$50.00) Preferred Stock, which may be issued in one or more series, in such amounts and at such time as the Board of Directors may determine.

The holders of the Preferred Sock shall be entitled to receive, when and as declared of Directors from the net profit. by the Board of Directors, from the net profits of the cor oration yearly dividends at the rate of Seven (7%) per cent permannum, payable in such installments at such date or dates as may from time to time be fixed by the Board of Directors, and such dividends shall be cumulated and shall be payable before any dividend on the Common Stock shall be paid or set apart, so in any year, dividends amount to Seven (7%) per cent shall not have been paid on the Preferred Stock, the deficiency shall be payable before any dividend and the seven (7%) per cent shall not have been paid on the Preferred Stock, the deficiency shall be payable before any dividend and the seven (7%) per cent shall not have been paid on the Preferred Stock. Stock, the deficiency shall be payable before any dividends shall be paid or set apart for the Common Stock. Common Stock.

In the event of any dissolution, liquidation or winding up, either voluntary or involuntary or the corporation, the holders of Preferred Stock shall be any dissolution of the of the corporation, the holders of Preferred Stock shall be entitled, before any assets of the corporation shall be distributed among or paid to the holders of the Common Stock, to be paid that the par value of their shares, together with all accrued and unpaid dividends thereon. The holders of the Common Stock shall be entitled, to the exclusion of the holders of Preferred Stock, to share rateably in all assets of the corporation remaining efter such negment to the Stock, to share rateably in all assets of the corporation remaining after such payment to the holders of Preferred Stock.

holders of Preferred Stock.

The holders of Preferred Stock and the holders of Common Stock shall have equal voting ach share of both classes of stock holders of Common Stock shall have equal

power, each share of both classes of stock being entitled to one vote.

Whenever all cumulative dividends on the Preferred Stock for all previous years shall n declared and shall have been pedd and the have been declared and shall have been paid and the accrued installment for the current year shall have been declared and the company obeld the accrued installment for the current previous shall have been declared and the company shall have paid such cumulative dividends for previous periods and such accrued installment. Or shall have paid such cumulative dividends for previous periods and such accrued installment, or shall have set apart from its net profits a sum sufficient for the payment thereof, the Board of Directors in their judgment and discretion declare dividends on both the Common and Preferred Stock, provided, however, that no such dividends shall be paid which shall in any way impair the committed of the later than the late intention that the Preferred Stock and the Common Stock shall share equally in dividends in addition to the Seven (7%) per cent to be recent to be r The voting power of all stockholders shall be subject to the provisions of Section 194 of Mississippi Constitution of 1890, and the laws of the provisions of Section 1940. addition to the Seven (7%) per cent to be paid on the Preferred Stock.

5. The par value of the Common Stock shall be Fifty (\$50.00) Dollars per share and the par value of the Preferred stock shall be fifty (\$50.00) Dollars per share.

The stock of the corporation shall be restaurated as the stock of the corporation shall be restaurated.

The stock of the corporation shall be paid for in cash, or in material, labor, services the property, at a value and price to be fixed to the corporation. or in other property, at a walus and price to be fixed by the Board of Directors.

6. The period of existence is Fifty (50) years.

(a) To acquire, own, work, lease, mortgage, sell leases and any and all interests rill, explore and develop the same.

(b) To buy sell and other.

and to drill, explore and develop the same.

(b) To buy, sell and otherwise acquire, transport, market and distribute natural and artificial ras retail and wholesale and the restaurant and the restaurant

artificial gas, retail and wholesale, and the products and by-products thereof.

(c) To buy, acquire, own, lease, lay and operate conduits, pipe lines, pumping plants and other property, equipment and appliances used in or about the storage, transportation of natural gas and artificial gas and gas artificial gas a distribution of natural gas and artificial gas for fuel, light, power and any and all other for which said natural gas may be used.

(d) To buy, acquire, own and operate franchises, licenses and privileges for the sale ribution of natural and artificial gas and closely licenses and privileges for and common of natural and artificial gas and closely licenses and privileges for and common of natural and artificial gas and closely licenses and privileges for and common of natural and artificial gas and closely licenses and privileges for the sale and common of natural and artificial gas and closely licenses and privileges for the sale and common of natural and artificial gas and closely licenses and privileges for the sale and common of natural and artificial gas and closely licenses and privileges for the sale and common of natural and artificial gas and closely licenses and privileges for the sale and common of natural and artificial gas and closely licenses and privileges for and common of natural and artificial gas and closely licenses and privileges for an and common of natural and artificial gas and closely licenses and privileges for an analyses and closely licenses and privileges for an analyse and closely licenses and close and distribution of natural and artificial gas and electric power, petroleum products and motive power of every kind.

(e) To buy, own, acquire and lease real estate, rights of way, easements and licenses purpose of the corporation, and to exercise the rights of way, easements and suthorized for the purpose of the corporation, and to exercise the right of eminent domain when authorized by law. (f) To erect and operate private telegraph and private telephone lines for the business or poration, but not for public use.

of the corporation, but not for public use.

(g) To construct, carry our, maintain, improve, manage, work, control and superintent or plants, factories and conveniences which were any works, plants, factories and conveniences which may be necessary and proper, either directly or indirectly, in connection with any defined and proper, either directly or indirectly, in connection with any of the objects of the company and to contrathereto, subsidize guarantee on othereto. thereto, subsidize, guarantee or otherwise aid or take part in such operations.

(h) To borrow money by the issuance of notes, bonds, debentures and other evidences of indebtedness of the company

of indebtedness of the company, and to mortgage the property and assets of the company to the payment of same.

(i) To construct another and the company to the company to the payment of same.

(i) To construct, erect, and acquire electric power and light plants, transmission is plants for the manufacture of coldate, and to construct erect and construct erect stations and substations for generating curretn, and to construct, erect and acquire ice plants including plants for the manufacture of solidified carbon dioxide, and to operate same.

(j) To construct, erect and operate plants for the manufacture of natural gasoline and by-products thereof, and for the manufacture of carbon black and provide for the manufacture of natural gasoline and distribution of same.

by-products thereof, and for the manufacture of carbon black, and provide for the marketing distribution of same.

(k) To purchase or othereof.

(k) To purchase or otherwise acquire, hold, sell, assign and transfer shares of all capital stock, bonds and other evidences of indebtedness of corporations, and to exercise of the privileges of ownership, including voting of stock as held when the conflict with the privileges of ownership, including voting of stock so held, when not in conflict with contrary to the laws of the State of Mississippi and the United States.

(1) To buy, sell, and trade in electric and second and se (1) To buy, sell, and trade in electric and gas merchandise, equipment, appliances (m) And to do and perform

(m) And to do and perform any and all other acts and deeds not contrary to the object tate of Mississippi and the United States. of the State of Mississippi and the United States, proper to carry out and perform the objects of this corporation.

The rights and powers that fixtures used for commercial, industrial and domestic purposes.

The rights and powers that may be exercised by this corporation in addition to the fore of going are those conferred by Chapter 24, Code of Mississippi of 1906, and Chapter 90, Mississippi of 1928, and the general corporation laws of the State of Mississippi of the Common Stock have been reid for its commence business after One Thomas (2000) aboves of the 8. This corporation may commence business after One Thousand (1,000) shares of the Common k have been paid for in full.

Stock have been paid for in full.

R. B. Dudley George L. Sheldon W. E. Willis

J. E. Franklin D. R. Weston, Incorporators.

Resolved by the Stockholders of Southern Gas Utilities, Inc., that the harter of incorporation of said corporation be amended so that it will read as follows:

> THE AMENDED CHARTER OF INCORPORATION OF SOUTHERN GAS UTILITIES, INC.

The corporate title of said company is Southern Gas Utilities, Inc.

The names of the corporators are:

Ft. Worth. Tex. R. B. Dudley, Jackson, Miss. Jackson, Miss. Jackson, Miss. George L. Shelton W. E. Willis J. E. Franklin Logtown, Miss. D. R. Weston.

The domicile is at Jackson, Hinds County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof; Forty Thousand (40,000) shares of common stock of the par value of Fifty Forty Thousand (40,000 shares of common 5,000,000.00) Dollars. 150.00 Dollars a share, aggregating Two Million (2,000,000.00) Dollars.

Forty Thousand (40,000) shares of Preferred stock of the par value of Forty Thousand (40,000) shares of Preferred Stock of Million (\$2,000,000.00) Dollars. Preferred Stock to have full voting power and share pro rata in dividends in

addition to seven (7%) dividend. State of Mississippi,

County of Hinds.

This day personally appeared before me, the undersigned authority, M. L. Culley, This day personally appeared before me, the understance at the chalmers Alexander, who after being by me first duly sworn state upon oath:

That they are the President, and the Secretary, respectively,

That they are the President, and hime Secretary,

If the Southern Gas Utilities, Inc., a Mississippi corporation.

That the above and foregoing is a true and correct copy of a That the above and foregoing is a true and correct copy of a contain the charter of the contains the charter of the charter o That the above and foregoing is a true and control of the stockholders of said company, amending the charter of heartened to the stockholders of said company, adopted at a meeting heorporation of the stockholders of said company, amending the said company amending the sai Said stockholders duly and legally held in the City of Jackson, Mississippi., on November 23, 1931, the original of which said resolution appears of record th the minutes of said corporation.

> M. L. Culley President

H. Chalmers Alexander Secretary,

to and subscribed before me, this 23rd day of November, 1931.

Marion Parker Notary Public. Received at the office of the Secretary of State, this the 23rd day

Received at the office of the Secretary of State, this the sum of November A. D. 1931, together with the sum of \$10.00 deposited to cover recording fee, and referred to the Attorney General for his opinion.

Walker Wood Secretary of State

Mokson, Miss.

Movember 23rd, 1931 the of the opinion that it is not violative of the Constitution and laws this State, or of the United States.

George T. Mitchell Attorney General By J. A. Lauderdale Assistant Attorney General

Meoutive office Ate of Mississippi Vackson

The within and foregoing Amendments GAS UTILITIES, INC. is hereby approved.

The within and foregoing Amendments approved.

The within and foregoing Amendments approved.

The within and foregoing Amendments approved. The within and foregoing Amendment to the Charter of Incorporation of GAS UTILITIES, INC. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused on Seal of the State of Mississippi to be affixed, this 25 day of Nov. 1931.

Welker Wood, Secretary of State Movember 25, 1931 Recorded: November 25, 1931

Theo. G. Bilbo

* State of Mississippi County of Lauderdale
TO THE HONORABLE WALKER WOOD, SECRETARY OF STATE:

Comes now the incorporators of the Peerless Laundry Inc., the charter for the same having been issued Uctober 2, 1931, and petitions the Honorable Secretary of State to amend the third paragraph of said charter, which reads, "the domicile is at Meridian, Mississippi," to "the domicile is at Vicksburg, Mississippi."

Witness our signatures this the 24th day of November 1931.

Saul McCosky

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

Personally appeared before me, the undersigned authority in and for said State and County, Saul McClosky and Ed McClosky, who admit that they signed the foregoing instrument as their act and deed on the day and date therein mentioned.

Given under my hand and seal of office this the 24th day of November, 1931.

H. R. Stpne, Jr.

My commission expires August 13, 1934 Received at the office of the Secretary of State, this the 25 day of November, A. D. 1931, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

> Walker Wood Secretary of State

Jackson, Miss.

November 25, 1931
I have examined this Amendment to the charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Geo. T. Mitchell Attorney General

By J. A. Lauderdale Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON amendment to The within and foregoing Charter of Incorporation of THE PEERLESS LAUNDRY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 2% day of November, 1931.

By the Governor

Theo G. Bilbo

Walker Wood Secretary of State

Recorded November 25, 1931.

THE CHARTER OF INCORPORATION THE FARMERS' SEED AND SUPPLY COMPANY

1st. The corporate title of said corporation is The Farmers' Seed and Supply Company. 2nd. The names of the incorporators are: Harry R. DeLozier, postoffice R.F.D. # 3, Vicksburg, Mississippi; William W. Broome, Postoffice, Vicksburg, Mississippi; John M. Black, Postoffice R.F.D. # 3, Vicksburg, Mississippi.

3rd. The domicile is H. R. DeLozier's Store, R. F. D. # 3, Oak Ridge Road, Warren County, Mississippi.

Mississippi.

4th. Amount of capital stock (classed common stock) is \$5,000.00 divided into fifty

shares. The par value of each share is \$100.00. 5th. The sale price of each share of stock is \$100.00 and a share or more shall not be sold or issued or delivered until fully paid for either in cash or property of an equivalent value.

The period of existence of this corporation is fifty years. 7th. The purpose for which it is created is to deal by wholesale and retail all of the different varieties and descriptions of seeds, and feeds, and other merchandise appertaining to and generally sold in and by seed and feed dealers and other properties enumerated and

mentioned in section ten of this charter. The directors of said company may establish one or more stores within or without the corporate limits of Warren County or the State of Mississippi; and said corporation may exercise all of the might be might be said to the code of all of the rights and the powers conferred by the provisions of "Chapter 100 of the Code of Mississippi 1930 annotated."

8th. The number of shares of stock necessary to be subscribed and paid for before the

corporation shall commence husiness -- Forty.

Harry R. DeLozier William W. Broome John M. Black, Incorporators.

STATE OF MISSISSIPPI COUNTY OF WARREN

This day personally appeared before the undersigned authority in and for said venue; H. R. Delozier, W. W. Broome, John M. Black, incorporators of the corporation known as The Farmers Seed and Supply Company who each acknowledged that they signed and executed the above and foregoing articles are called a supply company who each acknowledged that they signed and on the 20th day of November, 19 foregoing articles of incorporation as their act and deed and on the 20th day of November, 1931. Witness my hand and official seal 30th day of Nevember, 1931

B. H. Colmery, Notary Public

Received at the office of the Secretary of State, this the 30th day of November, A. D. 1931 Received at the office of the Secretary of State, this the sounday of Received to the Attorney with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., Mov. 30, 1931

I have examined this charter of incorporation, and am of the opinion that it is not lative of the United States. Violative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General E. R. Helmes, Jr., Assistant Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE FARMERS SEED AND SUPPLY COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 30th day of November, 1931.

By the Governor

Theo. G. Bilbo

Talker Wood, Secretary of State Recorded: November 30, 1931

These Corporation dissolved and its Charter Surrendend to the State of minimilari, missingle by a diere of the chancery court of warren Courty minimilari, missingle by a diere piled in this office dotal sumber 19, 1942 entired copy of said diere piled in this office dated sumber 19, 1942 entired copy of said diere piled in this office this the 26th day of sumber, 1942 waster wood, been tany of state.

AMENDMENT TO THE CHARTER OF INCORPORATION

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HOUS TON HOSPITAL

Houston, Mississippi.

Be it remembered that on the 23rd day of November, 1931, the stockholders of the Houston Hospital met pursuant to legal notice and call at the Houston Hospital in the town of Houston, there being present in their own proper person and by proxy stockholders owning and holding eighty (80%) per cent of said capital stock of said corporation at which time and place there came up for consideration the matter of amending Section 7 of the Charter of said Houston Hospital and after due consideration thereof a motion made and seconded was put to a vote of said Stockholders which said motion was carried, amending said Section of said Charter so the same should read and be in the following language, to wit:

Section 7. The purpose for which it is created: Is to buy, build, construct, acquire, equip, maintain, operate and carry on a hospital, and, or, a nurses home as a part thereof, for the treatment of human beings suffering from physicial diseases, ailments and maladies, with the powers and privileges of operating and maintaining both pay and charity wards and may charge and collect for treatment of said physicial ailments, mahadies and diseases and do and perform all such other acts and things as may become proper or necessary in the operation of a hospital generally and may board and lodge all such persons and charge and collect reasonable compensation for all such services. Provided, however, that all the income from said hospital, nurses and nurses home is used entirely for the purpose thereof, and no part of same for profit.

A training school for nurses may be operated and maintained in connection with said hospital and when the Board of Directors and Instructors of Nurses shall become satisfied that any student nurses accepted in the training school have completed a modern and standard course in nursing, and have satisfactorily passed all examinations, may be graduated and issued diplomas, or certificates, certificates, certifying to same, which shall be attested by the President and Secretary of the said Board of Directors, Superintendent of the Hospital and Superintendent of Nurses of said institution.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

By motion duly made and seconded and put to a vote of the Stockholders which was carried, it is further ordered that said Charter or Amendment be at once presented to the Governor and the Secretary of State for approval and record respectively.

Upon motion duly made am carried the meeting adjourned.

President

Ashton Toomer

Secretary

STATE OF MISSISSIPPI COUNTY OF

This day personally appeared before me, the undersigned authority in and for said county and state, Rush H. Knox, President of the Houston Hospital, a corporation, who makes oath that the above and foregoing resolutions were duly and legally adopted by the stockholders of said Houston Hospital at a regular and legal meeting assembled, held in City of Houston on the 23 day of November, 1931, at which said meeting the majority of outstanding stock of said corporation was represented in person, or by proxy, and voted favor of said resolution as shown by the minutes of the said stockholder's meeting of said corporation.

Rush H. Knox President.

Sworn to and subscribed before me this the 1st day of December, 1931.

S. C. Broom
Clerk of Supreme Court.

STATE OF MISSISSIPPI COUNTY OF CHICKASAW.

This day personally appeared before me, the undersigned authority in and for said county and state; Ashton Toomer, Secretary of the Houston Hospital, a corporation, who makes oath that the above and foregoing resolutions were duly and legally adopted by the stockholders of said Houston Hospital at a regular and legal meeting assembled, held in the City of Houston, on the 23 day of November, 1931, at which said meeting a majority of the outstanding stock of said corporation was represented in person or by proxy and voted in favor of said resolutions, as shown by the minutes of the said stockholder's meeting of said corporation.

Ashton Toomer Secretary

Sworn to and subscribed before me this the 25 day of November, 1931.

Mrs. E. F. White
Notary Public

Received at the office of the Secretary of State, this the 1st day of December, 1931, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Mississippi Dec. 1, 1931

I have examined this amendment to the Charter of Incorporation of Houston Hospital and of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

Geo. T. Mitchell,
Attorney General

By Walter A. Scott, Jr.
Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter o Incorporation of HOUSTON HOSPINAL approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 1 day of Dec. 1931.

the Governor

Theo. G. Bilbo

Malker Wood, Secretary of State

decorded: December 2nd, 1931

AMENDMENT TO CHARTER OF INCORPORATION MISSISSIPPI PORTLAND CEMENT COMPANY

Sections 4, 5 and 9 of the Charter of Incorporation of the Mississippi Portland Cement Company are hereby amended to read as follows:

The amount of authorized capital stock is \$1,500,000.00, evidenced by 15,000 red stock at a par value of \$100.00 red stock at a par value of \$100.00 red "Section 4. shares of preferred stock at a par value of \$100.00 per share, and 30,000 shares of common

stock without nominal or par value.

"The preferred stock shall be entitled to receive out of the net profits of the Corporation dividends at the rate of seven per cent per annum, payable semi-annually, on the dates to be fixed by the Board of Directors. The dividends on the preferred stock shall be cumulative, and such dividends and all accumulations shall be such dividends. such dividends and all accumulations shall be paid on the preferred stock before any dividends on the common stock are paid or set said. on the common stock are paid or set aside. The holders of the common stock shall be entitled to receive all additional supplies on set to receive all additional surplus or net profits distributed in dividends, after the cumulative dividends of seven per cent per annum upon the professional state. dividends of seven per cent per annum upon the preferred stock shall have been paid or set apart.

The preferred stock shall be subject to redemption of seven paid or set apart. The preferred stock shall be subject to redemption at any dividend paying date, upon at least thirty days written notice mailed to the holders thereof, at a price of \$105.00 per share and any accrued and unpaid dividends thereof any accrued and unpaid dividends thereon. In case of dissolution, liquidation, or winding up of the Corporation, either voluntary or involuntary, the holders of the preferred stock shall be paid in full the par value of their shares. be paid in full the par value of their shares, plus any accrued and unpaid dividends thereon, out of the assets of the Corporation, before any assets are distributed among the holders of the common stock. Such preferred stock shall have no voting power except as specifically conferred by the Constitution and laws of the State of Mississippi.

"Section 5. The sale price of common stock is \$1.00 per share, but such price may be changed and modified by the Board of Directors from time to time in its discretion and within the limits allowed by law.

the limits allowed by law.

"Section 9. The number of shares of each kind of stock necessary to be subscribed and paid before the corporation shall commence business." for before the corporation shall commence business is 500 shares of preferred stock and 500 shares of common stock. shares of common stock."

Witness my signature on this the 19th day of November, A. D. 1931.

Frank J. Duffy, Secretary of Mississippi Portland Cement Company

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority of law in and for said County and State, Frank J. Duffy, Secretary of the Mississippi Portland Cement Company, acknowledged in such capacity that the within and for said acknowledged in such capacity that the within a said acknowledged in such capacity that the within a said acknowledged in such capacity that the within a said acknowledged in such ackno acknowledged in such capacity that the within and foregoing document constitutes an amendment to the Charter of Incorporation of the said Mississippi Portland Cement Company, who to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the said Mississippi Portland Cement Company, who are to the Charter of Incorporation of the Said Mississippi Portland Cement Company, who are the Charter of Incorporation of the Said Mississippi Portland Cement Company, who are the Charter of Incorporation Cement to the Charter of Incorporation of the said Mississippi Portland Cement Company, as will more fully appear from certified copy of the Stockholders' R solution embodying such Amendment attached, and that as such officer he executed the company and for attached, and that as such officer he executed the same on the day and date thereof and for the purposes therein expressed. the purposes therein expressed.

Witness my signature and seal of office on this the 19th day of November, A.D. 1931.

G. Butler Reber, Notary Public My commission expires April 27th, Number of Commission expires April 27th, Number of My commission expires April 27th, Number of Resolution Providing for the Amendment of Sections 4, 5 and 9 of the Charter of Incorporation of Mississippi Portland Cement Company.

It is hereby resolved that the Company.

It is hereby resolved that the Company's General Attorney be authorized and directed to protect in the manner provided by law an amendment to the Company's Charter of Incorporation in respect of Sections 4, 5 and 9 thereof, such Sections, as amended to be a section 4. The amount of sections as amended to be a section 4.

of Sections 4, 5 and 9 thereof, such Sections, as amended, to be as follows:

Section 4. The amount of authorized capital stock is \$1,500,000.00, evidenced by 15,000 and 15,000 shares of preferred stock at a par value of \$100.00 per share, and 30,000 shares of common without nominal or par value.

The preferred stock about 15,000 per share, and 30,000 shares of common stock at a par value.

The preferred stock shall be entitled to receive out of the net profits of the corporation dends at the rate of seven per cent per annum dividends at the rate of seven per cent per annum, payable semi-annually, on the dates to fixed by the Board of Directors. The dividends on the preferred stock shall be cumulative, such dividends and all accumulations shall be paid on the preferred stock shall be cumulative. such dividends and all accumulations shall be paid on the preferred stock shall be cumulative, the common stock are paid or set aside. The holders of the receive all additional such as a side. the common stock are paid or set aside. The holders of the common stock shall be entitled to receive all additional surplus or net profits distributed in dividends, after the cumulative dends of seven per centum per annum upon the preferred stock shall be a set aside. The preferred stock shall be an additional surplus or net profits distributed in dividends, after the cumulative dends of seven per centum per annum upon the preferred stock shall be a set aside. dends of seven per centum per annum upon the preferred stock shall have been paid or set least thirty days written notice. The preferred stock shall be subject to redemption at any dividend paying date, upon at hirty days written notice mailed to the holders thereof, at the price of \$105.00 per winding and any accrued and unpaid dividends thereon. In case of dissolution, liquidation, or up of the corporation, either voluntary or involuntary, the holders of the preferred thereon, be paid in full the par value of their shares, plus any accrued and unpaid dividends thereon, or the preferred thereon, be paid in full the par value of their shares, plus any accrued and unpaid dividends thereon, of the assets of the corporation. be paid in full the par value of their shares, plus any accrued and unpaid dividends the of the assets of the corporation, before any agents and accrued and unpaid dividends of the of the assets of the corporation, before any assets are distributed among the holders of the common stock. Such preferred stock shall have no social stock among the holders conference. common stock. Such preferred stock shall have no woting power except as specifically conferred by the Constitution and the laws of the State of Mississipping. Section 5. Sale price of common stock is \$1.00 per share, but such price may be changed modified by the Board of Directors from time to time in its discretion and within the limits allowed by law.

Section 9. The number of shares of

Section 9. The number of shares of each kind of stock necessary to be subscribed and polytope the corporation shall commence business is 500 - 100 common stock for before the corporation shall commence business is 500 shares of preferred stock and shares of common stock.

The within and foregoing resolution being carefully considered by the Stockholders, to assembled as aforesaid, in all of its terms and conditions, and the same being submitted of record accordingly." vote, and all the stockholders voting therefor, the same was and is hereby adopted and of record accordingly."

We, W. W. Magruder and Frank J. Duffy, Chairman and Secretary, respectively, of nthe 726 meeting of the Stockholders of the Mississippi Portland Cement Company as held in Room of the Heidheberg Hetel in the City of Jackson, Hinds County, Mississippi, at one o'clock P.M. on the 26th day of October, A.D. 1931, do hereby certify that the fore to instrument of writing constitutes a true and P.M. on the 26th day of October, A.D. 1931, do hereby certify that the foregoing instrument of writing constitutes a true and correct copy of a certain and recorded in the city of Jackson, Hinds County, Mississippi, at one o'clock of writing constitutes a true and correct copy of a certain and recorded in the city of Jackson, Hinds County, Mississippi, at one o'clock of writing constitutes a true and correct copy of a certain and recorded in the city of Jackson, Hinds County, Mississippi, at one o'clock of writing constitutes a true and correct copy of a certain and recorded in the city of Jackson, Hinds County, Mississippi, at one o'clock of writing constitutes a true and correct copy of a certain and correct copy o of writing constitutes a true and correct copy of a certain resolution duly adopted at such meeting and recorded in the Minutes of the gold mantain resolution duly adopted at the Minutes of the gold mantain resolution duly adopted at 10 the minutes of the gold mantain resolution duly adopted at 10 the minutes of the gold mantain resolution duly adopted at 10 the Minutes of the gold mantain resolution duly adopted at 10 the minutes of the gold mantain resolution duly adopted at 10 the minutes of the gold mantain resolution duly adopted at 10 the minutes meeting and recorded in the Minutes of the said meeting at Page 4 of Minute Book Number 1 the Minutes our signatures of the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures or the said meeting at Page 4 of Minute Book Number 1 witness our signatures of the said meeting at Page 4 of Minute Book Number 1 witness our signatures of the said meeting at Page 4 of Minute Book Number 1 witness our signatures of t

Witness our signatures on this the 17th day of November, A.D. 1931. W. W. Magruder, Chairman Frank J. Duffy, Secretary

IN THE MATTER OF THE AMENDMENT OF THE CHARTER OF INCORPORATION OF MISSISSIPPI SCHOOL SUPPLY COMPANY.

RESOLUTION

Whereas, it is deemed expedient by the stockholders of Mississippi School Supply Company, amend the Charter heretofore granted by the State of Mississippi, as heretofore amended, so to alter the capital structure of the corporation, and make other minor changes; and, Whereas, it is further deemed expedient to incorporate into the present amendment all provisions of the original charter and amendments, as now hereby amended, so that all provisions the company's Charter may be set forth in a single instrument:

NOW, THEREFORE, be it resolved by the stockholders of Mississippi School Supply Company, corporation, in special meeting duly called and held for the purpose, that the Charter of neorporation, in special meeting duly called and held for the purpose amended, be and the same poration heretofore granted by the State of Mississippi, as heretofore amendments and present time hereby is amended further so that said original Charter, former amendments and present

mendments be united into a single instrument reading as follows:

AMENDMENT TO THE CHARTER OF INCORPORATION \mathbf{OF} MISSISSIPPI SCHOOL SUPPLY COMPANY

1. The corporate title of said company is Mississippi School Supply Company.
2. The names of the incorporators are: A. B. Campbell, Jackson, Mississippi; J. R. Countiss, Grenada, Mississippi;

3. Domicile is at Jackson, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: Seven hundred and fifty (750) shares of preferred stock of the par value of \$100 per share, and four thousand (4000) shares of common stock without nominal or par value.

The holders of the preferred stock shall be entitled to receive when and as declared by the Board of Directors dividends from the earned surplus or net profits of the corporation at the rate of \$7.00 per share per year and no more, payable annually or semi-annually at such dates as may from time to time be fixed by the Board. Such dividends on the preferred stock for any dividends on the preferred stock for the dividend period shall be payable before any dividend shall be paid upon or set apart for the common stock for that dividend period but shall not be cumulative, so that at the time for payment stock for that dividend period but shall not be cumulative, so that at the time for payment stock for that dividend period but shall not be cumulative, so that at the time for payment stock for that dividend period but shall not be cumulative, so that at the time for payment stock for that dividend period but shall not be cumulative. payment of the annual or semi-annual dividend on the preferred stock the corporation shall not have sugar the annual or semi-annual dividend on the preferred stock the corporation shall have sufficient earned surplus or net profits for the payment thereof, such dividends shall

apse and not thereafter be paid. In event of any dissolution, liquidation or winding up of the corporation the holders of the preferred stock shall be entitled before any assets of the corporation shall be distributed before any assets of the paid in full the sum of tributed among or paid over to the holders of common stock, the be paid in full the sum of 100 per share but without dividends. The holders of common stock, the shall be entitled to the exclusion of holders of preferred stock to share ratably in all assets of the corporation remaining of holders of preferred stock to share ratably in all assets.

remaining after such mayment to the holders of the preferred stock.

The preferred stock may be redeemed by the corporation in whole or in part at anytime t the option of the Board of Directors upon not less than thirty days' prior notice to the holders option of the Board of Directors upon not less than thirty days' prior notice to the holders of record of the shares to be redeemed given in such form and manner as may be fixed by the by-laws or by resolution of said Board, by payment in cash for each share of stock so to be redeemed or by resolution of said Board, by payment in cash for each share of stock so to be redeemed. redeemed, the sum of \$100.00, but without dividends. Designation of the particular shares of stock to be redemmed shall be by the Board of Directors, in any manner which may be deemed proper, and their action shall be final. From and after the date fixed for such redemption by said notice. said notice, unless the corporation shall fail to pay the redemption price no further dividends shall be paid on the stock so selected for redemption and all rights of the holders thereof as stockholdened on the stock so selected for redemption and receive such redemption price, shall stockholders by virtue of such stock, except the right to receive such redemption price, shall Gease and determine.

The holders of preferred stock shall have equal voting power, share for share with holders The holders of preferred stock shall have equal voting power, since the corperation stock, one vote for each share. Out of any earned surplus or net profits of the corperation remaining after all dividends declared by the Board of Directors on preferred stock shall have been sining after all dividends declared by the Board of the preferred stock shall have been sining after all dividends declared by the Board of the preferred stock shall have been paid or provided for then and not otherwise so long as any of the preferred stock shall remain out or provided for then and not otherwise so long as any of the preferred stock shall remain out of the preferred stock shall and not otherwise so long as any of the preferred stock shall remain out of the preferred stock shall are the preferred stock shall remain out of the preferred stock shall re remain outstanding, dividends may be declared and paid upon the common stock in such amounts and such times are such times are such times are such times and times are such times are such times and times are such time

at such times as may be determined by the Board of Directors. The corporation shall have the right to treat the person in whose name a share of stock tered as the shall have any preferential The corporation shall have the right to treat the person in the shall have any preferential or preemption as the owner thereof for all purposes. No stockholder shall have any preferential preemption as the owner thereof for all purposes, of stock, now or hereafter or preemptive right of subscription to any shares of any class, of stock, now or hereafter reated with right of subscription to any shares of Directors. The Board of Directors treated unless such right be granted by the Board of Directors of a majority in humber of the the such right be granted by the writing of the holders of a majority in humber of the the such right be granted by the such right by the such right be granted by the such right by the such right be granted by the such right have the power, with the consent by vote or in writing of the holders of a majority in humber of share of share to sell. convey, mortgage or hypothecate the who all the power, with the consent by vote or in writing of the nortgage or hypothecate the whole or shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate the whole shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate the whole shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate the whole shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate the whole shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate the whole shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate the whole shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate the whole shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate the whole shares of stock of all classes outstanding, to sell, convey, mortgage or hypothecate of stock of the sell of or shares of stock of all classes outstanding, to sell, convey, more of a certificate of stock shall part of the property or assets of the corporation. Acceptance of a certificate of stock thall control to the property or assets of the reof to all of the terms and conditions of the shall part of the property or assets of the corporation. According to the terms and conditions of the constitute an agreement by the holder thereof to all of the terms and conditions of thereor and the common than the comm Charter and by-laws of the corporation.

5. Sale price per share of common stock without par value: The price at which common stock tout par true per share of common stock without par true.

Sale price per share of common stock without par share.

6. mg value may be sold shall not exceed \$10.00 per share. The period of existence: Fifty (50) years. The purposes for which the corporation is created are: To purchase and acquire in any to compose for which the corporation is created at wholesale or retail, and both. Way The period of existence: Filty too, is created are: To put had both, the purposes for which the corporation is created are: To put had both, senerally own, sell, handle, deal in, and dispose of, at wholesale or retail, and both, senerally own, sell, handle, deal in, and dispose of, at wholesale or retail, and both, senerally own, sell, handle, deal in, and dispose of, at wholesale or retail, and both, senerally own, sell, handle, deal in, and dispose of, at wholesale or retail, and both, senerally own, sell, handle, deal in, and dispose of, at wholesale or retail, and both, senerally own, sell, handle, deal in, and dispose of, at wholesale or retail, and both, senerally own, sell, handle, deal in, and dispose of, at wholesale or retail, and both, senerally own, sell, handle, deal in, and dispose of, at wholesale or retail, and both, senerally own, sell, handle, deal in, and otherwise, all sorts of supplies, books Senerally, and on commission and consignment, and otherwise, all sorts of supplies, books, records to own, sell, handle, deal in, and otherwise, all sorts of supplies, books, records stationers, and on commission and consignment, and otherwise, fixtures, and things of like kind, useful on the constant of the constant stationery, and on commission and consignment, and otherwise, all solve of like kind, useful or ornament, equipment, apparati, furniture, furnishings, fixtures, and things of like kind, useful ornament, equipment, apparati, furniture, furnishings, lodges, stores, offices, banks, and other ornament. or ornamental for schools, colleges, churches, clubs, lodges, stores, offices, banks, and other charter. or public places, and to do a general business therein as may be authorized by this charter.

The corporation shall have authority also to edit, publish and circulate a teacher's

The corporation shall have authority also to eath, hire.

and publish advertisements therein for others for hire.

The corporation shall have authority also to eath, hire. To own such real and personal property as is usual or necessary to the conduct of siness. To own such real and personal property as is usual or necessary to the content of its properties business, and to borrow money, and to mortgage, pledge or hypothecate any of its properties or security therefor, and generally to do and perform all other acts and things usual or necessary proper in the refor, and generally to do and perform security therefor, and generally to do such business. or security therefor, and generally to do and period.

The proper in the ownership or operation of such business.

The right in the ownership or operation of such business. The proper in the ownership or operation of such business.

The rights and powers that may be exercised by the corporation, in addition to the foregoing are those conformal powers that may be exercised by the corporation, and acts amendatory thereof and some conformal powers that may be exercised by the corporation. those shts and powers that may be exercised by the corporation, in addition thereof and supplementaried by Chapter 100, Code of Mississippi 1930, and acts amendatory thereof and supplementaried by Chapter 100, Code of Mississippi 1930,

supplemental thereto. 8. Mumber of shares of each Class of stock to be subscribed for an paid for before the oration and or shares of each Class of stock to be subscribed for an paid for before the Number of shares of each Class of stock to be subscribed for an part of the Company be and they h

BE IT FURTHER RESOLVED, that the President and the Secretary of the Company be and they hereby to authorized and directed to take such action and execute such instrument as may be necessary the carry of the State of Mississippi to authorized and directed to take such action and execute such instrument as may be such instrument as may be carry said amendment into effect, and secure the approval thereof by the State of Mississippi, through it amendment into effect, and secure the approval thereof by the State of Mississippi, through its proper officers.

I, G. H. Bord, the duly elected, qualified and acting Secretary of Mississippi School Supply Company, a corporation do hereby certify that the above and foregoing five pages contains true full and corporation of a Production of a true, full and correct copy of a Resolution unanimously adopted by all of the stockholders of said company, at a special meeting duly called and hard for the stockholders of head for the stockholders of t said company, at a special meeting duly called and held for the purpose on November 23rd, 1931, at Jackson, Mississippi, amending the charter of incorporation of said company, the original which is on file and of record in the MinutedBook of said corporation.

WITNESS my hand and the seal of said company, at Jackson, Mississippi, this the 4th day of

December, 1931

G. H. Ford. Secretary

I, A. B. Campbell, the duly elected, qualified and acting President of the Mississippi School Company, a corporation. do hereby execute the formula to the mississippi school Supply Company, a corporation, do hereby execute the foregoing amendment to the charter of incorporation of said company, as set forth in the above resolution, as the act and deed of said corporation, in accordance with the terms and provisions of said resolution.

Witness my hand and the seal of said company, at Jackson, Mississippi, this the 4th day of mber. 1931.

December, 1931.

M. B. Campbell, President

ACKNOWLEDGMENT.

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned Notary Public, in and for the city ackson, in said County and State the above reads to get the county and state the above reads to get the county and state the above reads to get the county and state the above reads to get the county and state the above reads to get the county and state the above reads to get the county and state the above reads to get the county and state the county are stated to get the county are stat of Jackson, in said County and State, the above-named A. B. Campbell, personally known to be to be the President of the Mississippi School 2 to be the President of the Mississippi School Supply Company, a corporation, who acknowledged that as such officer of and for and on behalf and company, a corporation, who acknowledged that as such officer of, and for and on behalf of said corporation, who acknowled that as such officer of, and for and on behalf of said corporation, eh signed, sealed and executed the foregoing amendment to the charter of incorporation of said company as its act and deed all of which he was duly out to the charter of incorporation of said company as its act and deed, all of which he was duly authorized to do.

Witness my hand and seal, this the 4th day of December, 1931

Marion Parker, Notary Public

Received at the office of the Secretary of State, at Jackson, Miss., this the 4th day of Becember, 1931, together with the sum of \$80.00 as a deposit on account of charter fee, and referred to the Attorney General for his contains referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss.,

Dec. 4th, 1931 I have examined the foregoing amendment to charter of incorporation of the Mississippi of Supply Company and in my opinion the School Supply Company, and in my opinion the same is not in conflict with the Constitution or statutes of the State of Mississian the same is not in conflict with the Constitution or statutes of the State of Mississippi, or of the United States.

> Geo. T. Mitchell, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI

EXECUTIVE OFFICE

The within and foregoing Amendment to the Charter of Incorporation of MISSISSIPPI SCHOOL LY COMPANY is hereby approved... JACK SON SUPPLY COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the of Mississippi to be affixed, this 4th day of December, 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: December 4, 1931.

Certified lapy of headution of Board of decitors changing the bales price of the no par comment that from \$10.00 to \$150.00 per share field in this office and fre of \$280.00 Paid, this June 25,1947- Waller wood, brilly of State.

AMENDMENT TO THE CHARTER OF THE

CORPORATION OF THE ULMER CHEVROLET COMPANY.

Pursuant to the unanimous affirmative vote of the majority outstanding capital stock and stockholders of the Ulmer Chevrolet Company, and in pursuance of an order of the Board of directors of the Ulmer Chevrolet Company, the Charter of Incorporation of the said Ulmer Chevrolet Company approved January 31st, 1928, and recorded in Book 28, page 457 of the records of Corporations in the office of the Secretary of State of the State of Mississippi, lackson with the control of the records of corporations dackson, Mississippi, and recorded in Book 112, page 217-223 of the records of corporations in the office of the Clerk of the Chancery Court of Lincoln County, Mississippi, is hereby Amended as follows, to-wit:

The first paragraph of the Charter of Incorporation is hereby amended so as to change the name from the Ulmer Chevrolet Company to the Ulmer Company, so that the said Paragraph One (1) shall hereafter provide and read and be as follows, to-wit:

Paragraph One--The Corporate Title of said Company is "Ulmer Company".

Witness our signatures this the 24th day of November, 1931.

Jas. R. Ulmer, President A. T. Leggett, Secretary

State of Mississippi Lincoln County.

Personally appeared before me the undersigned officer in and for said County and State, ames R. Ulmer, President of the Ulmer Chevrolet Company, who acknowledged that he Recuted the foregoing instrument on the day and year therein mentioned as his act and deed. This the 27 day of November, 1931. R. Lee Moak, Notary Public

State of Mississippi County of Pike

Personally appeared before me the undersigned officer in and for said County and State, Leggett, Secretary of the Ulmer Chevrolet Company, who acknowledged that he executed the foregoing instrument on the day and year therein mentioned as his act and deed. This the 24th day of November, 1931.

S. E. Babington, Notary Public My commission expires May 12, 1934

On motion duly made and seconded and adopted by unanimous vote, the following resolution the University of the stockholders of the Ulmer of the Ulmer Chevrolet Company was adopted at a meeting of the stockholders of the Ulmer the violet Company was adopted at a meeting of the said corporation, in the City of brookhave company held at the regular meeting place of the said corporation, in the City of brookhave company held at the regular meeting place of the said corporation, in the City of brookhave company held at the regular meeting place of the said corporation, in the City of brookhave company held at the regular meeting place of the said corporation, in the City of brookhave company held at the regular meeting place of the said corporation.

Be it resolved by the stockholders of the Ulmer Chevrolet Company that the name of the said company that the stockholders and that paragraph number One (1) of the said corporation be changed to Ulmer Company, and that paragraph number One (1) of the inticles of Incorporation be amended to read as follows, to-wit:

Paragraph One. The Corporate title of said company is Ulmer Company."

The President and Secretary are authorized to take immediate steps to change the Charter the commendate above mentioned change would of the President and Secretary are authorized to take immediate be mentioned change would be made be made.

Jas. R. Ulmer, President A. T. Leggett, Secretary

We hereby certify that the above is a true and correct copy of a resolution adopted by the skholders certify that the above is a true and correct copy of a resolution adopted by the stockholders of the Ulmer Chewrolet Company on the 9th day of November, 1931.

Jas. R. Ulmer, President A. T. Leggett, Secretary

Received at the office of the Secretary of State, this the 4th day of December, A.D. 1931, ther with together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Miss., 4, 1931

Thave trained this charter of incorporation and am of the opinion that it is not violative the Constituted States. of the Constitution and laws of this State or of the United States.

Geo. T. Mitchell, Attorney General By E. R. Holmes, Jr., Spec. Agt.

STATE OF MISSISSIPPI EXECUTIVE OFFICE

Company is hereby approved. The within and foregoing Amendment to the Charter of Incorporation of ULMER CHEVROLET In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State ississipping the state of Dec. 1931. of In testimony whereof, I have hereunto set my hardlessissippi to be affixed, this 4 day of Dec. 1931.

Theo. G. Bilbo

By the Governor Nalker Wood, Secretary of State Recorded: December 5, 1931.

This Carp aration dissolved and its charter Surrendered to the State of mississippi by a decree of the Chaucing lauch of Lincoln Camity mississippi dated June 12, 1940. Certified Copy of Laid drew filed in this Trice this June 27, 1940. Warker wood, Secretary of States

Photo Stat MENT SEF BOOK 15 PAGE 524-528 RECORD OF CHARTERS 31-STATE OF MISSISSIPPI Suspended by State Tax Commission State Dax commende #5154 as Authorized by Section 15, Chapter THE CHARTER OF INCORPORATION 121, Laws of Mississippi 1934 NOV 19 1938 OF

CHOCTAW MOTOR COMPANY. 1. The charporate title of said company is Choctaw Motor Company.
2. The names of the incorporators are: W. L. Burner, postoffice, Ackerman, Mississippi;
Mrs. W. L. Burney, postoffice, Ackerman, Mississippi; Mrs. Mabel Fultz, postoffice, Agkerman,

Mississippi. The domicile is at Agkerman, Mississippi, Choctaw County.

4. Amount of capital stock and particulars as to class or classes thereof: Fifty shares of Common Stock of the par value of \$100,00 per share or a total of \$5,000.00 capital. 5. Number of shares for each class and par value thereof: Fifty shares of Common Stock of value of One Hundred Dollars (\$100.00)

the par value of One Hundred Dollars (\$100.00) per share.

The purpose for which it is created: To engage in the sale and distribution of automobiles, motor trucks, wagons, buggies carried and the sale and distribution of automobiles. 6. The period of existence (not to exceed fifty years) is fifty years. motor cars, motor trucks, wagons, buggies, carriages and other mechanically propelled vehicles, and automobile and vehicle parts and sundained to engage in the sale and distribution of an automobile and vehicle parts and sundained to engage in the sale and distribution of an automobile and vehicle parts and sundained to engage in the sale and distribution of an automobile and vehicle parts and sundained to engage in the sale and distribution of an automobile and vehicles. and automobile and vehicle parts and sundries; to vend and deal in automobiles, motor cars, not trucks, wagons, buggies, carriages and other mechanically propelled vehicle parts and sundries; to vend and deal in automobiles, motor cars, and trucks, wagons, buggies, carriages and other mechanically propelled vehicles, motor cars, not or cars, and trucks, wagons, buggies, carriages and other mechanically propelled vehicles, motor cars, not or ca trucks, wagons, buggies, carriages and other mechanically propelled vehicles and automobile and vehicle parts and sundries and other articles. vehicle parts and sundries and other articles; to repair, rebuild, manufacture, construct and deal in machinery, appliances and plants of every nature, kind and description whatsoever; to acquire by purchase lease or otherwise. acquire by purchase, lease or otherwise, and to manufacture and construct machines of any kind or character, and to equip erect and install the or character, and to equip, erect and install the same for use and operation by electricity, compressed air, oil, gas, or by any other means of motive power, and to operate, use, sell, for lease and hire the same; to apply for or purchase or otherwise acquire, and to grant licenses, the use of to sell again. the use of, to sell, assign, or otherwise deal in and use patents, patent rights, privileges, licenses, trade marks, trade names, deal in and use patents, patent rights, privileges, and to grant and licenses, trade marks, trade names, deal in and use patents, patent rights, privileges, and to grant licenses, trade marks, trade names, deal in and use patents, patent rights, privileges, and to grant licenses, trade marks, trade names, deal in and use patents, patent rights, privileges, and to grant licenses, trade marks, trade names, deal in and use patents, patent rights, privileges, and to grant licenses, trade marks, trade names, deal in and use patents, patent rights, privileges, and to grant licenses, and the grant li licenses, trade marks, trade names, devices and improved or secret processes of every sort and description, necessary and incidental to those manufacturing, wholesale and retail merchandise business; to own, acquire, buy and sell such estate as may be necessary to carry out the purposes of this such such estate as may be necessary to carry out the purposes of this corporation; to sue and be sued.

The rights and powers that may be exercised by this corporation, in addition to the fore and a g. are those conferred by Chapter 100 of the going, are those conferred by Chapter 100 of the Annotated Code of Mississippi of 1930, and amendments thereto.

8. Number of shares of each class to be subscribed and paid for before the corporation business: Ten shares of the Par value of One William Par va begin business: Ten shares of the Par value of One Hundred Dollars (\$100.00) each.

> W. L. Burney Mrs. W. L. Burney Mrs. Mabel Fultz, Incorporators.

STATE OF MISSISSIPPI

COUNTY OF CHOCTAW

This day personally appeared before me the undersigned authority the within named W. I. Burney. Mrs. W. L. Burney and Mrs. Mable Fultz, incorporators of the corporation known as the CHOCTAW MOTOR COMPANY who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and dood on the control of the corporation as their act and dood on the control of the corporation as their act and dood on the control of the corporation as their act and dood on the corporation. articles of incorporation as their act and deed on this the 15th day of October A.D. 1931. Given under my hand and seal this the 15 day of Oct. 1931.

A. R. Moss. J.P.

Received at the office of the Secretary of State this the 8th day of December, A.D. 1951, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Mississippi Dec. 8th, 1931

I have examined this Charter of Incorporation and am of the opinion that it is not violative the Constitution and Laws of this State, or of the United State of the Constitution and Laws of this State, or of the United States.

By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON

The within and foregoing Charter of Incorporation of CHOCTAW MOTOR COMPANY is hereby

approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the of Mississippi to be affixed, this 8th day of December, 1931.

By the Governor Walker Wood. Secretary of State

Theo. G. Bilbo

Recorded: December 8, 1931

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI Filed //30/33 issolution 01 glecree #5155 AMENDMENT TO CHARTER OF INCORPORATION STATE OF MISSISSIPPI D'AQUIN'S. INC. COUNTY OF HARRISON 1. Article 1 of the charter of incorporation of D'Aquin's, Inc., which reads, "The corporate title of said company is: 'D'Aquin's, Inc.'", should be amended so as to read:
The corporate title of said company is: 'Kell's Drug Store, Inc.'". The undersigned officer of D'Aquin's, Inc., submits the above proposed amendment to the tharter of incorporation of D'Aquin's, Inc. Witness the signature of the undersigned officer of D'Aquin's, Inc., being duly authorized in the premises. T. B. Kell. President STATE OF MISSISSIPPI COUNTY OF HARRISON Personally appeared before the undersigned authority in and for Harrison County, Mississippi, the above named, T. B. Kell, who, as president of D'Aquin's, Inc., acknowledged that he signed and delivered the foregoing proposed amendment to the charter of said Maguin's, Inc., for the purposes therein set out on the year and day therein mentioned as the and deed of the said corporation, being duly authorized in the premises. Witness my signature this the 8th day off December, 1931. 工. C. Corban, Notary Public STATE OF MISSISSIPPI COUNTY OF HARRISON I. J. R. Macreadie, duly elected secretary of D'Aquin's, Inc., a corporation chartered under the laws of the State of Mississippi and domiciled at Biloxi, therein, do hereby certify that the following the state of Mississippi and domiciled at Biloxi, regularly adopted at a fellowing resolution is a true and correct copy of a resolution regularly adopted at a legal meeting of the stockholders of D'Aquin's, Inc., held on the 7th day of December, 1931, and that the same is spread on the minutes of the corrobation.

BE IT RESOLVED THAT PARAGRAPH ONE OF THE CHARTER OF UNCORPORATION OF D'AQUIN'S, INC.

BE IT RESOLVED THAT PARAGRAPH ONE OF THE CHARTER OF UNCORPORATION OF D'AQUIN'S, INC. WHICH READS: "The corporate title of said company is 'Kell's Drug Store, Inc."

AS TO READ: "L. The corporate title of said company is 'Kell's Drug Store, Inc." Witness my signature on this the 7th day of December, 1931. J. R. Macreadie STATE OF MISSISSIPPI COUNTY OF HARRISON Personally appeared before the undersigned authority in and for Harrison County, Mississippi, the above named, J. R. Macreadie, Secretary of D'Aquin's, Inc., who acknowledged that he signed and delivered the foregoing instrument as the act and deed of said TaAquin's, Inc. being duly and fully authorized in the premises.

Witness my relationary appeared before the undersigned authority in and for Harrison County, Mississippi, and show a cknowledged that he signed and delivered that he signed authority is and for Harrison County, Mississippi, and show a cknowledged that he signed authority is and for Harrison County, Mississippi, and show a cknowledged that he signed authority is and for Harrison County, Mississippi, and show a cknowledged that he signed and delivered the foregoing instrument as the act and deed of said TaAquin's, Inc. being duly and fully authorized in the premises. Witness my signature and seal of office on this 8th day of December 1931. L. C. Corban, Notary Prolic, Received at the office of the Secretary of State, this the office and referred to the together with the sum of \$10.00 deposited to cover the recording fee and referred to the Attorney General for his opinion. Walker Wood, Secretary of State Miss., Dec. 9th, 1931 I have examined this amendment to the charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States. Geo. T. Mitchell, Attorney General
By J. A. Lauderdale, Assistant Attorney General STATE OF MISSISSIPPI

EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of D'AQUIN'S, INC. is hereby approved. In testimonypwhereof, I have hereunto set my hand and caused the Great Seal of the State dissission; of Mississippi to be affixed, this 11th day of Dec. 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State Recorded: December 12, 1931

AMENDMENT OF THE CHARTER OF THE BORDEN SOUTHERN COMPANY

The charter of incorporation of The Borden Southern Company of Starkfille, Mississippi, is amended in the following particular, to-wit:

That Afticle 8 of said charter is amended to read as follows:

"Article 8. The number of directors of the Corporation which shall constitute the whole beard whall be such as from time to time shall be fixed by, or in the manner provided in, the by-laws, but in no case shall the number be less than three. Directors need not be stockholders. Elections of directors need not be by ballot."

WITNESS our signatures and the seal of the said corporation on this the 30th day of November 1931.

President A. W. Milburn.

W. P. Marsh. Secretary

STATE OF NEW YORK COUNTY OF NEW YORK) SS.: CITY OF NEW YORK.

This day personally appeared before me, the undersigned authority in and for the state, county and city aforesaid, the within named Arthur W. Milburn and William P. Marsh, who acknowledged that they signed and delimined Arthur W. Milburn and William P. Marsh, who acknowledged that they signed and delivered the above and foregoing proposed amendment of the charter of incorporation of The Borden Southand Court of the charter of incorporation of The Borden Southand Court of the charter of incorporation of the Borden Southand Court of the charter of incorporation of the Borden Southand Court of the charter of incorporation of the Borden Southand Court of the charter of incorporation of the Borden Southand Court of the charter of incorporation of the Borden Southand Court of the charter of charter of incorporation of The Borden Southern Company on the day and year therein mentioned.

Given under my hand and official seal in the said city of New York on this the 30th day of November. 1931. November, 1931.

Certificate filed in New York County T. D. Waibel, Notary Public, Wassau County Clerk's No. 481, New York County Register's No. 3-W-342 Commission Expires March 30, 1938

RESOLUTION OF STOCKHOLDERS

"Be it resolved by the stockholders of The Borden Southern Company, a corporation domiciles starkville, in the County of Oktibbeha. State of Mississippi and Aller and Mississippi and Aller and Mississippi and Aller and Mississippi and Aller and Mississippi and Mississip at Starkville, in the County of Oktibbeha, State of Mississippi, that Arthur W. Milburn, President, and William P. Marsh, Secretary, of this corporation, be and they are hereby authorized, empowered and directed, for us and in our behalf to proceed at once to make application to the proper authorities to procure an amendment of the charter of this corporation in the following particular, to-wit:

That Article 8 of said charter is amended to read as follows: 'Article 8. The number of directors of the Corporation which shall constitute the whole a shall be such as from time to time the shall be such as from time to time the shall be board shall be such as from time to time shall be fixed by, or in the manner provided in, by-laws, but in no case shall the number he less than the manner provided tookby-laws, but in no case shall the number be less than three. Directors need not be stock-

helders. Elections of directors need not be by ballot.

And the said amendment shall be and is hereby accepted by us subject only to the approval of the governor of the State of Mississippi."

I, William P. Marsh, Secretary of The Borden Southern Company, a corporation domiciled at kville, in the County of Oktibbeha State of Willerick Willerick Company, a corporation domiciled at above Starkville, in the County of Oktibbeha, Stateof Mississippi, do hereby certify that the above and foregoing is a true and correct copy of a resolution adopted and passed by the stockholders of the said corporation at a meeting duly and resolution adopted and passed by the stockholders of the said corporation at a meeting duly and regularly held at the office of said corporation on the 30th day of Novemberm 1931.

Witness my hand and the seal of the said corporation this the 30th day of November,

Wm. P. Marsh. Secretary

Received at the office of the Secretary of State, this the 7th day of December, A.D. together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss.,

Dec. 9th, 1931

I have examined this amendment to the charter of incorporation, and am of the opinion states it is not violative of the Constitution and among the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

J. A. Lauderdale, Assistant Attorney General Geo. T. Mitchell, Attorney General By

Walker Wood, Secretary of State

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON

The within and foregoing Amendment to the Charter of Incorporation of THE BORDEN SOUTHERN In testimony who was a In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State COMPANY is hereby approved. of Mississippi to be affixed, this 11 day of Dec. 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: December 12, 1931

PET 1 4 1195

#5167

THE CHARTER OF INCORPORATION SOUTHERN PAVING & MATERIAL COMPANY OF MISSISSIPPI

1. The corporate title of said company is Southern Paving & Material Company of Mississippi.

2. The names of the incorporators are Tip Ray, Canton, Mississippi; and C. B. Snow, Jackson, Mississippi.

3. The domicile of said corporation is at Jackson, Hinds County, Mississippi.
4. Mount of capital stock and particulars as to class or classes is thirty thousand dellars (\$30,000.00), all common stock, par value, \$100.00 per share.

5. Number of shares for each class and par value thereof: three hundred (300) shares of common stock of the par value of \$100.00 per share.

The period of existence is fifty years.

7. The purpose for which said corporation is created:

To conduct and carry on the business of builders and contractors for the purpose of altering, repairing, constructing and doing any other work in connection with any and all classes of building and constructing and improvements of any and all kinds and nature whatsoever, including the building, repairing, rebuilding and altering of roads, streets, avenues, alleys, parks, airports, including all classes of contracting and repairing, rebuilding or constructing of roads, alleys, streets, highways, airports, parks, both public and private, or integral parts thereof, and performing engineering work, including the preparation of plans and specifically and performing engineering work, including the preparation of plans and specifically and performing engineering work, and or contractors, and specifications, and acting as consulting and superintending engineers, and/or contractors, and to do not be t to do and perform any and all work as contractor and with that end in view to solicit, obtain, make, perform and earry out contracts covering the building, repairing, and constructing of

highways, roads, streets, alleys, parks and the work connected therewith.

To manufacture, buy, sell, trade and deal in all and every kind of material, product, manufacture, buy, sell, trade and deal in all and every kind of material, product, manufactured or unmanufactured, iron, steel, wood, brick, cement, gravel, stone, oil, asphalt, and other products and materials, used in construction work; to buy, acquire, hold, use, employ products and materials, used in construction work; letters patent, processes, devise employ, mortgage, convey, lease and dispose of patent rights, letters patent, processes, devises, inventions that the processes are disposed for the processes and disposed for the patent rights, letters patent, processes, devises, inventions that the processes are disposed for the processes are disposed for the processes. inventions, trade marks, formulas, good will, machines and other rights; to take, acquire, buy, hold or maintain, work, develop, sell, convey, lease, mortgage, exchange and improve and other-wise deal in and dispose of real estate and real property and any interest or right therein. To act as broker or agent in the purchasing, selling, leasing or otherwise dealing in

goods, wares, merchandise and property of every class and description used in connection with contractors, work.

To buy, own, sell, lease, rent and otherwise acquire and dispose of real and personal property of every kind and description, but not to use any of said property for any purpose not authorized by law.

The rights and powers that may be exercised by the corporation in addition to the foregoing those and powers that may be exercised by the corporation in addition to the foregoing those states and powers that may be exercised by the corporation in addition to the foregoing those states and powers that may be exercised by the corporation in addition to the foregoing those states are stated as a second state of the corporation in addition to the foregoing the corporation and stated as a second state of the corporation and stated as a second stated stated as a second stated stated as a second stated stated stated as a second stated sta the rights and powers that may be exercised by the corporation and all amendments there to conferred by Chapter 100, Mississippi Code of 1930, and any and all amendments there to.

This corporation is not organized for the purpose of the construction and operation of a railroad, or for the carrying on of any insurance business.

8. Number of shares of each class to be subscribed and paid for before the corporation begin business: corporation may begin business when 10 shares of said stock has been subscribed for and paid for.

Tip Ray C. B. Snow, Incorporators

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned authority in and for the County and seasons of the corporation known State aforesaid, the above named Tip Ray and C. B. Snow, incorporators of the corporation known as Southern Paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged that they signed and executed the paving & Material Company of Mississippi, who acknowledged the paving & Material Company of Mississippi, who acknowledged the paving & Material Company of Mississippi, who acknowledged the paving & Material Company of Mississippi, who acknowledged the paving & Material Company of Mississippi, who acknowledged the paving & Material Company of Mississippi, who acknowledged the paving & Material Company of Mississippi, who acknowledged the paving & Material Company of Mississippi, who acknowledged the paving & Material Company of Mississippi, who acknowledged the paving & Mississippi, who acknowledged & Mississippi, who acknowledged & Mississippi, who executed the above and foregoing articles of incorporation as their act and deed on this the 27th day of November, 1931.

Mary Gibson, Notary Public

Received at the office of the Secretary of State this the 15th day of December, 1931, to-Sether with the sum of \$70.00, deposited to cover the recording fee, and referred to the attorney general for his opinion. Walker Wood, Secretary of State

Jackson, Miss., Dec. 15, 1931 I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

Geo. T. Mitchell, Attorney General
By J. A. Lauderdale, Asst. Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of SOUTHERN PAVING & MATERIAL COMPANY OF MISSISSIPPI is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of sissipping the state of December, 1931. In testimony whereof, I have hereunto set my man 1931.

Resignification of the set of th

by the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State Recorded: December 15th, 1931

THE STATE OF MESSISSIPPI UNION COUNTY.

THE CHARTER OF INCORPORATION OF NEW ALBANY COCA COLA BOTTLING COMPANY

1. The corporate title of said Company shall be New Albany Coca Cola Bottling Company.

2. The names and postoffice address of the incorporators are as follows: W. G. McGill,
New Albany, Mississippi; Mrs. Margaret McGill, New Albany, Mississippi; W. D. Winders, New
Albany, Mississippi.

3. The domicile of said corporation is at New Albany, Union County, Mississippi.

4. The amount of authorized capital stock is \$2,000.00. All of the stock shall be common stock, fully paid and non-assessable, of the par value of \$100.00 a share, and each stockholder shall share equally in all profits and/or losses in said company in proportion to the amount of stock owned.

of stock owned.

5. The period of existence shall be fifty years.

6. The purposes for which this corporation is created are the buying and selling of coea cola syrup and other soft drink syrups and the buying and selling of bottles and other articles incident to and necessary in the bottling of soft drinks; and the rights and powers that may be exercised by said corporation are those, in addition to the above, conferred by the provisions of Chapter 100 of the Mississippi Code of 1930.

W. G. McGill
Mrs. Margaret McGill
W. D. Winders,
Incorporators

State of Mississippi Union County

Personally appeared before me, the undersigned authority, the within named W. G. McGill Mrs. Margaret McGill and W. D. Winders, who acknowledged that they signed the foregoing articles of incorporation on the day and year hereinafter mentioned and for the purposes therein set forth as their voluntary act and deed.

Witness my signature this December 11, 1931.

R. L. Smallwood, Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 15th day of December A.D. 1931, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Dec. 15, 1931

I have examined this charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

STATE OF MISSISSIPPI

EXECUTIVE OFFICE

Geo. T. Mitchell, Attorney General

By J. A. Lauderdale, Assistant Attorney General

The within and foregoing Charter of Incorporation of THE ALBANY COCA COLA BOTTLING COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 15 day of Dec. 1921.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: December 16th, 1931

CHARTER OF INCORPORATION OF

ABERDEEN COCA COLA BOTTLING COMPANY.

1. The corporate title of said company is Aberdeen Coca Cola Bottling Company.

2. The names and postoffice addresses of the incorporators are: C. C. Clark, West Point, Mississippi; J. W. Young, West Point, Mississippi; Charles C. Clark, Starkville, Mississippi.

3. The domicile of the corporation is Aberdeen, Mississippi.

4. The amount of authorized capital stock is \$10,000.00 divided into 100 shares of common stock of the par value of \$100.00 each. The common stock to have full control and authority is authority in voting and the operation of the Corporation. There is no other class of stock to be issued.

5. The sale price per share of the common stock is \$100.00.

6. Period of existence of the Corporation is fifty years.

The rights and powers that may be exercised by this corporation are: To buy, own, sell, trade, lease, sub-lease, and mortgage real property of all kinds; To own, buy, sell, trade, lease, sub-lease and operate bottling plants for the purpose of bottling beverage drinks, either carbonated or non-carbonated, and/or for the manufacture of ice, ice-cream, and/or all kinds of confections and frozen products.

To own, buy, sell, trade, lease, sub-lease, mortgage all machinery, all equipment and personal property, incidental and necessary to the operation of said plants;

To acquire, own, buy, sell, trade or lease patents, patent rights and copyrights;
To manufacture, buy and/or sell at either wholesale or retail all kinds of beverages, either carbonated or non-carbonated, ice, ice-cream, and all kinds of confections and frozen products, and all kinds of syrups, mixtures and supplies for making and manufacturing bevere, and all kinds of syrups, mixtures and supplies for making and frazen products. beverages of all kinds of syrups, mixtures and supplies for making and made between products.

In addition thereto, to exercise all rights, privileges and powers that are conferred to the provisions of Chapter 100 of the Code of Mississippi of 1930.

8. This common stock have been

8. This corporation may commence business when fifty shares of its common stock have been

subscribed and paid for.

Witness the signatures of the said incorporators, this the 11th day of December, 1931.

C. C. Clark Charles C. Clark J. W. Young

STATE OF MISSISSIPPI CLAY COUNTY

Personally appeared before me, the undersigned authority of law in and for the County and State aforesaid, C. C. Clark, J. W. Young and Charles C. Clark, who each acknowledged that he signed the foregoing articles of incorporation of the Aberdeen Coca Cola Bottling Company, as the incorporation of the rein written. the incorporators thereof, on the day and year therein written. Riven ander my hand and seal of office this the 11th day of December, 1931.

A. B. Cottrell, Notary Public

Received at the office of the Secretary of State, this the 15th day of December, A.D. 1931 Received at the office of the Secretary of State, the recording fee, and referred to the 1930 to the A++ the Attorney General for his opinion. Walker Wood, Secretary of State

Vackson, Miss., Dec. 15, 1931

I have examined this charter of incorporation, and am of the opinion that it is not violative the Constitution and laws of this State, or of the United States.

Geo. T. Nitchell, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of ABERDEEN COCA COLA BOTTLING COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 15 day of Dec. 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Seeretary of State Recorded: December 16th, 1931.

CHARTER OF INCORPORATION OF

STARKVILLE COCA COLA BOTTLING COMPANY

The corporate title of said company is Starkville Coca Cola Bottling Company. The names and postoffice addresses of the incorporators are: C. C. Clark, West Point, 2. Mississippi; J. W. Young, West Point, Mississippi; Charles C. Clark, Starkville, Mississippi

The amount of authorized capital stock is \$10,000.00 divided into 100 shares of common the par value of \$100.00 each man activity stock of the par value of \$100.00 each. The common stock to have full control and authority in voting and the operation of the Correction. in voting and the operation of the Corporation. There is no other class of stock to be issued.

The sale price per share of the common stock is \$100.00. 5. Period of existence of the corporation is fifty years.

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- - 6. The rights and powers that may be exercised by this corporation are:

To buy, own, sell, trade, lease, sub-lease, and mortgage real property of all kinds; To own, buy, sell, trade, lease, sub-lease and operate bottling plants for the purpose ing beverage drinks. either carbonated or the purpose of the purpose ing beverage drinks. of bottling beverage drinks, either carbonated or non-carbonated, and/or for the manufacture of ice. dce-cream, and/or all kinds of confections of ice, ace-cream, and/or all kinds of confections and frozen products.

To own, buy, sell, trade, lease, sub-lease, mortgage all machinery, equipment and

personal property, incidental and necessary to the operation of said plants;

To acquire, own, buy, sell, trade or lease patents, patent rights and copyrights; To manufacture, buy and/or sell at either wholesale or retail all kinds of beverages, arbonated or non-carbonated ice ice creen either carbonated or non-carbonated, ice, ice-cream, and all kinds of confections and frozen products. and all kinds of sympa mixtures and all kinds of confections and haverage products, and all kinds of syrups, mixtures and supplies for making and manufacturing beverages of all kinds, ice, ice cream and all kinds of confections and frozen In addition thereto, to exercise all rights, privileges and powers that are conferred by isions of Chapter 100 of the Code of Michigan Privileges and powers that are conferred by

This corporation may commence business when fifty shares of its common stock have been bed and paid for. the provisions of Chapter 100 of the Code of Mississippi of 1930.

subscribed and paid for.

Witness the signatures of the said incorporators, this the 11th day of December, 1931.

C. C. Clark Charkes C. Clark J. W. Young

STATE OF MISSISSIPPI CLAY COUNTY

Personally appeared before me, the undersigned authority of law in and for the County and State aforesaid, C. C. Clark, J. W. Young and Charles C. Clark, who each acknowledged that he signed the foregoing articles of incorporation of the State of County and Charles C. Clark, who each acknowledged that he signed the foregoing articles of incorporation of the State of County and Company the signed that foregoing articles of incorporation of the State of County and County and Charles C. Clark, who each acknowledged that he signed the foregoing articles of incorporation of the Starkville Coca Cola Bottling company as the incorporators thereof, on the day and wear thousand the coca Cola Bottling Given under my hand and seal of office, this the 11th day of December, 1931.

A. B. Cottrell, Notary Public

Received at the office of the Secretary of State, this the 15th day of December, A.D. 1931, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his original the Attorney General for his opinion.

Jackson, Miss., 'Dec. 15, 1931

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General By J. A. Lauderdale, Assistant Attorney

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of STARKVILLE COCA COLA BOTTLING COMPANY in testimony whereof I have is hereby approved. In testimony whereof, I have hereunto set my hand and caused the of Mississippi to be affixed, this 15 day of Dec. 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: December 16th, 1931.

CHARTER OF INCORPORATION OF

HOUSTON COCA COLA BOTTLING COMPANY.

1. The corporate title of said Company is Houston Coca Cola Bottling Company. 2. The names and postoffice addresses of the incorporators are: C. C. Clark, West Point, Lississippi; J. W. Young, West Point, Mississippi; Charles C. Clark, Starkville, Mississippi.

The domicile of the corporation is Houston, Mississippi.

The amount of authorized capital stock is \$10,000.00 divided into 100 shares of common authority. stock of the par value of \$100.00 each. The common stock to have full control and authority

voting and the operation of the corporation. There is no other class of stock to be issued. The sale price per share of the common stock is \$100.00.

6. Pariod of existence of the Corporation is fifty years.

The rights and powers that may be exercised by this corporation are:
To own, buy, sell, trade, lease, sub-lease and mortgage real property of all kinds;
To own, buy, sell, trade, lease, sub-lease and operate bottling plants for the purpose to own, buy, sell, trade, lease, sub-lease and operate bottling plants for the manufacture of bottling beverage drinks, either carbonated or non-carbonated, and/or for the manufacture

of ice, ice-cream, and/or all kinds of confections and frozen products.

To own, buy, sell, trade, lease, sub-lease, mortgage all machinery, equipment and Personal property, incidental and necessary to the operation of said plants;

To acquire, own, buy, sell, trade or lease patents, patent rights and copyrights;

To manufacture, buy and/or sell at either wholesale or retail all kinds of beverages,

To manufacture, buy and/or sell at either wholesale or retail all kinds of confections and frozen

Products bonated or non-carbonated, ice, ice-cream, and all kinds of confections beverages products, and all kinds of syrups, mixtures and supplies for making and manufacturing beverages

of all kinds, ice, ice-cream and all kinds of confections and frozen products. In addition thereto, to exercise all rights, privileges and powers that are conferred to the provisions of Chapter 100 of the Code of Mississippi of 1930.

8. This corporation may commence business when fifty shares of its common stock have been Subscribed and paid for.

Witness the signatures of the said incorporators, this the 11th day of December, 1931.

C. C. Clark, Charles C. Clark J. W. Yaung

STATE OF MISSISSIPPI CLAY COUNTY

Personally appeared before me, the undersigned authority of law in and for the County and state aforesaid, C. C. Clark, J. W. Young and Charles C. Clark, who each acknowledged that he signed the first state of the Houston Coca Cola Bottling Company. as isned the foregoing articles of incorporation of the Houston Coca Cola Bottling Company, as the incorporation of the written. the incorporators thereof, on the day and year therein written.

Given under my hand and seal of office, this the 11th day of December, 1931.

A. B. Cottrell, Notary Public Received at the office of the Secretary of State, this the 15th day of December, A.D. 1931, ther with together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., Dec. 15, 1931

I have examined this charter of incorporation, and am of the opinion that it is not Violative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of HOUSTON COCA COLA BOTTLING COMPANY is pereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of In testimony whereof, I have hereunto see 1931.

Bynthe Governor

Theo.G. Bilbo

Walker Wood, Secretary of State

Recorded: December 16, 1931.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

THE CHARTER OF INCORPORATION OF HOLMES COUNTY BANK & TRUST COMPANY.

The corporation name of said bank is: Holmes County Bank & Trust Company. 2. The county and city where said bank is to be located and to conduct its business is City of Lexington, Holmes County, Mississippi.

The nature of the business to be conducted by said Bank is that of a commercial and

savings bank and trust company.

The amount of capital stock of said bank shall be fifty thousand dollars (\$50,000.00) common stock and shall be divided into 1000 shares of the par value of fifty dollars each. 5. The names and place of residence of the stockholders and the number of shares held by each of them are: Morris Lewis, Lexington, Mississippi, 90 shares; Nathan Applebaum, Lexington, Mississippi, 10 shares: Sol Applebaum, Lexington, Mississippi, 10 shares: Sol Applebaum, Lexington, Mississippi, 10 shares: Mississippi, 10 shares; Sol Applebaum, Lexington, Mississippi, 10 shares; J. W. Latham, Lexington, Mississippi, 10 shares; W. R. Ellis, Lexington, Mississippi, 25 shares; Mrs. Hyman, Lexington, Mississippi, 200 shares; S. J. Fisher, Lexington, Mississippi, 200 shares; R. T. Kimbrough, Lexington, Mississippi, 20 shares; L. E. Barr, Lexington, Mississippi, 20 shares; Lexington, Mississippi, 20 shares; Lexington, Mississippi, 20 shares; Lexington, shares; G. H. McMorrough, Lexington, Mississippi, 100 shares; N. B. Hooker, Lexington, Mississippi, 5 shares; H. L. Nichols, Lexington, Mississippi, 5 shares; H. H. Johnson, Lexington, Mississippi, 5 shares; Mrs. Julia Lewis, Lexington, Mississippi, 300 shares. 6. The period of which the bank is organized is fifty years.

> H. L. Nichols R. T. Kimbrough J. W. Latham H. H. Johnson G. H. McMorrough W. R. Ellis Morris Lewis

N. B. Hooker Sol Applebaum Nathan Applebaum L. E. Barr Mrs. Julia Lewis Mrs. Claudia Hyman S. J. Fisher

State of Mississippi County of Holmes

This day personally appeared before me, the undersigned authority, a Notary Public in and for Holmes County, Mississippi, Nathan Applebaum, Sol Applebaum, J. W. Latham, H. H. Johnson, Morris Lewis, Mrs. Claudia Hyman, R. T. Kimbrough, L. E. Barr, N. B. Hooker, S. J. Fisher, C. H. McMorrough, Mrs. Julia Lewis, H. L. Nichols, W. R. Ellis, incorporators of corporation known as the Halmes County Rept. 6 Manual County Rept. 7 Manual County R corporation known as the Helmes County Bank & Trust Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 7th day of December 1921 on this the 7th day of December, 1931.

Kathryn Meek, Notary Public

Received at the office of the Secretary of State this the 16th day of December, together with the sum of \$110.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood. Secretary of State

Jackson, Miss., December 16th, 1931

General for his opinion.

I have examined this charter of incorporation and am of the opinion that it is not that that public interest many of this state or of the United State of the United State or of the Un of the constitution and laws of this state or of the United States, and I further find the public interest required the organization of the public interest required the organization of the Holmes County Bank & Trust Company of Lexington, Mississippi. Lexington, Mississippi.

Geo. T. Mitchell, Attorney General By J. A. Lauderdale. Asst. Atty. Gen.

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

Im the undersigned Superintendent of Banks of the State of Mississippi, do hereby certify the public convenience and necessity require the that the public convenience and necessity require the organization of the HOLMES COUNTY BANK & TRUST COMPANY, Lexington. Mississippi & TRUST COMPANY, Lexington, Mississippi. Given under my hand and the seal of the State Banking Department this the 16th day of ecember. 1931. December, 1931.

J. S. Love. Superintendent of Banks

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of HOLMES COUNTY BANK & TRUST COMPANY ereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State lississippi to be affixed, this 16th day of December 1777. is hereby approved. of Mississippi to be affixed, this 16th day of December 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: December 16th, 1931.

FOR AMENDMENT SEE BOOK 41-42 PAGE 321

FOR AMENOMENT SEE BOOK PAGE 407

photo stat FOR AMENDMENT SEE BOOK NO. 9 PAGE 29

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5161

CHARTER OF INCORPORATION Court of aunteuer Co. miss, rendered mar.

OF

CAROTHERS & COMPANY, INC. What Court of Court of

1. The corporate title of said company is Carothers & Company, Inc.

2. The names and postoffice addresses of the incorporators are: Wm. H. Carothers, Jr., postoffice address, Indianola, Miss.; L. Hartshorn, postoffice address, Indianola, Miss.

3. The domicile of the corporation in this state is Indianola, Mississippi. 4. The amount of authorized capital stock is Ten Thousand Dollars, to be divided into one hundred shares of the par value of One Hundred Dollars each, but said corporation may commence business when one thousand dollars of said stock shall have been subscribed and paid for, either in cash or property.

5. The period of existence of said corporation is fifty years.

6. The purposes for which the corporation is created: To buy and sell cotton and other personal property, to act as agent for the purchase and sale of cotton, and to buy, own and sell real and personal property.

61. This corporation shall have all the rights, powers and privileges granted by Chapter 100

of the Mississippi Code of 1930, and amendments there to.

7. The control of the business and affairs of this corporation is hereby vested in the president who shall be elected by the stockholders, and all acts done for and in the name of the corporation shall be the act of the corporation and binding on it as such. But the stockholders holders holders may, if deemed advisable, select a secretary and treasurer, and prescribe the duties of such an officer. WITNESS the signatures of the above mentioned incorporators, this the 17th day of December,

A.D., 1931.

Wm. H. Carothers, Jr. J. L. Hairston W. K. Carothers, Incorporators

STATE OF MISSISSIPPI COUNTY OF SUNFLOWER

This day personally appeared before me, the undersigned Circuit Clerk in and for the county of Sunflower, state of Mississippi, W. H. Carothers, Jr., W. K. Carothers and J. L. Hartshorn, the above mentioned incorporators, who acknowledged that they signed and delivered the above part of the above part of the above part of the above and the above above and the above and the above and the above and the above and the above abov the above and foregoing instrument on the day and year therein mentioned. Given under my hand and official seal, this the 17th day of December, A.D., 1931.

J. R. Key, Circuit Clerk

Received at the office of the Secretary of State, this the 18th day of December, A.D. 1931, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Mackson, Miss., Dec. 21, 1931

I have examined this charter of incorporation and am of the Opinion that it is not Violative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General J. A. Lauderdale, Assistant Attorney General By

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of CAROTHERS & COMPANY, Inc., is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 21 day of Dec. 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: December 21, 1931.

121, Laws of Mississippi 1934 RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5163

AMENDMENT TO CHARTER OF INCORPORATION OF THE HAMILTON TOOL COMPANY.

RESOLVED, That the authorized capital stock of this corporation be increased from \$50,000.00 common stock to 2 000 charge of profession to 2 000 charge of 2 all common stock, to 2,000 shares of preferred stock of the par value of \$25.00 per share,

and 10,000 shares of common stock without nominal or par value, to be sold at 10 cents per until otherwise fixed by the Board of Director. until otherwise fixed by the Board of Directors, and that in accordance therewith Sections 4, 5 and 8, respectively, of the Charter of Incorporation of this corporation be and they are hereby amended so as to read as follows:

amended so as to read as follows:

4. Amount of capital stock and particulars as to class or classes thereof: 2,000 shares of cerred stock par value \$25.00. 10 000 shares of preferred stock par value \$25.00. 10,000 shares of common stock, without nominal or par value. Bach share of preferred stock is preferred as to assets over common stock; carries and the owner to a communicative dividend of T entitles the owner to a cumulative dividend of 7 per cent per annum on its par value, payable one-half semi-annually, out of the net earnings of the corporation, before any dividends are set apart or paid on the common stock, is subject to retirement by the corporation at any time within five years at 110 per cent and office of the corporation at any plus within five years at 110 per cent, and after five years at 105 per cent, of its par value, pius the earned dividend thereon: and entitles the owner the rest. the earned dividend thereon; and entitles the owner thereof on the books of the corporation one vote in all meetings and matters at on in one vote in all meetings and matters at or in respect to which stockholders of the corporation vote. The common stock carries full waters at the common stock carries full waters. vote. The common stock carries full voting thehter:

5. Number of shares for each class and par value thereof:

2,000 shares of preferred stock, par value \$25.00
10,000 shares of common stock without nominal or par value, the sale price of which is hereby set at 10 cents per share, with authority vested in the soard of Directors to change sale price from time to time in their discretion sale price from time to time in their discretion.

8. Number of shares of each class to be subscribed and paid for before the corporation may be business:

begin business:

40 shares preferred stock 100 shares common stock

State of Mississippi County of Warren

This day personally appeared before me, the undersigned authority, Wade C. Hamilton and Dunn, who, after being by me first do? H. M. Dunn, who, after being by me first duly sworn, state, upon oath:

That they are the President, and the Secretary, respectively, of the Hamilton Tool Company saissippi corporation.

a Mississippi corporation.

Incorporation of said corporation, was duly and legally adopted at a meeting of the stockholders of said corporation duly called and held in the City. That the above and foregoing resolution amending Sections 4, 5 and 8 of the Charter of of said corporation duly called and held in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of said resolution duly recorded in the City of Vicksburg on November 28th, 1931, as by the original of the City of Vicksburg on November 28th, 1931, and 193 by the original of said resolution duly recorded in the minutes of stockholders meetings of said corporation, and that a majority of the chart a minutes of stockholders meetings of maid corporation, and that a majority of the shares of the issued and outstanding stock of corporation voted for said resolution.

Wade C. Hamilton. President

H. M. Dunn. Secretary

Sworn to and subscribed before me this 1st day of December, 1931.

Bundle Smith. Notary Public

Received at the office of the Secretary of State, this 22nd day of December, A.D. 1931, ther with the sum of \$10.00 deposited to together with the sum of \$10.00 deposited to cover the fee and referred to the Attorney General for his opinion.

Jackson, Miss., December 22, 1931 Walker Wood. Secretary of State

I have examined this amendment to the Charter of Incorporation of Hamilton Tool Company am of the opinion that it does not violate the or and am of the opinion that it does not violate the constitution and laws of this State, of the United States.

H. A. Lauderdale, Assistant Attorney General STATE OF MISSISSIPPI

EXECUTIVE OFFICE Jackson

The within and foregoing Amendment to the Charter of Incorporation of HAMILTON TOOL CONFAINT IN testimony whereast I have In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State is hereby approved. of Mississippi to be affixed, this 23rd day of December, 1931.

By the Governor

W. B. Roberts, Acting Governor

Walker Wood, Secretary of State

Recorded: December 23, 1931

THE CHARTER OF INCORPORATION \mathbf{OF} C. C. CLARK, INC.

1. The corporate title of said Company is C. C. Clark, Inc.

2. The names and post-office addresses of the incorporators are: C. C. Clark, West Point, Mississippi; Charles C. Clark, Starkville, Mississippi; J. W. Young, West Point, Mississippi.

3. The domicile of the corporation is West Point, Mississippi.
4. The amount of authorized capital is \$30,000.00, divided into three hundred (300) shares of common stock with a par value of \$100.00 each. There is no other class of stock; the common stock with a par value of with and power in the control and operation of the Corporation.

The sale price per share of the common stock is \$100.00.

The period of existence is fifty years.

The purpose for which this Corporation is created and the rights and powers that may

be exercised by it, are:

To buy, own, sell, trade, lease, sub-lease, mortgage and otherwise deal in real and

Personal property of all kinds;

To subscribe for, purchase, invest in, hold, own, assign, pledge and otherwise dispose of shares of capital stock, bonds, mortgages, debentures, notes and other securities, obligations controlly and other securities. obligations, contracts and evidences of indebtedness of corporations of the State of dississippi or any other State; to exercise in respect of any such shares of stock, bonds and other state; to exercise in respect of any such shares of individual other securities of corporations, any and all rights, powers, and privileges of individual ownership, including the right to vote, the right to issue bonds and other obligations, and to secure. to secure the same by pleding or mortgaging the whole or any part of the property of the company, and to sell or pledge suchbonds and other obligations for proper corporate purposes and to do any and all things tending to increase the value of the property at any time held by the by the company, but said corporations shall not acquire or own stock inaa competitive Corporation or do any act or hold any stock that is prohibited by Section 3442 of the Code of 1930.

To purchase, acquire, hold, transfer and dispose of stock, bonds, and mortgages, notes or other evidences of indebtedness of any person or corporation, and to issue, execute and delivered evidences of indebtedness of any person or corporation, and to issue, execute and deliver in exchange therefor its stocks, bonds or mortgages, notes and other obligations,

and to do all such other things conducive to the objects herein set forth. To apply for, acquire, buy, sell, assign, lease, pledge, mortgage or otherwise dispose and/or acquire letters patent and copy-rights of the United States and all or any territorial

rights and/or franchises or otherwise thereunder. To own, buy, sell, trade, lease, mortgage and operate manufacturing plants for the manufacture of all kinds of bottled drinks, ice, ice-cream and confections; and to sell the products thereof at wholesale or retail; to buy and sell at wholesale or retail all kinds of machiness.

machinery and supplies, incident to and connected therewith. In addition thereto, to exercise all the rights, privileges and powers that are conferred the provided for 1930.

the provisions of Chapter 100 of the Code of Mississippi for 1930.

8. This corporation may commence business when fifty shares of its common stock have been subscribed and paid for.

WITNESS the signatures of the said incorporators, this the 14th day of December, 1931.

C. C. Clark Charles C. Clark J. W. Young

State of Mississippi Clay County

Personally appeared before me, the undersigned authority of law in and for the County and he aforesaid, C. C. Clark; J. W. Young and Charles C. Clark, who each acknowledged that signed the foresting of the corporation of C. C. Clark, Inc., as the incorporators he signed the foregoing articles of incorporation of C. C. Clark, Inc., as the incorporators thereof thereof, on the day and year therein written. Given under my hand and seal of office, this the 14th day of December, 1931.

A. B. Cottrell, Notary Public

Received at the office of the Secretary of State this the 15th day of December, A.D.

1931 to ceived at the office of the Secretary of State this the recording fee, and referred to the Atender with the sum of \$70.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., Dec. 23, 1931

I have examined this charter of incorporation, and am of the opinion that it is not lative examined this charter of incorporation, and am of the United States. Vielative of the Constitution and laws of this State, or of the United States.

Ggo. T. Mitchell, Attorney General
By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI ELECUTIVE OFFICE JACKSON

The within and foregoing Charter of incorporation of C. C. CLARK, INC. is hereby approved. In testing and foregoing Charter of incorporation and caused the Great Seal of the State In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State lississipped to the state of the of Mississippi to be affixed, this 23rd day of December, 1931.

By the Governor

W. B. Roberts, Acting Governor

Walker wood, Secretary of State

Recorded: December 23rd, 1931

AMENDMENT TO CHARTER.

Pursuant to resolution of the stockholders unanimously passed, Section 4 of the Charter of Mount Olive Electric & Water Company shall hereafter read:

"4. Amount of capital stock and particulars as to class or classes thereof:

Fifty (50) shares of One Hundred (\$100.00) Dollars each Series "A" and

Five Thousand (5.000) shares without nominal or par value whose sale price shall not exceed Twelve (\$12.00) Dollars per share, all par stock and non-par stock to be fundamentally equal and have the same rights and privileges."

Dated December 22, 1931.

MOUNT OLIVE ELECTRIC & WATER COMPANY

By C. E. Jones
C. E. Jones, President

T. M. Salisbury-Sec y-Treas.

State of Mississippi, County of Hinds

Personally appeared before me, the undersigned authority in and for said jurisdiction, and T. M. Salisbury, Secretary-Treasurer, of Mount Olive Electric at the Company, who being by me first duly sworn, on oath state that they are duly authorized to execute the foregoing amendment by the stockholders of said corporation in a meeting of December 22, 1931, and further acknowledge that the foregoing is a true and correct copy the amendment as passed by the stockholders at said meeting.

Witness my hand and seal of office this December 23, 1931.

A. M. Nelson. Notary Public

Received at the office of the Secretary of State, this the 24th day of December, 1931, together with the sum of \$120.00 deposited to cover the recording fee, and referred to Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Mississippi December 28th, 1931.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of this State or of the United States.

By Geo. T. Mitchell, Attorney General
J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of MOUNT OLIVE ELECTRIC & WATER CO. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Minniscipping to 1.

State of Mississippi to be affixed, this 30th day of December, 1931.

By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: December 30, 1931.

THE CHARTER OF INCORPORATION OF

as Authorised by State Tax Commission

To A Section 15, Chapter 121, Laws of Mississippi 1934 September 20, 1934

19 29-30 Nov. 514

NICHOLS TIRE CO. INC.

1. The corporate title of said company is Nichols Fire Co., Inc.
2. The names of the incorporators are: W. S. Nichols, postoffice, Jackson, Mississippi; H. Brumby, postoffice, Jackson, Mississippi; Chalmers Potter, postoffice, Jackson, Mississippi.

The domicile is at Jackson, Hinds County, Mississippi.

The amount of capital stock and particulars as to class or classes thereof: \$10,000.00--all common stock.

5. Number of shares for each class and par value thereof: One Thousand (1000) shares of the par value of Ten Dollars a share.

The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: (a) To engage in business as wholesale and retail dealers in gasoline, oil and other

motor fuels, and lubricating oils and greases, in the State of Mississippi. (b) To engage in business as wholesale and retail dealers in all kinds of automobive equipment, tires and accessories, and in automobile, truck, tractor, aeroplane and airship

supplies, in the State of Mississippi. (c) To engage in the business of repairing tires and batteries of all kinds and in storing, washing, greasing and otherwise servicing and caring for automobiles, trucks, and

Other automotive equipment, in the State of Mississippi. (d) To purchase, trade for and otherwise acquire, to own, use, hold, operate and otherwise control, and enjoy, and to sell, lease, trade and mortgage or otherwise dispose of su such real and personal property as may be necessary or desirable in the proper conduct of said business.

The rights and powers that may be exercised by this corporation, in addition to the fore-Soing, are those conferred by Chapter 24, Code of Mississippi of 1906, and House Bill No. Laws of Mississippi of 1928, and Chapter 100, Code 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Two Hundred (200) shares of common stock.

> W. S. Nichols, Chalmers Potter, J. H. Brumby, Incorporators

State of Mississippi County of Hinds

This day personally appeared before me, the undersigned authority in and for the City of Jackson, in said county and state, W. S. Nichols, Chalmers Potter and J. H. Brumby, incorporation in said county and state, W. S. Nichols, Chalmers Potter and J. H. Brumby, incorporation in said county and state, W. S. Nichols, Tire Co., Inc., who acknowledges incorporators of the corporation known as the N chols Tire Co., Inc., who acknowledged that they simply sincorporation as their act they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 24th day of December, 1931.

Clara Melton, Notary Public

Approved by the Governor, December 24, 1931.

Received at the office of the Secretary of State this the 29th day of December, 1931 together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Mississippi December 30th, 1931

I have examined this charter of incorporation and am of the opinion that it is not Violative of the Constitution and Laws of this State or of the United States.

Geo. T. Mitchell, Attorney General J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE Jackson .

The within and foregoing Charter of Incorporation of NICHOLS TIRE COMPANY, INC. is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of dissipping to the State of December, 1931. Mississippi to be affixed, this 30th day of December, 1931.

by the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State Recarded: December 30th, 1931

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AMENDMENT TO CHARTER

The Charter of the Mount Olive Electric & Water Company shall hereafter read as to Section 4 thereof:

*4. Amount of capital stock and particulars as to class or classes thereof: Five Thousand (5,000) shares without nominal or par value whose sale price shall not exceed Twelve (\$12.00) Pollars per share."

Dated December 30, 1931.

MOUNT OLIVE ELECTRIC & WATER COMPANY

LART SPIRE TO

C. E. Jones, President

H. B. Sargent H. B. Sargent, Assistant Sec y.

State of Mississippi County of Hinds

Personally appeared before me, the undersigned authority in and for said jurisdiction, Jones, Presidnet, and H. B. Sargent, Assistant Secretary of Mount Olive Electric & Water Company, wo, being by me first duly sworn, on oath state that they are duly authorized to the foregoing amendment by the stockholders of said corneration in a machine held macember of the contraction in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of said corneration in a machine held macember of the stockholders of the the foregoing amendment by the stockholders of said corporation in a meeting held December 30, 1931, and further acknowledge that the foregoing is a true and correct copy of the amendment as passed by the stockholders at said meeting.

Witness my hand and seal of office this beautiful as a seal of office this beautiful. Witness my hand and seal of office, this December 30, 1931.

A. M. Nelson, Notary Public

Received at the office of the Secretary of State, this the 30th day of December, 4.D. 1931, together with the sum of \$10.00 deposited to cover the recording fee and referred to Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss. Dec. 30th, 1931

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of MOUNT OKIVE ELECTRIC TER COMPANY is hereby approved. & WATER COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 30th day of December, 1931

. By the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded: December 30th, 1931.

100 MEND SENT SEE 300X 35.36 THE LEFT SEE BOOK 37 PAGE 164. PAGE 373 -STATE OF MISSISSIPPI RECORD OF CHARTERS

Photostat

CHARTER OF INCORPORATION OF MERCHANTS & MARINE BANK OF PASCAGOULA

P27 458

BE IT KNOWN THAT on the 21st day of December A.D. 1931 Fred Taylor, a resident citizen of Loss Point, Mississippi; E. J. Jane, a resident citizen of Pascagoula, Mississippi; E. J. Ford, resident citizen of Pasmagoula, Mississippi; J. I. Ford, a resident citizen of Pascagoula, Mississippi, by virtue of the provisions of Chapters 85 and 100 of the Mississippi Code of 1930, do hereby found and organize a corporation for the objects and purposes hereinafter enumerated, and to that end and purpose they do, by these presents, with the approval of the covernor of the State of Mississippi, the Attorney-General thereof and the Superintendent of Banks of the State of Mississippi, and constitute themselves and all such other persons Banks of the State of Mississippi, the Attorney-General understand all such other persons as may hareafter become associated with them, whether by subscription, purchase or otherwise, into a hareafter become associated with them, whether by subscription of the Charter of said into a body politic and corporate in law, under the following articles of the Charter of said

corporation, to-wit: The name and style of this Corporation shall be Merchants & Marine Bank of Pascagoula, and in that name it shall exist for fifty (50) years from the date of the approval of this Charter and may by purchase or otherwise, acquire, have, hold and enjoy such real and personal property as may be required for the purposes for which this organization is formed, not be exceed the limit fixed by the laws of the State of Mississippi for corporations of this character. character; and shall in addition possess all the rights, remedies, powers and privileges which such corporations are authorized to exercise or possess under the laws of the State of

ississippi and United States.

ARTICLE NO. 2: The domicile of this corporation shall be at Pascagoula, Jackson County, Mississippi, in which said City the business of the said corporation shall be conducted, ARTICLE NO. 3: The capital stock of this corporation is hereby fixed at Twenty-five housand (\$25,000) Dollars, divided into one thousand (1000) shares of the par value of Twenty tive (\$25,000) Dollars, divided into one thousand (1000) proved, the above named Incorporators (\$25) Dollars each. As soon as this Charter shall be approved, the above named Incorporators shall be approved, the above named Incorporators shall call a meeting of those subscribing to the capital stock of this corporation, of which meeting all subscribers to stock shall have notice, and at which meeting the said subscribers, or sheeting all subscribers to stock shall have notice, and at which meeting the said subscribers, or stockholders, shall adopt by-laws, fix the number of Directors and officers of the said Bank elect the Directors provided for at said meeting, which said Directors shall serve until the

trat Monday of January, A.D. 1933. ARTICLE NO. 4: The objects and purposes of this corporation are hereby declared to be to receive and safely keep, moneys left on deposit; the buying and selling of domestic and foreign exchange for the safely keep, moneys left on deposit; the buying and other commercial paper, to lend exchange for profit, to buy or discount bills, notes, bonds and other commercial paper, to lend money at lawful rates of interest, and to do and perform any and all other acts generally done by a Commercial and Savings Bank doing a general Banking business.

ARTICLE NO. 5: The names and places scribed by each are as follows:	general Banking bus of resident of the	stockholders and	the number of shares
NAME NAME	PLACE OF RESIDENCE	· · · · · · · · · · · · · · · · · · ·	NO. SHARES
			2 5 2
Mary E. Alberts	Moss Point, Miss.		5
Mrs. Mary E. Alberts Arthur Allen	Pascagoula, Miss.		2
The state of the s	Mobile, Ala.		7
	WASSE		13
7 + 60 10 131 +			3
TYALI KANAATI	Docos Collis A. Marock		15
Mrs. Maggie K. Colmer	MAGG POINT MISS		43
F. Colmer	Moga Point, Miss		10
Herman W Colle	Pascagoula, Miss.		
Herman H. Colle E. A. Colle Robert P. Colmer	Deeds Con In Interes		1 5 5
Robert P. Colmer Cole-Growt C	Moss Point, Miss.		5
Cole	Pageagoula, Miss.		10
P. Grant Grocery Co.	D		23
M. Colmer	D-~00 (C)11 S MIT 22 0	•	5
T. Colmer			4
Tom Doublean	Pascagoula, Miss.		20
Tom Dantzler	Pascagoula, Miss.		
	Pascagoura, mi		2
H. H. Dees	Biloxi, Miss.		5
	Moss Point, Miss.		10
Mrs. Mary E. Ford	Pascagoula, Miss.		46
E. Ford	Doorseollin. miss.		5
	Doggood Colling to the property of the propert		21
	D00 (01) 8. M133.		1
Mrs. S. H. Frederic	700 dON 9 WITSS •		40
R. L. Fails	Mode Politie mande	•	40
Waltan G	Mentier Miss.		40
Hermes F. Gautier	Do od o doll 8 . MT 22 •		1
J. K. Gautier	Ti 00 ((1)) R MI SS (1 6
John Granam	The man of Coll 1 Mr. MILDOV		4
John Havens			4 3
John H. Hill	"" ~ ~ ~ POITIU ~ MITOU		3
Hill	T ~ ~ ~ ~ ~ ~ MI DO *		25
Hill L. Justice	D00001112 MIDS		90
E. J. Justice	Pascagoula, Miss.		2
C. C. King	Pascagoula, Miss.		2 0
E. King Fred Tyet	Pascagoula, Miss.		10
Fred L. Lindlinger	Pascagoula, Miss.		
Mrs. A. K. Ladnier	Pascagoula, Miss.		10
Miss Elma M. Lindinger Otis Lund			11
Otis Lund Lindinger			3
D. Lynd			20
D. W. McLeod			10
L. McLeod Nott McIntosh			10
Nott McIntosh Martin Vanis	Trans Dalliba Make		4
MANA, TIMES	Doggs gould, missi		20
E. B. Martin	Trammond Lide		2
4110 ATII	2 2 2 2 2 2 2 1 1 1 MT 2 2 2 4		13
Mrs. S. R. Powell		•	30
A GAACTING LONGIT			10
Mrs. Victorine Powell J. H. Pelham Mrs. Louise Richard	*		1
			4
tant '			4 5
A SOCIETA OTOM	Pascagoula, Miss.		100
AB V - ATT	New Orleans, La.	•	33
Geo. M. Smith George Buith	New Orleans, La.		50
George R. Thompson Fred Taylor	New Orleans, Ed		
Fred Taylor	Pascagoula, Miss.		65
	Pascagoula, Miss.		2
Mrs. Gautier, Trustee Laura Vanderwall	Moss Point, Miss.		
väuderwatt			The second secon

NAME	-	PLACE OF RESIDENCE	MO. SHARES
James F. Velci J. R. Watts W. H. White L. A. Watts	.oh	Pascagoula, Miss. Pascagoula, Miss. Gulfport, Miss. Pascagoula, Miss.	2 5 40 3
			1000

Fred Taylor
E. J. Jane
E. J. Ford
J. I. Ford,
Incorporators
ACKNOWLEDGMENT

ATE OF MISSISSIPPI

STATE OF MISSISSIPPI COUNTY OF JACKSON

This day personally appeared before me, the undersigned authority, Fred Taylor, E. Jane, E. J. Ford, and J. I. Ford, incorporators of the corporation known as Merchants Marine Bank of Pascagoula, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 28th day of December, A.D. 1931.

W. C. Havens, Circuit Clerk, Jackson County,

Received at the office of the Secretary of State this the 29th day of Dec. A.D. 1921, together with the sum of \$60.00 deposited to cover the recording fee, and referred to Attorney General, for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Dec. 30, 1931

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

I, the undersigned Superintendent of Banks of the State of Mississippi, do hereby certify that the public convenience and necessity require the organization of the MERCHANTS & MARINE BANK OF PASCAGOULA, Pascagoula, Mississippi. The said bank has complished with all the provisions of the law and is hereby duly authorized to transact a banking business.

Given under my hand and the seal of the State Banking Department this the 30th day of December, 1931.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON J. S. Love, Superintendent of Banks

The within and foregoing Charter of Incorporation of MERCHANTS & MARINE BANK OF PASCAGOULA is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 31 day of Dec. 1931.

By the Covernor

Theo. G. Bilbo

Walker Wood, Secretary of State

Recorded; Janember 31st, 1931.

THE CHARTER OF INCORPORATION NATIONAL RIBBON & CARBON COMPANY OF THE SOUTH.

The corporate title of said company is National Ribbon & Carbon Company of the South. The names of the incorporators are: Shelby S. Steele, Jackson, Mississippi; Milton

L. Wright, Jackson, Mississippi.

The domicile is at Jackson, Hinds County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: 100 shares of cumulative preferred stock of the par value of \$50.00 per share, amounting in the aggregate to \$5000.00, and 20 shares of common stock without nominal or par value. value; however, the same shall never be sold at a price exceeding \$10.00 per share.

The holders of the preferred stock shall be entitled to receive, when, and as declared by the Board of Directors, dividends from the surplus or net profits of the corporation at the rote the rate of seven per centum (7%) per annum and no more, payable at such date or dates and in such installments as may from time to time be fixed by said board; and such dividends shall be cumulative and shall be payable or shall be set apart before anydividends shall be paid upon one set apart for the common stock, so that if all accrued dividends shall not at any time have been paid upon or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be fully paid or set apart for the preferred stock, such deficiency shall be set apart for the preferred stock. set apart, but without interest, before any dividends shall be paid or declared upon the

common stock.

In event of any dissolution, liquidation or winding up of the corporation the holders of the preferred stock shall be entitled, before any assets of the corporation shall be distributed among or paid over to the holders of the common stock, to be paid in full the par amount of their shares, together with all accrued and unpaid dividends thereon; and if such liquidate shares, together with all accrued and unpaid dividends thereon; and if such liquidation be voluntary, then the holders of the preferred stock shall be entitled to receive an addition be voluntary, then the holders of the par value of such shares. The holders an additional amount equal to five per centum (5%) of the par value of such shares. The holders of the holders of preferred stock, to of the common stock shall be entitled, to the exclusion of the holders of preferred stock, to share not the common stock shall be entitled, to the exclusion of the holders of share ratably in all assets of the corporation remaining after such payment to the holders of the preferred stock.

Out of any surplus or net profits of the corporation remaining after full cumulative dividends on the outstanding preferred stock for all previous dividend periods shall have been paid and paid or provided for, paid and for the current dividend period shall have been declared and paid or provided for, then and for the current dividend period shall have been declared and paid or provided for, then, and for the current dividend period shall have been took shall remain outstanding, and not otherwise so long as any of the preferred stock shall remain outstanding, dividends may be declared and paid upon the common stock in such amounts and at such time as may be determined by the board of directors.

The Corporation shall have the right to treat the person in whose name any share of Stock is registered as the owner thereof, for all purposes, and shall not be bound to recognize any claim of any other person thereto, except as may be provided by the laws of Mississippi; now shall any stockholder have any preemptive or preferential right of subscription any shall any stockholder have any preemptive or hereafter created, unless such to any shares of any class of stock of the corporation, now or hereafter created, unless such rights be shares of any class of stock of the corporation, now to the extent so granted; and shares of any class of stock of the corporation, how the extent so granted; and acceptable granted by the board of directors, and then only to the extent so granted; and acceptance of certificate of stock shall constitute an agreement by the holder to all the terms

and conditions of this charter. The voting power shall be vested exclusively in the holders of the common stock, except The voting power shall be vested exclusively in the little of Mississippi. is prohibited by Section 194 of the Constitution of 1890 of the State of Mississippi. 5. Number of shares for each class and par value thereof: 100 shares preferred stock and

shares common stock. The period of existence (not to exceed fifty years) is 50 years. The purpose for which it is created: To buy, sell, deal in, manufacture and repair all Classes of office furniture, fixtures and equipment, stationery, typewriters, typewriter

ribbons and carbon paper. The act as agent or broker for any person or corporation not engaged in any business Contrary to law and to do all things necessary and proper therein. To buy, sell, own, lease, rent, hold and acquire all classes of property, real and

Personal, but not to use any of said real property as is prohibited by law. The rights and powers that may be exercised by this corporation, in addition to the fore-Soing rights and powers that may be exercised by this collections of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may

begin business: 20 shares of preferred stock.

Shelby S. Steele, Incorporators. Milton L. Wright,

STATE OF MISSISSIPPI

COUNTY OF HINDS This day personally appeared before me, the undersigned authority in and for said county and state, the above named Shelby S. Steele and Milton L. Wright, incorporators of the corporation known the above named Shelby S. Steele and Milton L. who acknowledged that they signed and known as the National Ribbon & Carbon Co. of the South, who acknowledged that they signed and the day of Love above and foregoing articles of incorporation as their act and deed on this the 4th day of January, 1932.

Mary Gibson, Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 5th day of January, A.D. 1932, ther with at the office of the Secretary of State this the 5th day of January, A.D. 1932, together with the sum of \$22.00 deposited to cover the recording fee and referred to the

Attorney General for his opinion.

ackson, Miss. an. 5th, 1932. I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the United States.

the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attor Geo. T. Mitchell, Attorney General By Wm. A. Shipman, Assistant Attorney Genera;

STATE OF MISSISSIPPI ELECUTIVE OFFICE

The within and foregoing Charter of Lacorporation of NATIONAL RIBBON & CARBON COMPANY OF THE SOUTH is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of

Masissippi to be affixed this 6th day of January, 1932.
The Control of the contro By the Governor Theo. G. Bilbo

Walker Wood, Secretary of State Recorded: January 6th, 1932

AMENDMENT TO THE CHARTER OF INCORPORATION A & M COLLEGE COOPERATIVE CREAMERY ASSOCIATION.

The corporate title of said company is Cooperative Creamery Association.

The names of the incorporators are: J.S.Moore, A & M College, Miss.; G. Odie Daniel, Starkville, Miss.; Otis Wax, Longview, Miss.; Adrian Blocker, Starkville, Miss.; R. L. Carpenter, A & M College, Miss.

3. The domicile is at A & M College, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: Thousand Dollars (1000) shares), all common.

5. Number of shares for each class and par value thereof: Par value Twenty Five Dollars.

The period of existence (not to exceed fifty years.

The purpose for which is is created: (1) nTo so amend the existing charter as to come under the provisions of, and be controlled by, both articles 1 & 2; Chapter 99, Mississippi Code of 1930 and procure the exemptions provided by Statute for such Association, and (2) make paragraph 7 of the amended charter read as follows: That the object of this Association shall be to promote the general welfare of those and code in the control of the same of those and code in the control of the same of those and code in the control of th be to promote the general welfare of those engaged in Agriculture by the Cooperative purchase, manufacture and sale of all form products of annufacture. manufacture, and sale of all farm products of every kind, processing, packing, distribution, financing and marketing thereof as well as the storage, refrigeration, etc. of same. To purchase for and sell to such as may be so engaged, farming implements, utensils, food stuffs, fertilizers and any and all other things not inconsistent with said Chapter 99, Mississippi 1930, and shall include also the right to purchase and and all farm 1930, and shall include also the right to purchase and sell live stock, poultry and all farm necessities. and finance stockholders and members of the descriptions. necessities, and finance stockholders and members of the Association in their agricultural enterprises.

This shall be and is strictly a Cooperative institution organized and run, not for the state stock holders, but for the mutual based in the state of profit of the stock holders, but for the mutual benefit of all those entitled to receive the stock that end it shall maintain its principal plant of a littled to receive the Mississipping and the stock to the stoc Mississippi, and have sub-stations at any point in the state of Mississippi for the reception and shipment of each commodities as it may handle and it.

and shipment of each commodities as it may handle, and it may own such real estate, buildings, machinery and equipment as may be necessary in the handling and promotion of its business.

That no person shall purchase any outstands.

That no person shall purchase any outstanding stock of the Association without the consent of a majority of the Board of Directors not shall such stock be acquired by operation of law. No stockholder shall be entitled to more then are law. No stockholder shall be entitled to more than one vote regardless of the number of shares of stock he may own nor shall any proxies be noted. of stock he may own nor shall any proxies be voted at any meeting of the stockholders and hereof.

The Association shall be controlled by a Board of five or more directors and the professor of Dairy Husbandary at A & M College, Mississippi, shall be one of said directors by the president of the Board, otherwise his place may be filled on said Board by appointment the proper officer of said College. the proper officer of said College.

There shall be stockholders, members and patrons entitled to the benefits of this Association, and dividends of stock may be declared to members on such conditions as may be determined by the by-laws and existing attack. determined by the by-laws and existing stock may be retired in the manner provided by the laws and not inconsistent with the laws of Microsistent laws and not inconsistent with the laws of Mississippi. Any person, firm or corporation may be a patron but only "producers" shall be stock hard. be a patron but only "producers" shall be stock holders or members hereof.

This Association may federate with, buy stock in, or purchase outright the stock of another firm. Association property of, another firm, Association, or corporation engaged in a line of business not inconsistent with the purpose of this Association and may, in payment thereof, issue its 8. Number of shares of each class to be subscribed and paid for before the corporation n business: All. preferred stock, common stock or pay the same in cash or otherwise.

begin business: All.

J. S. Moore G. Odie Daniel H. O. Wax Adrian Blocker R. L. Carpenter, Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority J. E. Buckner, Chancers Clerk, J. S. Moore, G. Odie Daniel, H. O. Wax, Adrian Blocker, R. L. Carpenter, incorporation to the corporation known as the Directors who acknowledged that of the corporation known as the Directors who acknowledged that they signed and executed of above and foregoing articles of incorporation as the corporation as the c above and foregoing articles of incorporation as their act and deed on this the 28th day of December, 1931.

J. E. Buckner, Chancery Clerk

Received at the office of the Secretary of State, this the 13th day of Jan. A.D. 1932. together with the sum of \$2.50 deposited to cover the recording fee, and referred Attorney General for his opinion.

Jackson, Miss., Jan. 13, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State, or of the United State of the Constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General J. A. Lauderdale, Assistant Attorney $\mathbf{B}\mathbf{y}$

A & M College, Mississippi

December 12, 1931

At a regular monthly meeting of the Board of Directors of the Cooperative Creamery die in the offices of the Association there were present J. S. Moore and C. Odie of the R. L. Carpenter. Adrian Block held in the offices of the Association there were present J. S. Moore, president, G. Odie Daniel, R. L. Carpenter, Adrian Blocker, Directors, and M. G. Griffin, Manager and Secretary the Board. All members of the Board being present except Otic West the Board called order. the Board. All members of the Board being present except Otis Wax, the meeting was called order.

The amended charter for the control of the same called the control order.

The amended charter for the Creamery Association so as to bring said Association under Mississippi Code 1930, was presented and read to the Roand O said Daniel, and onded by R. L. Carpenter, the following the fol 99, Mississippi Code 1930, was presented and read to the Board. O motion of G. Odie upon seconded by R. L. Carpenter, the following order or resolution was presented and voted upon All members present voting aye, which resolution was as follows:

"It being the wish of the patrons and Board that the Charter of the Creamery Association be amended so as to change the name of the Association from A & M. College Cooperative Creamery Association to "Cooperative Creamery Association" and also change the paragraph

as indicated in said amended charter.

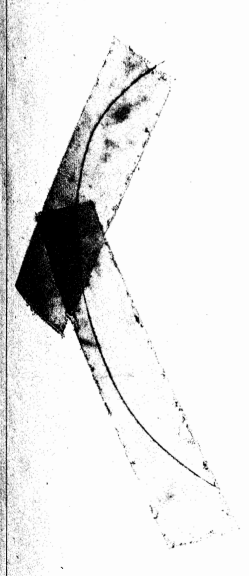
Therefore be it ordered by the Board that said amendment be made as presented and now signed by each of said members and that the Vice-president, G. Odie Daniel, and M. C. Griffin Manager and Secretary of this Board, be and they are hereby directed to present said amended Charter to the Secretary of State, etc., for ratification."

The foregoing resolution having been unanimously adopted the president presiding declared the same duly and legally passed.

I, M. C. Griffin, Manager and Secretary, hereby certify the foregoing to be a true and correct copy of the minutes of the Board of Directors as kept in my office.
Witness my signature this the 17 day of December, 1931.

M. C. Griffin, Manager

Recorded: January 14, 1932.



RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5195

ARTICLES OF ASSOCIATION AND INCORPORATION OF FEDERAL EMPLOYEES CREDIT UNION.

We, resident citizens of the State of Mississippi, whose names are here to subscribed, do, by this agreement, associate curselves ingether with the intention of forming a Credit Union in accordance with Chapter 102 of the Mississippi Code of 1930, and all Acts in amendment and in addition thereto, and we do hereby bind ourselves to comply with the provisions of these Articles of Association and Incorporation and with all laws, rules and regulations applicable to credit unions in Mississippi; and do hereby certify as follows:

1. The name of the proposed credit union is Federal Employees Credit Union, The principal office of the credit union is to be located in the City of Meridian in the State of Mississippi.

2. The names and addresses of the subscribers to these Articles of Association and Incorporation, and the number of shares subscribed by each, are as follows:

Name	Address	No. of Shares Subscribed
E. H. Richi L. E. Luke A. L. Young C. L. Wells J. C. Downe A. S. Malon L. M. Busti	Meridian, Mississippi Meridian, Mississippi Meridian, Mississippi Meridian, Mississippi Meridian, Mississippi	30 30 12 12 24 10 24

3. Incorporation is desired under the Credit Union law of the State of Mississippi above mentioned; and the par value of the shares shall be \$5.00 per share.

4. The association and its members will comply with all the laws, rules and regulations licable to aredit unions.

applicable to credit unions.

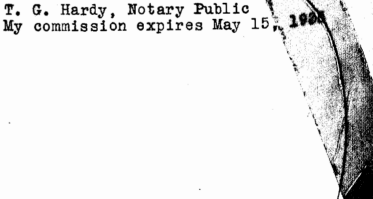
In witness whereof we have prepared, signed and executed these Articles of Association and Incorporation, in dulicate, on this 6th day of January, 1932.

E. H. Richie
L. E. Luke,
A. L. Young,
C. L. Wells,
J. C. Downey
A. S. Malone
L. M. Bustin

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

Before me, the undersigned Notary Public in and for said County, personally came and appeared the above named E. H. Richie, L. E. Luke, A. L. Young, C. L. Wells, J. C. Downey, A. S. Malone, L. M. Bustin, to me personally known, who then and there acknowledged that they signed, executed and delivered the foregoing Articles of Association and Incomporation on the date therein stated, as their act and deed, and for the purposes therein witness my signature and seal this 6th day of January, 1932.

Recorded: January 15, 1932



Suspended by State Tax Commission as Authorized by Section 15, Chapter

MINUTES OF REGULAR STOCKHOLDEBS MEETING Laws of Mississippi 1934 OF FIRST SECURITIES COMPANY, JANUARY 13, 1932, HELD IN ITS OFFICE AT JACKSON, HINDS COUNTY, MISSISSIPPI.

At a regular meeting of the First Securities Company held at its office in the Lampton building in the City of Jackson, First District of Hinds County, Mississippi, all of the stockholders of the said company were present.

After waiver of notice of meeting by all the stockholders, motion was made, seconded and duly carried, that the charter of the First Securities Company, as shown on the records of the S of the Secretary of State in Book 30, Page 403, be authorized to be amended as follows:

Amend Article 4 to read: 4. Amount of capital stock and particulars as to class or classes thereof: \$15,000.00, consisting of 1500 shares of a par value of \$10.00 each."

Amend Article 5 to read: Number of shares for each class and par value thereof 1500 shares common stock of par value of \$10.00 per share.

Amend Section 7 to read: The purpose for which it is created: To buy and sell stocks, bonds, notes, Certificates of indebtedness or any and all other securities. To borrow money, execute notes, deeds of trust, sales contracts or pledge any of its assets; to buy and sell stocks on the makerage house, pay commissions. on the market (but not contrary to law); to operate a brokerage house, pay commissions, hire collaborations, the market (but not contrary to law); to operate a brokerage house, pay commissions, hire salesmen and to operate a general investment business (but not in a manner contrary to law); to act as agent for brokerage firms; to make bonds as security for its performance of its. of its contracts; to make any and all contracts not prohibited by law; to own or sell real state, mortgages, etc."

Amend Section 8 to read: Number of shares of each class to be subscribed and paid for before the corporation may begin business: 1500 shares all paid for.

There being no further business, on motion duly made, seconded and carried, the meeting adjourned.

Witness our signatures this the 13th day of January, 1932.

President H. L. Barksdale,

Secretary L. W. Reed.

STATE OF MISSISSIPPI COUNTY OF HINDS OITY OF JACKSON

Personally appeared before me, the undersigned authority in and for the jurisdiction respectively. of the Fi aforesaid, H. L. Barksdale, President, and L. W. Reed, Secretary, respectively, of the First Securities Company, who, each, after having been by me duly sworn, on their oaths state, that the that the above, foregoing amendments to the charter of incorporation were duly and legally made by the above, foregoing amendments to the charter of incorporation at its office in the the above, foregoing amendments to the charter of incorporation with the stockholders thereof at a duly and legally called meeting at its office in the lamption Building, Jackson, Hinds County, Mississippi, on the 13th day of January, 1932.

H. L. Barksdale, L. W. Reed

Subscribed and sworn to before me, this the 14 day of January, 1932.

Susie Hubbard, Notary Public

Received at the office of the Secretary of State, the sthe 14th day of January, A.D. together with the sum of \$20.00 deposited to cover the recording fee, and referred the Attorney General for his opinion.

Walker Wood, Secretary of State.

ackson, Miss. Anuary 14th, 1932 have examined the foregoing amendment to the charter of incorporation of First Securities cany and constitution and laws of this tempany and am of the opinion that it is not violative of the constitution and laws of this State, or of the United States.

Geo. T. Mitchell, Attorney General J. A. Lauderdale, Assistant Attorney General Вy

STATE OF MISSISSIPPI ELECUTIVE OFFICE

The within and foregoing amendment to the Charter of Incorporation of FIRST SECURITIES COMPANY Is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State ssissippi to be affixed, this 15 day of Jan. 1932.

by the Governor

Theo. G. Bilbo

Walker Wood, Secretary of State Recorded: January 15, 1932

CHARTER OF INCORPORATION WAYNESBORO HARDWARE & FURNITURE COMPANY

The corporate title of such company is the Waynesboro Hardware & Furniture Company. The names of the incorporators are: N. Smith, postoffice, Meridian, Mississippi; Walker Broach, Jr., postoffice, Meridian, Mississippi.
3. The domicile of the corporation shall be at Waynesboro, Mississippi.

4. Amount of authorized capital stock is \$25,000.00, all of which is to be common stock, having a par value of \$100.00 per share.

5. The period of existence (not to exceed fifty years) is fifty years.
6. The purposes for which the corporation is created are: To conduct a store or stores theret for the buying and selling of hardware, farming implements, hardware supplies incident thereto, and any articles in the manufacture and composition of which metal is a factor or connected with the hardware business: to buy sell and dool in how a line a the hardware business; to buy, sell and deal in house and building furnishings, furniture, carpets, draperies, and awnings; to buy, own, sell, lease or exchange such real estate as may be necessary in the proper conduct of its business and not contrary to the laws of the State of Mississippi; to do any and all other things necessary and proper in the conduct and carrying on of the business for which it is created; the rights and powers that may be exercised to the carrying on of the business for which it is created; the rights and powers that may be exercised. this corporation, in addition to the above and foregoing, are those conferred by the provisions of Chapter 100 of the Code of Mississippi of 1930, with all amendments there to

7. One hundred shares of the stock of the corporation shall be subscribed and paid for

before the corporation shall begin business.

N. Smith Walker Broach, Jr., Incorporators.

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

This day personally appeared before the undersigned authority, N. Smith and Walker Broach, incorporators of the componetion by an arrangement of the componetion by a smith and walker Broach, Jr., incorporators of the corporation known as the Waynesboro Hardware & Furniture Company, who each acknowledged that they signed and executed the above and foregoing Articles of Incorporation, on this the 18 day of January, 1932.

J. C. Floyd, Notary Public

Received at the office of the Secretary of State, this the 20th day of January, A.D., ther with the sum of \$60.00 denosited to come the together with the sum of \$60.00 deposited to cover the recording fee, and referred to the Attorney General for his attention.

Walker Wood, Secretary of State.

Jackson, Miss., January 20th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State or of the United States.

> Greek L. Rice, Attorney General W. W. Dierce. Asst.

STATE OF MISSISSIPPI" EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of WAYNESBORO HARDWARE & FURNITURE COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 21 day of January, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: January 21, 1932

THE CHARTER OF INCORPORATION THE PAUL F. ALLEN LUMBER COMPANY, INC.

1. The corporate title of said company is the Paul F. Allen Lumber Company, Inc. 2. The names and postoffice addresses of the incorpogators are: Paul F. Allen,

Postoffice address, Canton, Miss.; L. G. Spivey, postoffice address, Canton, Miss. 3. The domicile of the corporation is at Canton, Madison County, Mississippi. 4. The amount of capital stock is Three Hundred shares, each share of said stock being

Without nominal or par value, and each of said shares being of the same class and equal in all respects to every other share. 5. The sale price per share of said stock shall be \$15.00, but the Board of Directors

of said corporation may at any time change said price in the manner and under the conditions prescribed by law by a resolution duly adopted and spread upon the minutes of said

corporation.

6. The period of existence of said corporation is fifty years. 7. The purpose for which said corporation is created are: To engage generally in the lumber and timber business, and to do and perform all things incident thereto. To buy, own and hold real and personal property, not exceeding the maximum amount allowed by law, and to own and operate saw mills and planing mills and any and all other plants and equipment incident to the lumber manufacturing business. To own, operate and control lumber yards, and to buy, sell, and otherwise deal in lumber at wholesale or retail; and to do and perform all things incident to the business aforesaid and not contrary to law.

To buy, own, mortgage, encumber and sell real estate and personal property; to issue bonds, notes, debentures, or other evidences of debt; to sue and be sued; to contract and be contracted with; to plead and be impleaded; to adopt, have and use a common seal, and the same to alter, break or renew at pleasure; and to do and perform any and all things authorized by law, which are essential or incident to or consistent with all of the foregoing purposes, and the addition there essential or incident to or consistent with all of the foregoing purposes, and in addition thereto, to exercise all of the rights and powers that may be conferred on said corporation thereto, to exercise all of the rights and powers that may be conferred on said

corporation by the provisions of Chapter 100 of the Mississippi Code of 1930.

The number of shares of stock necessary to be subscribed and paid for before said corporation shall commence business is One Hundred shares.

> Paul F. Allen L. G. Spivey

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned afficer, duly commissioned and qualified to take and certify acknowledgements in and for said County and State, the within named, Paul Allen and L. G. Spivey, who each acknowledged that he signed and delivered the foregoing instrumental and L. G. Spivey, who each acknowledged that he signed and delivered the foregoing instrumental and L. G. Spivey, who each acknowledged that he signed and delivered the foregoing instrumental and L. G. Spivey, who each acknowledged that he signed and delivered the foregoing in the signed and delivered the signed and deliver instrument of writing on the day and year therein mentioned.

Given under my hand and official seal, this the 21st day of January, A.D. 1932.

Meta Dinkins, Notary Public

Received at the office of the Secretary of State this the 21st day of January, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

I have examined this Charter of Incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Asst.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE PAUL F. ALLEN LUMBER COMPANY, is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 21st day of January, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State Recorded: January 22nd, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5199

AMENDMENT TO CHARTER OF INCORPORATION OF HYDE'S TIRE STORES. INC.

Be it known that, in pursuance of a resolution duly passed by unanimous vote of all of the stockholders of Hyde's Tire Stores, Inc., the charter of incorporation of said Hyde's Tire Stores, Inc., approved May 24th 1929, is hereby amended so as to read as follows:

1. The corporate title of said company is Firestone Service Stores, Inc.

H. V. Winter.
H. V. Winter.
President
R. M. Kimmel
R. M. Kimmel, Secretary
V. M. Greer
V. M. Greer,

State of Ohio County of Summit

This day personally appeared before me, the undersigned Notary Public in and for said County, the within named H. V. Winter, President, R. M. Kimmel, Secretary, and V. M. Greer, being all of the stockholders of Hyde's Tire Stores, Inc., who each acknowledged that they signed and executed the above and foregoing amendment to the charter of incorporation of said they are their act and deed on this, the 12th day of January, 1932.

Paul L. Raish, Notary Public My commission expires: 8-26-33

Walker Wood, Secretary of State.

Received at the office of the Secretary of State this the 19th day of January, A.D. 1932, together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss.,

Jan. 20, 1932

I have examined this amendment to charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of HYDE'S TIRE STORES.

INC. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 21st day of January. 1932.

By the Governor

Samett Conner

Walker Wood, Secretary of State

Recorded: January 22, 1932

AMENDMENT TO THE CHARTER OF INCORPORATION PORTER-GOOCH HARDWOOD COMPANY

1. Porter-Gooch Hardwood Company, a corporation organized and existing under the laws of the State of Mississippi, its Charter of Incorporation being of record at page 218 in Book of Incorporations No. 25 in the office of the Secretary of State of Mississippi, pursuant to resolution of the Secretary of State of Mississippi, pursuant to resolution of its stockholders in a meeting thereof duly called and held, a certified copy of which is hereto attached and to which reference is here made for all of the particulars thereof hereof, does hereby amend its said Charter of Incorporation so as to make the caption and irst section thereof read as follows:

THE CHARTER OF INCORPORATION

C. M. GOOCH LUMBER COMPANY OF MISSISSIPPI.

1. The corporate title of said company is the C. M. Gooch Lumber Company of Mississippi."

and henceforth said corporation shall have, and be known by, the name of C. M. Gooch mber Company of Mississippi instead of Porter-Gooth Hardwood Company.

IN WITNESS WHEREOF, said corporation has caused this instrument to be prepared and executed Mis lost witness whereof, said corporation has caused this instrument of State by its President on this 19th day of January, 1932.

C. M. Gooch, President

STATE OF MISSISSIPPI COUNTY OF HINDS CITY OF JACKSON

Before me, Mrs. Inez Pilgrim, the undersigned Notary Public within and for said city, Dersonally appeared the within named C. M. Gooth, who acknowledged himself to be the President the with the with the within named C. M. Gooth, who acknowledged himself to be the President and on behalf the within named Porter-Gooth Hardwood Company and that he, as such President and on behalf said company, signed, sealed, and delivered the foregoing instrument on the day and year therein mentioned and for the purposes therein expressed as the free act and deed of said

Given under my hand and official seal at Jackson, Mississippi, aforesaid, on this the 19 lay of January, 1932.

Mrs. Inez Pilgrim, Notary Public

COPY OF RESOLUTION

WHEREAS, the stockholders of the Porter-Gooch Hardwood Company deem it advisable and desire amend the Charter of I corporation of said company, which is of record at page 218 in the line of Incorporation No. 25 in the office of the Secretary of State of Mississippi, so as to the name of said company to "C. M. Gooch Lumber Company of Mississippi" and that the forth and said company to "C. M. Gooch Lumber Company of C. M. Gooch Lumber C. M. Gooch Lumbe the name of said company to "C. M. Gooch Lumber Company of said company shall be known by the name of C. M. Gooch Lumber Company of ssissippi instead of Porter-Gooch Hardwood Company; and, HEREAS, it is accordingly proposed to amend the caption and first section of said Charter Incorporation so as to make the same read as follows:

"THE CHARTER OF INCORPORATION C. M. GOOCH LUMBER COMPANY OF MISSISSIPPI

1. The corporate title of said company is the C. M. Gooch Lumber Company of Mississippi."

Therefore, be it resolved by the stockholders of the Porter-Gooch Hardwood Company, in meet-lawfullthe refore, be it resolved by the stockholders of the Porter-Goth attified, approved, and the same is hereby, ratified, approved, and adopted, and that said amendment be, and the same is hereby are hereby directed to adopted, and that the proper officers of this company be, and they are hereby directed to and hereby and that the proper officers of this company be, and they are hereby directed to and hereby and that the proper officers of this company be, and they are hereby directed to and hereby are the said Porterdo and opted, and that the proper officers of this company be, and that the proper officers of this company be, and that the done and perform all further acts and things necessary or lawfully required to be done and performed formally effective, and that henceforth said Po perform all further acts and things necessary or lawlully that henceforth said Porter-cook in order to make said amendment legally effective, and that henceforth said Porter-light Bardwood Company shall have and be known by the name of C. M. Goosh Lumber Company of ississing Mississippi.

CERTIFICATE

Teby Certify that the foregoing constitutes a true and correct copy of a resolution lawfully of at a month. of the stockholders of said corporation duly convened and held at the desired at a meeting of the stockholders of said county. State of Mississippi, on the 19th office of said corporation at Fondren, in Hinds County, State of Mississippi, on the 19th day of said corporation at Fondren, in Hinds County, State of outstanding capital stockers of said corporation at Fondren, in Hinds County, State of Mississippi, on the 19th day of said corporation at Fondren, in Hinds County, State of Mississippi, on the 19th day of said corporation at Fondren, in Hinds County, State of Mississippi, on the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of said corporation duty control of the 19th day of t the corporation at Fondren, in Hinds County, State of mississippe, and tall stock of said corporation at Fondren, in Hinds County, State of mississippe, and tall stock of said corporation at Fondren, in Hinds County, State of mississippe, and the stock of the stockholders or by proxy; that the corporation in the persons of the stockholders or by proxy; that said corporation at Fondren, in manual of the issued and outstanding captures in the said for January, 1932; that at said meeting all of the issued and outstanding captures; that there was at all times presented, either in the persons of the stockholders or by proxy; that there was at all times present and voting a lawful quorum; and that said resolution and all of the provisions thereof are now in full force and effect, and that the same has in no wise been thanked, modified are now in full force and effect, and that the same has in no wise been thanked, modified are now in full force and effect, and that the same has in no wise been thanked.

changed, modified, amended, or rescinded. Given under my hand and seal of said corporation at Fondren aforesaid on this the 19th of January, 1932.

Secretary V. E. Porter,

Received at the office of the Secretary of State, this January 27, A.D. 1932, together with sum of the office of the Secretary of State, this January 27, A.D. 1932, together with the Received at the office of the Secretary of State, this January of the Attorney General for his On \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Miss. January 27th, 1932. have examined this amendment to the charter of incorporation of Porter-Gooch Hardwood that and laws of this have examined this amendment to the charter of incorporation of Forest and laws of this tate, or and am of the opinion that it is not violative of the constitution and laws of this tate, or as of the opinion that it is not violative of the constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

STATE OF MISSISSIPPI EXECUTIVE OFFICE **JACKSON**

The within and foregoigg Amendment to the Charter of Incorporation of PORTER-GOOCH HARD-

WOOD COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 28th day of January, 1932.

By the Governor

Sennett Conner

Walker wood, Secretary of State

Recorded: January 28th, 1932.

THE CHARTER OF INCORPORATION OF GULF COAST ICE COMPANY.

The corporate title of said company shall be Gulf Coast Ice Company.

2. The names and postoffice addresses of the incorporators are as follows: Harold Vatte Elder of Biloxi, Mississippi; Teresa Emma Elder of Biloxi, Mississippi, Vaneaton Seymour of Biloxi, Mississippi.

3. The domicile of the corporation is Biloxi, Harrison County, Mississippi.

4. The amount of authorized capital stock is as follows: One thousand (1,000) shares of sommon stock, each share of which being without nominal or par value, but the sale price of sach share is here fixed for the purpose of incorporation, or until changed, as hereinafter provided, at Ten (\$10.00) Dollars per share.

The sale price per share of the stock without nominal or par value shall be Ten (\$10.00).

(\$10.00) Dollars per share, and the Board of Directors of said corporation is hereby given withority to fix or change such sale price from time to time as it may see fit by compliance

with the by-laws of said corporation.

6. The period of existence of this corporation shall be fifty (50) years. 7. The purposes for which this corporation is created are as follows: To engage in the business generally known as the ice business, and to do all the things generally incident to such business under the common acceptation of that term. To that end to lease, buy, own, mortages under the common acceptation of that term. mortgage, sell, and otherwise deal in such land or improved property as may be necessary for the purpose of carrying on said business. To manufacture, prepare, cut, gather, collect, store, preserve, pack, keep, buy, sell, import and export, deal in and transport, all kinds of ice. or otherwise deal in, all kinds of refrigerating plants, ice machines, ice-making apparatus, and refrigerations. and refrigerating processes; and to own and operate all necessary trucks, conveyances, or vehicles Vehicles that might be needed for the carrying on of said business, including boats, barges, or Vessels of any class, which may be necessary in said business. To buy and sell, or other-

wise deal in, coal, coke, wood, or other fuels of similar nature.

The right of any class, which may be necessary in smilar nature.

The right of any class, which may be necessary in smilar nature.

The right of any class, which may be necessary in smilar nature.

The right of any class, which may be necessary in smilar nature.

The right of any class, which may be necessary in smilar nature. The rights and powers that may be exercised by said corporation, in addition to the foresoing, are those conferred by the provisions of Chapter 100 of the 1930 Code of the State of

Mississippi.

8. The number of shares of stock necessary to be subscribed and paid for before the corporation shall commence business is fifty (50) shares.

Witness mur signatures on this 27th day of January, 1932.

Harold Wyatte Elder Teresa Emma Elder Vaneaton Seymour

STATE OF MISSISSIPPI COUNTY OF HARRISON

Personally appeared before the undersigned authority in and for said county and state, old Wynth appeared before the undersigned authority in and for said county and state, Rarold Wyatte Elder, Teresa Emma Elder and vaneaton Seymour, who acknowledged that they executed the above and foregoing charter of incorporation of the Gulf Coast Ice Company on the day and and year above mentioned, and for the purposes therein set forth. litness my signature and seal of office on this 27th day of January, 1932.

L. C. Corban, Notary Public

Received at the office of the Secretary of State, this the 28th day of January, 1932, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss. 28th, 1932.

I have examined this charter of incorporation and am of the opinion that it is not ative on the United States. Violative of the constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI ELECUTIVE OFFICE

The within and foregoing Charter of Incorporation of GULF COAST ICE COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 28th day of January, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State Recorded: January 29th, 1932.

PROTO-STOCK NO.4 PAGE 430 - 433

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5212

LEE M. HARRIS & WALTON MOORE, INC.

Charter of Incorporation of, -- Lee M. Harris & Walton Moore, Inc.
The corporate title of the company is Lee M. Harris & Walton Moore, Inc.
The name and postoffice address of the incorporators is, -- Lee M. Harris, postoffice,
Meridian, Miss., W. Walton Moore, postoffice, Meridian, Miss.

The domicile is--Meridian, Mississippi
The amount of capital stock is--Five thousand (\$5000.00) Dollars; all common stock,
divided into shares having a par value of \$100.00 per share; and the corporation may organize
and commence business as soon as \$2000.00 has been subscribed and paid for.

The period of existence is fifty years (50).

The purposes for which it is created are -- To conduct a general insurance agency or brokerage; and as such to represent as agent or broker any fire, accident, indemaity, casualty, liability, fidelity or any other kind of insurance company qualified to do business in Mississippi, either as a local or as a general or special agent. To own such real estate as is necessary to the conduct of its business. And in addition, to have all the rights and powers granted by Chapter 100 of the Mississippi Code, 1930, and amendments thereto.

Lee M. Harris W. Walton Moore

State of Mississippi Lauderdale County

Personally appeared before me the undersigned authority in and for said County and State, Lee M. Harris and W. Walton Moore, incorporators of the LEE M. HARRIS & WALTON MOORE, INC. Who acknowledged they signed and delivered the foregoing instrument for the purposes therein stated.

Given under my bagnature and seal this Jan. 29, 1932.

Geo. W. Askew, Natary Public

Received at the office of the Secretary of State, this the 30 day of Jan. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secy. of State

I have examined this charter of incorporation, and I am of the opinion that it conforms to the Constitution of this State and of the United States.

Witness my signature this 30th day of Jan. 1932.

Greek L. Rice, Atty. General By J. A. Lauderdale, Asst. Atty. General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of LEE M. HARRIS & WALTON MOORE, INC.
is hereby approved.
In testimony whereof, I have hereunto set my hand and caused the Great Seal of the Mississippi to be affixed, this 2nd day of February. 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: February 2nd, 1932

ARTICLES OF ASSOCIATION AND INCORPORATION OF LAUDERDATE COUNTY FARM BUREAU (A.A.L.)

Sec. 1. We, J.B. Pickett of Lauderdale County, Mississippi, (P.O. address RFD #3, Meridian, Miss.); J.T. Tingle of Lauderdale County, Mississippi, (P.O. address Meridian, Miss.); W.T. Raney of Lauderdale County, Mississippi, (P.O. address RFD #7, Meridian, Miss.); C.B. Little of Lauderdale County, Mississippi, (P.O. address Muhan, Miss.); R.N. Reeves of Lauderdale County, Mississippi (P.O. address Muhan, Miss.); R.N. Reeves of Lauderdale County, Mississippi (P.O. address RFD # 2 Meridian, Miss.); J. S. Gunn of Lauderdale County, Mississippi, (P.O. address RFD # 2, Meridian, Miss.); K.N. Reeves of Lauderdale County, Mississippi, (P.O. address RFD # 2, Meridian, Miss.); J. S. Gunn of Lauderdale County, Mississippi, (P.O. address RFD #4, Meridian, Miss.); E.G. Strange of Lauderdale County, Mississippi, (P.O. address Collinsville, Miss.); S. O. Moore of Lauderdale County, Mississippi, (P.O. address West Enterprise, Miss.); O. S. Moore of Lauderdale County, Mississippi, (P.O. address Collinsville, Miss.); T. L. Harbour of Lauderdale County, Mississippi, (P.O. address Bailey, Miss.); the undersigned producers of agricultural products in the State of Mississippi, desiring that we, our associates and successors, shall come in the State of Mississippi, desiring that we, our associates and successors, shall come in the State of Mississippi, desiring that we, our associates and successors, shall come Under Chapter 109 of the Laws of Mississippi of 1930, known as the Agricultural Association Law, and enjoy its benefits hereby enter into Articles of Association and Incorporation thereunder in duplicate and signed and acknowledged by all those named herein, to be filed with the Secretary of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of the State of Mississippi, and recorded as required by said statute, for the Durne of State of Mississippi, and recorded as required by said statute, for the Durne of State of Mississippi, and recorded as required by said statute. the purpose of beginning a corporation without capital stock and without individual liability, as provided and allowed in said statute, with all the rights, powers, privileges and indinities by said statute given or allowed, setting forth the following:

The name of the organization shall be Lauderdale County Farm Bureau (A.A.L.) Section 2. The period of existence shall be fifty years, The domicile shall be at Meridian, Miss., in the County of Lauderdale, in the Section 3. Section 4. State of Mississippi.

Section 5. Said incorporated association is to be organized and operated under said

Chapter 109 of the Laws of Mississippi of 1930. Section 6. The purposes of said incorporated association are to promote the interests of sericulture and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by said Chapter 109 of the Laws of Mississippi of 1930 or by other laws of the State of Mississippi of 1930 or by other laws the State of Mississippi or the United States.

In testimony whereof we have hereunto set our hands in duplicate, this 19th day of January, 1932.

J. T. Tingle J. B. Pickett W. T. Raney C. B. Little R. N. Reeves J. S. Gunn E. G. Strange S. O. Moore O. S. Moore T. L. Harbour

State of Mississippi County of Lauderdale

Before me, the undersigned authority competent to take acknowledgements, personally came and appeared the above named J. T. Tingle, W. T. Raney, R. N. Reeves, E. G. Strange, O. S. Moore, J. B. Pickett, C. B. Little, J. S. Gunn, S. O. Moore, T. L. Harbour, who then and there acknowledged that they signed and delivered the foregoing instrument of writing on the day year the roll of the signed and delivered the foregoing instrument of writing on the day and year therein mentioned.

Given under my hand and seal this 19 day of Jan. 1932. Mack Cameron, Chancery Clerk

(Seal) STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE

the Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that hereto articles of Association and Incorporation of Lauderdale County Farm Bureau (A.A.L.) hereto attached, together with a duplicate thereof, was pursuant to the provisions of Article chapter of the provisions of Article provisions of Article chapter of the cha Chapter 99, Code of Mississippi of 1930, filed in my said office this the 2nd day of the rearry, A.D. 1931, and one copy thereof recorded in the Records of Incorporations, and this office, in Book No. 31, at Page 353, and the other copy thereof returned to said Association.

Civen under my hand and the Great Seal of the State of Mississippi, hereunto affixed, this 2nd day of Feby. 1932.

Walker Wood, Secretary of State

Recorded February 2nd, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5206

THE CHARTER OF INCORPORATION TYPEWRITER SALES AND SERVICE CO. INC.

The corporate title of the Company is: Typewriter Sales and Service Co., Inc. The names and postoffices of the incorporators are: R. W. Collins, Jackson, Mississippi; Covington, Jackson, Mississippi.

The domicile is at Jackson, Mississippi.

The amount of authorized capital stock is: Two hundred shares of preferred stock of the par walue of \$25.00 per share, amounting in the aggregate & \$5,000.00, and two hundred shares of common stock without nominal or par value.

The holders of the preferred stock without nominal or par value. The holders of the preferred stock shall be entitled to receive, when, and as declared by the Board of Directors, dividends from the surplus or net profits of the corporation at the rate of seven per centum (7%) per annum and no more, payable at such date or dates and in such installments as may from time to time be fived by cold board. installments as may from time to time be fixed by said board; and such dividends shall be cumulative and shall be payable or shall be set apart before any dividends shall be paid upon or set apart for the common stock, so that if all accrued dividends shall not at any time have been paid upon or set apart for the preferred stock, such deficiency shall be fully paid or set apart but without interest before any dividends shall not at any time have been paid upon or set apart for the preferred stock, such deficiency shall be fully paid or the common that are set apart, but without interest, before any dividends shall be paid or declared upon the common stock. stock.

of the preferred stock shall be entitled, before any assets of the corporation shall be distributed among or paid over to the holders of the common stock, to be paid in full the par amount of shares, together with all accrued and unpaid dividends thereon; and if such liquidation be voluntary, then the holders of preferred stock shall be entitled to make the common to the common to the corporation shall be amount of their shares, together with all accrued and unpaid dividends thereon; and if such liquidation be common to the common to the corporation the holders of the common stock, to be paid in full the par amount of the common to the corporation the holders of the common stock, to be paid in full the par amount of the common to the common stock and if such liquidation be common to the common stock and it is the common to the common stock and it is the common to the common to the common stock and it is the common to the common stock and it is the common to the common stock and it is the common to the common stock and it is the common to the common to the common stock and it is the common to the common stock and it is the common to the common to the common stock and it is the common to the common stock and it is the common to th voluntary, then the holders of preferred stock shall be entitled to receive an additional amount equal to five per centum (5%) of the par value of creek to receive an additional stock equal to five per centum (5%) of the par value of such shares. The holders of the common stock shall be entitled to the exclusion of the holders of preferred stock, to share ratably in all assets of the corporation remaining after such payment to the holders of the corporation remaining after such payment to the holders.

assets of the corporation remaining after such payment to the holders of the preferred stock.

The preferred stock may be redeemed by the corporation in whole or in part on any dividend payment date at the option of the board of the board of the board of the board. dividend payment date at the option of the board of directors, upon not less than thirty days prior notice to the holder of record of the should be about the prior notice to the holder of record of the should be about the shou prior notice to the holder of record of the shares to be redeemed given in such form and manner as may be fixed by the by-laws or by resolution of said board, by payment in cash for each share of stock so to be redeemed of Twenty-six dollars and twenty-five cents (\$26.25) plus all unpaid dividends accrued thereon. Designation of the particular tents (\$26.25) plus all be by dividends accrued thereon. Designation of the particular shares to be so redeemed shall be by the board of directors in any manner than the particular shares to be so redeemed shall be by the board of directors, in any manner they may deem proper, and their action shall be final. From and after the date fixed by such notice, unless the corporation shall fail to pay the redemption price, dividends shall cease to accrue on the stock to be so redeemed, and all rights of the holders thereof as stockholders of the corporation be so redeemed, and all rights. of the holders thereof as stockholders of the corporation, except the rights to receive such redemption price, shall cease and determine redemption price, shall cease and determine.

Out of any surplus or net profits of the corporation remaining after full cumulative on the outstanding preferred attack for all and been dividends on the outstanding preferred stock for all previous dividend periods shall have paid, and for the current dividend period shall have been paid, and for the current dividend period shall have been declared and paid or provided for, then, and not otherwise so long as any of the preferred stock shall remain outstanding, and may be declared and paid upon the common stock in such amounts and at such time as may be termined by the board of directors.

termined by the board of directors.

The Corporation shall have the right to sell all or any part of its assets upon being sed so to do by vote of the holders of a 2/2 authorized so to do by vote of the holders of a 2/3 majority, both of the preferred stock and the common stock which shall be outstanding the common stock which shall be outstanding.

The Corporation shall have the right to treat the person in whose name any share of any other actions thereof, for all purposes and the state of any other actions. ie registered as the owner thereof, for all purposes, and shall not be bound to recognize of any other person thereto, except as may be and shall not be bound to recognize nor claim of any other person thereto, except as may be provided by the laws of Mississippi shares shall any stockholder have any preemptive or professional and the laws of Mississippi shares shall any stockholder have any preemptive or preferential right of subscription to any shares by the board of directors any class of stock of the corporation, now or hereafter created, unless such rights be granted by the board of directors, and then only to the cortex. by the board of directors, and then only to the extent so granted; and acceptance of certificate of stock shall constitute an agreement by the holder to all the terms and conditions of this charter. of this charter.

The sale price per share of preferred stock shall be \$25.00. The sale price of the

par value common stock shall not exceed \$10.00 per share.

The period of existence of the corporation is: Fifty years.

To buy, sell, deal in, manufacture and repair all classes of office furniture, fixtures, stationery, typewriters, typewriter with a classes of office furniture, and equipment, stationery, typewriters, typewriter ribbons and carbon paper.

To act as agent or broker for any person or corporation not engaged in any business

contrary to law and to do all things necessary and proper therein. to buy, sell, own, lease, rent, hold and acquire all classes of property, real and, but not to use any of said real property. personal, but not to use any of said real property as is prohibited by law.

these conferred by the provisions of the Chapter on Corporations #100 in the Code of Mississippi of 1930.

8. The number of shares of the chapter on Corporations #100 in the Code of Mississippi and the code of Mississippi and

The number of shares of each class of stock necessary to be subscribed and paid for the corporation shall commence business is: 8. before the corporation shall commence business is: Ten shares of preferred stock.

9. This charter is not for a street railway, telegraph or telephone company. Witness the signatures of said incorporators, this the 4th day of February, A.D. 1922.

R. W. Collins A. R. Covington

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned Notary Public in and for said the loration known as the Managed R. W. Collins and A. B. G. Notary Public in and for said the loration known as the Managed R. W. Collins and A. B. G. Notary Public in and for said the CITY OF JACKSON County and State, the above named R. W. Collins and A. R. Covington, the incorporators of the corporation known as the Typewriter Sales and Service Company, Inc., who acknowledged the they signed and executed the above and foregoing articles of incorporation as their act and on this the 4th day of February, 1932.

Received at the office of the Secretary of State, this 4th day of February, A.D. 1932, the sum of \$24.00 deposited to cover the recording fee. and referred to attorney ral for his opinion. with the sum of \$24.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Vackson, Miss., Pebruary 4, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General E. R. Holmes, Jr., Assistant Attorney General $\mathbf{B}\mathbf{y}$

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STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of TYPEWRITER SALES AND SERVICE CO., INC., hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 4th day of February, 1932.

by the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: February 4, 1932

FITE 7 4 1935

#5217

AMENDMENT TO THE CHARTER OF INCORPORATION OF NATIONAL RIBBON & CARBON COMPANY OF THE SOUTH, INCORPORATED

Be it known that in pursuance of a resolution duly passed by unanimous vote of all of the stockholders of the National Ribbon & Carbon Company of the South, Incorporated, at a meeting thereof duly and legally held in the City of Jackson, Mississippi, on January twenty-eighth, 1932, sections four and five of the charter of incorporation of said corporation are hereby amended, respectively, so as to read as follows:

"4. Amount of capital stock and particulars as to class or classes thereof: 100 shares of cumulative preferred stock of the par value of \$50.00 per share, amounting in the aggregate to \$5,000.00, and 300 shares of common stock without nominal or par value; however, the same shall never be sold at a price exceeding \$30.00

never be sold at a price exceeding \$10.00 per share.

The holders of the preferred stock shall be entitled to receive, when, and as declared by the Board of Directors, dividends from the surplus or net profits of the corporation at the rate of seven per centum (7%) per annum and no more, payable at such date or dates and in such installments as may from time to time be fixed by said board; and such dividends shall be payable or shall be set apart before any dividends and shall be payable or shall be set apart before any dividends. and shall be payable or shall be set apart before any dividends shall be paid upon or set apart for the common stock, so that if all common stock so that for the common stock, so that if all accrued dividends shall not at any time have been paid paid upon or set apart for the preferred stock, such deficiency shall be fully paid or set apart, but without interest, before any dividends shall be fully paid or set apart, but without interest, before any dividends shall be paid or declared upon the common stock.

In the event of any dissolution, liquidation or winding up of the corporation the holders he preserved stock shall be entitled that of the preserred stock shall be entitled, before any assets of the corporation shall be distributed among or paid over to the holders of the common stock, to be paid in full the par amount of their shares, together with all accrued and provided the shares, together with all accrued and provided the shares. of their shares, together with all accrued and unpaid dividends thereon; and if such liquidation be voluntary, then the holders of preferred attacks. be voluntary, then the holders of preferred stock shall be entitled to receive an additional mmount equal to five per centum (5%) of the par value of such shares. The holders of the commen stock shall be entitled to the exclusion of the holders of the preferred stock, to share ratably in all assets of the corporation remaining after such payment to the holders of the preferred stock. stock.

Out of any surplus or net profits of the corporation remaining after full cumulative dividends the outstanding preferred stock for all provident dividends on the outstanding preferred stock for all previous dividend periods shall have been paid, and for the current dividend period shall have been paid, and not be considered to the current dividend period shall have been paid, and not be considered to the current dividend period shall have been paid. for the current dividend period shall have been declared, and paid or provided for, the, and otherwise so long as any of the preferred stock shall not be a provided for, the head of the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a provided for the preferred stock shall not be a preferred stock shall no otherwise so long as any of the preferred stock shall remain outstanding, dividends may be declared and paid upon the common stock in such amounts and at such time as may be determined by the Board of directors.

The corporation shall have the right to treat the person in whose name any share of stock any claim of any other person thereto, except as may be provided by the laws of Mississippi; shall any stockholder have any preemptive or provided by the laws of Mississippi; shall any stockholder have any preemptive or preferential right of subscription to any shares of any class of stock of the corporation of any class of stock of the corporation, now or hereafter created, unless such rights be granted by the board of directors, and then only to the extent of subscription to any shares of stock shall contain any preemptive or preferential right of subscription to any shares by the board of directors, and then only to the extent of stock shall contain the stock shall by the board of directors, and then only to the extent so granted; and acceptance of certificate of stock shall constitute an agreement by the bolden to granted; and acceptance of certificate of stock shall constitute an agreement by the holder to all the terms and conditions of this charter.

The voting power shall be vested exclusively in the holders of the common stock, except surphibited by Section 194 of the Common stock, as is prohibited by Section 194 of the Constitution of 1890 of the State of Mississippi-

5. Number of shares for each class and par value thereof: 100 shares preferred stock and shares common stock without nominal or real stock. 300 shares common stock without nominal or par value.

NATIONAL RIBBON & CARBON COMPANY OF THE SOUTH, By Milton L. Wright, President Attest: Morna F. Wright, Secretary

STATE OF MISSISSIPPI

Personally appeared before me, the undersigned authority in and for said jurisdiction Milton
L. Waight, President, and Morna F. Wright, Secretary respectively of National Ribbon & Carbon
Company of the South, Incorporated, who being by me first duly authorized to execute the Company of the South, Incorporated, who being by me first duly sworn, on oath state that they are duly authorized to execute the foregoing amendment by the stockholders of said corporation in a meeting thereof held in the city of Jeakson Miles the stockholders of said corporation. and further acknowledge that the foregoing is a true and correct copy of the amendment as paged by the stockholders at said meeting.

Milton L. Wright, Morna F. Wright

Sworn to and subscribed before me this the 4th day of February, 1932.

Tom Q. Ellis, Clerk E. L. Shelton, D. C.

Received at the office of the Secretary of State, this the 4th day of February, A.D. 1932, the street of \$10.00 deposited to cover the many General for his the sum of \$10.00 deposited to cover the many General for his the sum of \$10.00 deposited to cover the many General for his the sum of \$10.00 deposited to cover the sum of \$10.00 deposited together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Feb. 4, 1932

Walker Wood, Secretary of State

Carbon Bompany Company of the South, Incorporated and am of the opinion that it is not violative of the constitution and laws of this State, or of the United State I have examined this amendment to the charter of incorporation of the National Ribbon & company Company of the South. Incorporated and accorporation of the National Ribbon & of the constitution and laws of this State, or of the United States.

STATE OF MISSISSIPPI EXECUTIVE OFFICE

By J. A. Lauderdale, Assistant Attorney General

The within and foregoing Amendment to the Charter of Incorporation of NATIONAL RIBBON & CARBON The South, INCORPORATED is hereby approved. JACKSON In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State dissippi to be affixed, this 4th day of February 1979 COMPANY OF THE SOUTH, INCORPORATED is hereby approved. Mississippi to be affixed, this 4th day of February, 1932.

By the Governor Walker Wood, Secretary of State

Sannett Conner

Recorded: February 5th, 1932.

THE CHARTER OF INCORPORATION ofTHE HATTIESBURG BULLETON.

The corporate title of this company shall be The Hattiesburg Bulletin; the names of the incorporate title of this company shall be the hattlesburg bulletin, the hames of the incorporators together with their addresses are as follows: Arnold Heidt, Hattlesburg, Mississippi; Vernie Lowery, Hattlesburg, Mississippi; The domicile of the corporation shall be at Hattlesburg, Forrest County, Mississippi.

The amount of authorized capital stock shall be the sum of two thousand dollars (\$2,000.00). The amount of authorized capital stock shall be the sum of two thousand manners of the company shall be the sum of two thousand dollars (\$2,000.00).

amount of authorized capital stock to be sold for one dollar (\$1.00) per share, without nominal par value, with full and equal voting rights and privileges; and with the power of the Board of

Pirectors, should they so desire, to change such sale price.
The period of existence, (not to exceed fifty years), shall be fifty years.
The purposes for which the corporation is created shall be as follows: To publish, edit, print, distribute and circulate a daily and/or a weekly newspaper, and addition thereto it shall have the right to maintain a printing plant and all necessary Printing equipment, supplies and paraphanalia; it shall have the right to engage in the business of commercial and job printing of all kinds; and it shall have the right to own and acquire real property which may be necessary for the successful prosecution of its business, and to negotiate loans in the furtherance of its business. In addition to all of the above, the corporation of the successful property which may be necessary for the successful prosecution of its business. corporation shall have and enjoy all of the rights, powers and privileges as are conferred by the provisions of Chapter 100 of the Mississippi Code of 1930.

The said corporation shall be authorized to begin business when fifty per cent of its capital stock has been subscribed and paid for in cash or its equivalent.

This the 2nd day of February, 1932.

Anrold Heidt Earle L. Wingo Vernie Lowery, Incorporators

STATE OF MISSISSIPPI FORREST COUNTY

Personally came and appeared before me, the undersigned authority in and for said county and state, Arnold Heidt, Earle L. Wingo and Vernie Lowery, each of whom being personally known to me, and who severally and separately acknowledged to me that they and each of them as the incompanied and executed the foregoing and attentions to the incompanied and executed the foregoing and attentions are the incompanied. as the incorporators of "The Hattiesburg Bulletin" signed and for the purposes therein expressed. articles of incorporation on the date therein mentioned and for the purposes therein expressed. Given under my hand and official seal this the 2nd day of February, 1932.

J. S. Garraway, Clerk of Circuit Court

Reserved at the office of the Secretary of State, this the 5 day of February, 1932, together With the sum of \$20.00 to cover the recording fee, and referred to the Attorney General of the State of Mississippi for his opinion. Walker Wood, Secretary of State

I have examined the within charter of incorporation, and am of the opinion that it complies that is not in conflict with the Constitution and laws of the State of Mississippi and of the United States United States.

This, the 5th day of February, 1932.

Greek L. Rice, Attorney General By W. W. Pierce, Asst.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE HATTIESBURG BULLETIN is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 5th day of February, 1932.

by the Governor

Sennett Conner

Walker Wood, Secretary of State Recorded: February 6th, 1932.

NOV 5 _ 1934

THE CHARTER OF INCORPORATION THE ACME COOPERAGE COMPANY .

The corporate title of said company is "The Acme Cooperage Co." The names and postoffice address of the incorporators is as follows: F. J. LaClear,

Inka, Miss.; G. A. Ziegler, Detroit, Mich.; Mrs. Clara N. Ziegler, Detroit, Mich. The amount of authorized capital stock is \$5,000.00 divided into shares of \$100.00 each

all common stock, of the par value of \$100.00.

4. The demicile of the corporation is Iuka, Tishomingo County, Miss. to fix or change such sale price as such authority be desired.

The purposes for which this corporation is created and the powers that may be exercised corporation is to purchase manufacture and the powers that may be exercised. by said corporation is to purchase, manufacture and sell, staves and all cooperage products, and to buy and sell stumpage and timber for the purpose of manufacturing and selling staves and to commissary in connection therewith and all the powers that may be conferred by Chapter 100 of the code of Mississippi of 1920 100 of the code of Mississippi of 1930.

8. The number of shares of the class of stock necessary to be subscribed and paid for before said corporation shall commence business is the full amount of said shares and the full amount of said capital stock.

Gustave A. Ziegler Clara N. Ziegler F. J. LaClear

STATE OF MISSISSIPPI

Personally appeared before me the undersigned authority in and for said county and state within named F. J. LaClear, who being he are authority in and for said county and state TISHOMINGO COUNTY the within named F. J. LaClear, who being by me first duly sworn on oath says that he is one of the incorporators in the above and foregoing charter of incorporation and that he signed and acknowledged said charter of incorporation. and acknowledged said charter of incorporation on the day and year herein named as his act and deed and for the purposes set out therein.

F. J. LaClear Smorn to and subscribed before me this the 22nd day of January, 1932. J. C. Jourdan, Jr., N.P.

STATE OF MICHIGAN COUNTY OF WAYNE

Personally appeared before me the undersigned authority in and for said county and state within named Gustave A. Ziegler, who being the least and for said county that he the within named Gustave A. Ziegler, who being by me first duly sworn on salk says that he is of the incorporators in the above and foregoing charters and acknowledged acknowledged and acknowledged and acknowledged and acknowledged acknowledged and acknowledged acknowledged acknowledged and acknowledged acknowl of the incorporators in the above and foregoing charter of incorporation and that he signed and acknowledged said charter of incorporation and acknowledged said charter of incorporation on the day and year herein named as his act and deed and for the purposes set out therein.

Gustave A. Ziegler Sworn to and subscribed before me this the 30th day of January, 1932. Jennie D. Starkweather, N.P. My commission expires May 8, 1932.

STATE OF MARHIGAN COUNTY OF WAYNE

Personally appeared before me the undersigned authority in and for said county and state within named Clara N. Ziegler. who being by me and state and state the within named Clara N. Ziegler, who being by me first duly sworn on oath says that she is one of the incorporators in the above and foregoing charter of incorporation and that signed and acknowledged said charter of incorporation and that signed and acknowledged said charter of incorporation on the day and year herein named as her act and deed and for the purposes set out the said charter of incorporation on the day and year herein named as her act and deed and for the purposes set out therein.

Clara N. Ziegler Sworn to and subscribed before me this the 30th day of January, 1932. Jennie D. Starkweather, N.P. My commission expires May 8, 1932

Received at the office of the Secretary of State, this the 10th day of February, 1932, together with \$20.00 deposited to cover the recording fee and referred to the Attorney for his opinion.

I have examined this charter of incorporation and am of the opinion that it is not violation of the constitution and laws of this State of the United State of the constitution and laws of this State of of the United States.

Febr. 10th, 1932

Greek L. Rice, Attorney General By W. W. Pierce, Asst.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE ACME COOPERAGE COMPANY is hereby oved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State

of Mississippi to be affixed, this 10th day of February, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: Fabruary 12, 1932.

THE CHARTER OF INCORPORATION

THE SPECIFICATION MOTOROIL SYSTEM OF JACKSON, MISS.

The corporate title of said company is The Specification Motoroil System of Jackson, Miss. The names of the incorporators are: J. F. Chambers, Postoffice, Booneville, Miss.; Downs, postoffice, Booneville, Miss.; R. L. Long, postoffice, Booneville, Miss.

3. The domicile is at Jackson, Hinds County, Mississippi.
4. Amount of capital stock and particulars as to class or classes thereof: The capital stock shall be represented by 1000 shares of stock of no par value, but which stock shall be sold the corporation at not more than \$5.00 per share.

5. Number of shares for each class and par value thereof: One thousand (1000) shares of par value, but to be sold by the corporation at not exceeding \$5.00 per share.

6. The period of existence (not to exceed fifty years) is fifty years. 7. (1The purpose for which is it created: To buy, sell, trade, exchange, and otherwise deal in automobiles, and motor vehicles of any and every kind, including trucks, trailers and motor vehicles of any and every kind, including trucks, trailers and motor vehicles of any and every kind, including trucks, trailers tubes. cycles, and to buy and sell at either wholesale or retail, or both, automobile tires, tubes, parts, accessories and supplies and any and all other articles used in the construction or paraticles. peration of motor vehicles of every kind and character.

(2) To buy and sell either at wholesale or retail, or both, gasoline, oils and greases,

to operate one or more filling stations and/or service stations.

(3) To operate one or more garages or warehouses for the storing of automobiles; to operate one or more machines and/or repair shops for the repairing of automobiles and other motor vehicles, and accessories thereof; and to operate one or more vulcanizing and/or repair ts for the repairing of automobile tires, tubes, and other rubber goods.

(4) To buy and sell at either wholesale or retail, or both, radios and other electrical 800ds, accessories, supplies, equipment, and to operate an electrical repair shop or shops and battern battery service station or stations for the sale, exchange, repair, recharging and general

theep of any and all kinds of storage batteries and electrical equipment. to any and all kinds of storage batteries and electrical equipment.

(5) To acquire by purchase, subscription, donation, lease or otherwise, to own and/or investment or otherwise, and/or to use, sell, convey, assign, transfer, mortgage, please, exchange, lease, or otherwise dispose of personal property of every kind and description of prohibited by law, including stocks, bonds, debentures, notes, scrip, securities, evidences of indebtedness of every kind, domestic or foreign, or any firm or individual, or of the United states or any foreign country, or of any municipality, or local district or authority within or without the United States, towissue in exchange therefor the stocks, bonds, and/or other securities. without the United States; tomissue in exchange therefor the stocks, bonds, and/or other securities or evidences of indebtedness of this corporation while the owner or holder of any such providences of indebtedness of this corporation of any interest, dividends, and auch property; to receive, collect, utilize, and/or dispose of any interest, dividends, and/or income from such property; and to possess and exercise in respect to such property all rights, powers and property; and to possess and exercise in respect to such property; provided powers and privileges of ownership, including all voting powers thereof and therein; provided however thereof are thereof as as to authorize however, that nothing herein contained shall ever be construed or interpreted so as to authorize or permit that nothing herein contained shall ever be construed or other capital interest in any or permit the corporation to acquire, own, hr hold any stock or other capital interest in any torporation to acquire, own, hr hold any stock or other capital interest in any torporation. torporation now or hereafter engaged in any business which shall be directly or indirectly in competition now or hereafter engaged in any business which shall be directly or indirectly in competition now or hereafter engaged in any business which shall be directly or indirectly in competition. competition with that of this corporation wherein same is prohibited by law.

(6) To acquire by purchase, subscription, donation, lease or otherwise, to own and/or held for investment or otherwise and/or to use, sell, convey, assign, transfer, mortgage, bledge and/or to use, sell, convey kind and description; bledge, exchange, or otherwise dispose of real property of every kind and description; provided thanks, or otherwise dispose of real property be construed or interprete

provided, however, that nothing herein contained shall ever be construed or interpreted to confer the contained to acquire, own or hold real estate in woon the corporation the power, right or privilege to acquire, own or hold real estate in violation of any statute of the State of Mississippi.

(7) To borrow money, execute and or issue, for money borrowed, or in payment for property purchased or acquired, or for any other lawful object, bonds, promissory notes, bills of the schange, debentures, and/or other obligations, and/or evidences of indebtedness, whether secured by mortgage, deed of trust, pledge or otherwise, or unsecured; to mortgage, pledge, hypothecate, or otherwise, deed of trust, pledge or otherwise, or any part of its property, real or otherwise. otherwise conditionally convey or assign, all or any part of its property, real or bersonal minimum to the conditionally convey or assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign, all or any part of its property, real or bersonal minimum to the convey of assign and personal, rights, interest, franchises, shares of stock, bonds, debentures, notes, scrip, obligations, and/or evidences of indebtedness at any time owned by it; provided, however, that hothing hereit and/or evidences of indebtedness at any time owned to corporation any right, Actions, and/or evidences of indebtedness at any time owned by the corporation any right, lower are contained shall be construed so as to confer upon the corporation any right, lower or privilege to mortgage, pledge, hypothecate, or otherwise conditionally convey or assign shares of stock which may at any time be or have been issued by it in violation of any law

the State of Mississippi. (8) To do anything and everything necessary and/or proper for the accomplishment of the (8) To do anything and everything necessary and/or proper to the protection and/or benefit the hereinabove enumerated and/or necessary or incidental to the protection and/or benefit the corresponding to the purposes herein authorized.

the corporation, and the carrying out of the purposes herein authorized. (9) To do any and all things herein set forth to the same extent and as fully as (9) To do any and all things herein set forth to the same satisfied, agent, contractor, or otherwise persons might or could do and in any part of the world as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal, agent, contractor, or otherwise the same satisfied as principal as pr or otherwise, and whether alone or in conjunction with any other person, firm, association or corporation.

Given (10) Nothing herein shall be deemed to limit or exclude any power, right or privilege to this corporation by law, nor shall anything herein be construed to give this corporation to this corporation by law, nor shall anything herein be State of Mississippi to to this corporation by law, nor shall anything herein be constituted of Mississippi to corporation privileges not permitted by the laws of the State of Mississippi to

corporations organized under its statuted.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, those corporation. those conferred by Chapter 100, Code of Mississippi 1930.

11. Number of shares of each class to be subscribed and paid for before the corporation may begin begin business: 500 shares shall be subscribed and paid for before the corporation may begin business.

J. F. Chambers

R. L. Long J. R. Bowns, Incorporators.

ACKNOWLEDGMENT.

STATE OF MISSISSIPPI COUNTY OF

This day personally appeared before me, the undersigned authority, J. F. Chambers, Booneville, as issispi, and R. L. Long, Booneville, Mississippi, incorporators of the corporation known as the Specification Motoroil System of Jackson, Mississippi, who acknowledged that they signed executed the above and foregoing articles of incorporation as their act and deed on this day of February 1932 the 3 day of February, 1932.

Elmina Henry, Notary Public My commission expires Nov. 19th, 1933. STATE OF MISSISSIPPI COUNTY OF PRENTISS

This day personally appeared before me, the undersigned authority, J. A. Downs, Booneville, Mississippi, incorporator of the corporation known as The Specification Motoroil System of Jackson, Mississippi, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 5 day of February, 1932.

H. J. Goodwin, Circutt Clerk.
My commission expires Jan. 1, 1936

Received at the office of the Secretary of State this the 12th day of Feb. A.D., 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Feby. 12th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE SPECIFICATION MOTOROIL SYSTEM of Jackson, Mississippi is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 12th day of February. 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: February 13th, 1932.

NOTICE OF PROPOSED AMENDMENT TO CHARTER OF

W. H. JOYNER AND COMPANY.

State of Mississippi Soott County.

Personally appeared before the undersigned Notary Public in and for the County and State foresaid, John D. Allen, personally known to me to be the President of W. H. Joyner and Company, a corporation, who acknowledged that the following resolution of the stockholders of said corporation, who acknowledged that the following resolution of the stockholders of said corporation, as approved and adopted this day embodies the proposed amendment to the charter of incorporation of said company in the manner and form as therein stated, to-wit: he it resolved by the stockholders of W. H. Joyner and Company, a corporation chartered under the laws of the State of Mississippi, and domiciled and doing business at Forest, Mississippi, that the charter of said corporation be amended in the following particulars, only:

The Charter of Incorporation of John D. Allen Wholesale Company. The corporate Title of said company is John D. Allen Wholesale Company."

Be it further resolved that the proper officer, or officers, of the corporation be hereby authorized, empowered and directed to take the necessary action to legally effect the purpose hereof.

Jno. D. Allen

Witness my official hand and seal, this the 13th day of January, 1932.

R. L. Goodwin, Notary Public

Received at the office of the Secretary of State, this the 13th day of Fabruary, A.D. 1932 bogether with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Mackson, Miss., 1932.

I have examined this amendment to the charter of incorporation of W. H. Joyner and Company, and am of the opinion that it is not violative of the constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of W. H. JOYNER AND COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Hississippi to be affixed this Thirteenth day of February, 1932.

by the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: February 15th, 1932.

Suspended by State Tax Commission Dissolved by Decree of Chancery Court of Union as Authorized by Section 15, Chapter 362 courty, game 8, 10933. 121, Laws of Mississippi 1934 RECORD OF CHARTERS 31-STATE OF MISSISSIPPI DEC 21 1984 #5201 AMENDMENT TO THE CHARTER OF INCORPORATION ofPITNER BROS. & SHANNON, INC. Resolved by the stockholders of Pitner Bros. & Shannon, Inc., that the authorized capital atock of this corporation be reduced from \$40,000 to \$10,000 and that in accordance therewith Section 4 of the charter of incorporation thereof be amended so as to read as follows: 4. Amount of capital stock: \$10,000.00, common stock of the par value of \$100.00. PITNER BROS. & SHANNON, INC. By H. M. Pitner President Attest: Secretary State of Mississippi County of Union This day personally appeared before me, the undersigned authority, in and for said county State. the above named H. M. Pitner and W. P. Britane and State, the above named H. M. Pitner, and W. R. Pitner, who, after first being by me duly sworn, state, upon oath: That the above and foregoing is a true and correct copy of a resolution adopted by the stockholders of said corporation at a meeting thereof duly and legally called and held in the City of New Albany, Miss., on Jan. 2, 1932, and which said meeting a majority of the outstanding stock was represented in person or by proxy and voted for said resolution, as shown in the minutes of said corporation. in the minutes of said corporation. H. M. Pitner. Pres. W. R. Pitner. Secty. & Treas. Sworn to and subscribed before me, this 19 day of Jan. 1932. Walter Kelly, Notary Public Received at the office of the Secretary of State, this 21st day of January, 1932 together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood. Secretary of State Jackson, Miss. Peby. 15th, 1932. I have examined this amendment to the charter of incorporation of Pitner Bros. & Shannon, and am of the opinion that it is not violeties and an of the opinion that it is not violeties. Inc., and am of the opinion that it is not violative of the constitution and laws of the United States, and of this State. Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General STATE OF MISSISSIPPI EXECUTIVE OFFICE ... JACKSON The within and foregoing Amendment to the Charter of Incorporation of PITNER BROS. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State SHANNON, INC. is hereby approved. of Mississippi to be affixed, this Fifteenth day of February, 1932. By the Governor Sennett Conner Walker Wood, Secretary of State Recorded: February 15, 1932.

CHARTER OF INCORPORATION OF

STANDARD PARTS COMPANY.

1. The corporate title of said company is Standard Parts Company.
2. The names of the incorporators are: N. L. Milton, postoffice address, Meridian, Mississippi; Donald McMahon, postoffice address, Columbus, Mississippi; Louie H. Buckley, postoffice address, Columbus, Mississippi.

The domicile is at Columbus, Mississippi.

Amount of capital stock is \$10,000.00; all common stock.

The par value of shares is \$100.00.

The period of existence (not to exceed fifty years) is fifty years.

The purposes for which it is created are: To buy, sell and deal in, at wholesale and the purposes for which it is created are: retail, automobile accessories, parts and equipment; electric batteries and all electrical equipment and supplies of every kind; to recharge such electric batteries; to buy, sell and teal in many supplies of every kind; to recharge such electric batteries; to buy, sell and teal in many supplies of every kind; to recharge such electric batteries; to buy, sell and teal in many supplies of every kind; to recharge such electric batteries; to buy, sell and teal in many supplies of every kind; to recharge such electric batteries and all electrical teal in radios, radio parts, equipment and accessories; to buy and sell merchandise; to buy

ississippi; to do and perform any and all other things necessary, proper or incident to the conduct of the business for which it is created.

The first meeting of the incorporators may be had on one day's written notice by one incorporator to the others of the time and place of such meeting. Business may be begun when as much as twentyfive per cent of the authorized capital stock has been paid in as provided by law.

8. The rights and powers that may be exercised by this Corporation are those conferred by Chapter 100 of the Mississippi Code of 1930.

N. L. Milton Donald McMahon, Louie H. Buckley

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

This day personally appeared before me, the undersigned authority, the within named N. L. Wilton, Donald McMahon, Louie H. Buckley, incorporators of the corporation known as Standard Parts Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation acknowledged that they signed and executed the above and foregoing articles of incorporation and the standard of the 13th day of February, 1932. incorporation as their acts and deeds, on this the 13th day of February, 1932.

Velma Keeton, Notary Public

Recived at the office of the Secretary of State this 15 day of February, 1932, together With the sum of Thirty (\$30.00) Dollars, recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Peb. 15, 1932

I have examined this Charter of Incorporation, and am of the opinion that it is not violative examined this Charter of Incorporation, and am of the United States of Incorporation and am of the United States of Incorporation and Incorporatio America.

Greek L. Rice, Attorney General By W. W. Pierce, Asst.

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of STANDARD PARTS COMPANY is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State In testimony whereof, I have hereunto set my hand and call wississippi to be affixed, this Fifteenth day of February, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State Recorded: February 15, 1932.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of 1934, as amended.

this the 11th day of ganuary, 195%. Heber Ladner

> Secretary of State State of Mississippi

THE CHARTER OF INCORPORATION OF THE VICKSBURG COMMUNITY EMPLOYMENT FUND.

1. The corporate title of said company is: Vicksburg Community Employment Fund.
2. The names of the incorporators are: K. D. Wells, Postoffice, Vicksburg, Mississippi;
F. T. Weil, postoffice, Vicksburg, Mississippi; L. P. Cashman, postoffice, Vicksburg,

Mississippi; W. N. Miner, postoffice, Vicksburg, Mississippi.

3. The domicile is at Vicksburg, Mississippi.

The amount of capital stock is none.

5. The period of existence is fife years. The purposes for which it is created are:

(a) To change into a corporation the Vicksburg Community Employment Fund, a

charitable association or civic improvement society.

(b) To provide work, labor and assistance in the City of Vicksburg, and in Warren County, Mississippi. (c) The association shall issue no shares of stock, shall divide no dividends or

profits among its members, shall make expulsion the only remedy for the non-payment of dues, shall vest in each member the right to one vote in the election of all officers, shall make the loss of membership by death or otherwise the termination of all interest of such members in the corporate assets, shall impose no individual liabilities against the members for corporate debts, and shall make the entire corporate property alone liable for the claims of creditors. creditors.

To collect funds from its members and others for its corporate purposes. (e) To function as a corporation through an executive committee, consisting of no more than five members. For the calendar year 1932, and until the ejection and qualification of their successors, K. D. Wells shall serve as President; L. P. Cashman shall serve as President: and W. N. Miner shall serve as President; and W. N. Miner shall serve as Secretary and Treasurer.

7. The further rights and powers that may be exercised by this corporation are those

conferred by the provisions of Chapter 100 of the Mississippi Code of 1930.

WITNESS the names of said incorporators on this 9th day of February, 1932, who hereby certify that they were authorized by order entered on the minutes of said Vicksburg Community Employment Fund to apply for this charter.

> K. D. Wells F. T. Weil L. P. Cashman, W. N. Miner

State of Mississippi,

This day personally appeared before me, the undersigned authority, K. D. Wells, F. L. P. Cashman and W. N. Miner, incorporators of the corporation known as the Vicksburg Community Employment Fund, who acknowledged that they giornal and and foregoing articles of the corporation and and the vicksburg foregoing articles of the corporation and the vicksburg and the corporation are articles of the corporation and the vicksburg that they giornal articles of the corporation are also and the vicksburg that they giornal articles of the corporation are accounted by the corporation and the vicksburg that they giornal articles of the corporation are also and the vicksburg that they giornal articles of the corporation are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they giornal articles are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that they are also as a constant and the vicksburg that are also as a constant and the vicksburg that the vicksburg t foregoing articles of incorporation as their act and deed on this the 9th day of February,

J. G. Hickman, Notary Public

Received at the office of the Secretary of State this the 16 day of February, A.D. together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State Jackson, Miss.,

February 16th, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

By J. A. Lauderdale, Assistant Attorney General

EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of VICKSBURG COMMUNITY EMPLOYMENT FUND is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Sixteenth day of February, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: February 17, 1932.

1. The corporate title of such company is the Macon Realty Company. 2. The names and postoffice addresses of the incorporators are: J. H. Currie, postoffice, Meridian, Mississippi; W. W. George, postoffice, Meridian, Mississippi.

3. The domicile of the corporation shall be at Macon, Mississippi. The amount of authorized capital stock is \$10,000, all of which is to be common stock,

having a par value of \$100.00 per share.

5. The period of existence (not to exceed fifty years) is fifty years. The purposes for which the corporation is created are: To acquire, purchase, hold, own, and maintain, lease, sell and dispose of, real estate and personal property; to mortgage and encumber the sames to act as broker in the purchase, sale, lease or disposition of real and personal property; to carry on the business of hotel and innkeepers, conducting a garage in connection therewith; to do any and all other things necessary and proper in the conduct and carrying on of the business for which it is created, and not contrary to the laws of the state of Mississippi; the rights and powers that may be exercised by this corporation, in addition to the charge of Chapter 100 addition to the above and foregoing, are those conferred by the provisions of Chapter 100 of the Code of Mississippi of 1930, with all amendments thereto.
7. Ten shares of the stock of the corporation shall be subscribed and paid for before

the corporation shall begin business.

J. H. Currie, W. W. George, Incorporators.

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

This day personally appeared before the undersigned authority, J. H. Currie and W. W. George, incorporators of the corporation known as the Macon Real ty Company, who each acknowledged that they signed and executed the above and foregoing Afticles of Incorporation on this the 23 day of February, 1932. J. C. Floyd, Notary Public

Received at the office of the Secretary of State, this the 24th day of February, A.D. 1932, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his attention. Walker Wood, Secretary of State

Mackson, Mississippi, Pebruary 24th, 1932

I have examined this Charter of Incorporation and am of the United States. violative of the Constitution and laws of this State or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant

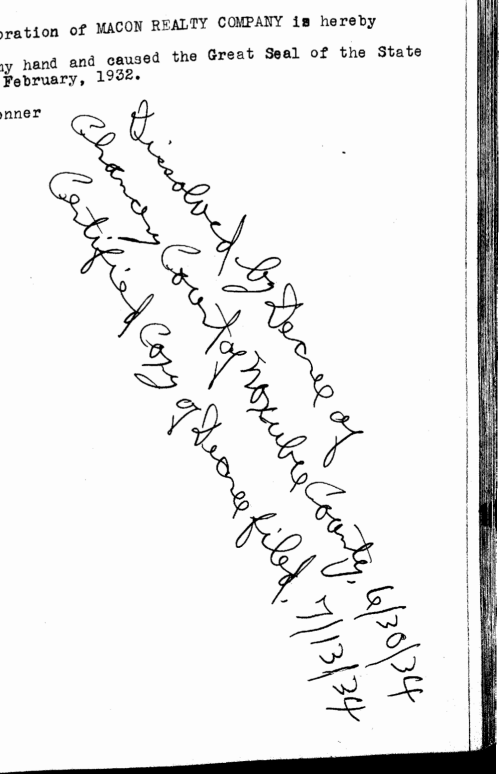
STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of MACON REALTY COMPANY is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 26th day of February, 1932.

By the Governor

Walker Wood, Secretary of State Recorded: February 25th, 1932.

Sannett Conner



AMENDMENT OF THE CHARTER OF INCORPORATION ofTHE MERCHANTS & PLANTERS BANK, DREW, MISSISSIPPI.

At a Special Meeting of the stockholders of The Merchants & Planters Bank of Drew. Mississippi, duly and legally called and held on February 22nd, 1932, in said Bank, there being represented in said meeting 1657 shares of the 2,000 shares, or \$41,425.00 of the \$50,000.00, of the capital stock of said Bank, the following resolution was duly offered, the adoption thereof duly seconded, and was unanimously adopted, the resolution being as follows:

BE IT RESOLVED that the original Charter of incorporation of The Merchants & Planters Bank Drew, Mississippi. and the amendments thereto be arreaded to the decimal and of Brew, Mississippi, and the amendments thereto, be amended, as hereinafter provided, and that the Board of Directors of said Board to Bo that the Board of Directors of said Bank be authorized and directed to do and perform every act and deed necessary for the approval of said amendment by the Superintendent of Banks and the Governor of the State of Mississippi, the said amendment to be as follows:

That paragraph Five of said original Charter of said Bank be amended to read "The par value of shares is \$25.00," instead of reading, as provided in said original Charter, par value of shares is \$100.00 " par value of shares is \$100.00."

CERTIFICATE

1, the undersigned Fred Grittman, President of The Merchants & Planters Bank of Drew, Mississippi, do hereby certify that the above and foregoing page, hereto attached, contains a full true and correct convict the above and foregoing page, hereto attached, contains a full, true and correct copy of the resolution, amending the Charter of said Bank, and unanimously adopted at a special meeting of the stockholders of said Bank, held on Februaryy 22nd, 1932, as the said resolution appears on the Minutes of said Bank. Witness my signature and the seal of said Bank, this 25rd day of February, 1932.

Attest: J. Q. Keith, Cashier

Fred Grittman. President.

STATE OF MESSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

day of I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the February, 1932 cause an examination to be made of the condition of the MERCHANTS & PLANTERS BANK of Drew. Mississippi. BANK of Drew. Mississippi.

This examination shows the said bank to be in a solvent condition and its affairs and swoords are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is hereby approved.

Given under my hand and the seal of the State Banking Department this the 25th day of wary. 1932. February, 1932.

J. S. Love. Superintendent of Banks

Received at the office of the Secretary of State, this the 25th day of February, 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to Attorney General for his opinion. Attorney General for his opinion.

Walker Wood. Secretary of State

Jackson, Miss.,
Feby. 25, 1932.

I have examined this amendment to the charter of incorporation of The Merchants & Planters of the constitution Bank of Drew, Mississippi, and am of the opinion that it is not violative of the constitution and laws of this State, or of the United State.

> Greek L. Rice, Attorney General Assistant Attorney General $\mathbf{B}\mathbf{y}$ W. W. Pierce,

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of THE MERCHANTS & PLANTERS BANK OF DREW, MISSISSIPPI is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the of Mississippi to be affixed this Twenty-Sixth day of February, 1932.

BY THE GOVERNOR

Sannett. Cönhar

Walker Wood, Secretary of State

Recorded: February 26, 1932.

AMENDMENTS TO THE CHARTER OF INCORPORATION OF THE DURANT BUILDING & LOAN ASSOCIATION, DOMICILED IN THE CITY OF DURANT, STATE OF MISSISSIPPI.

Amend the first paragraph of said charter so that when amended it will read follows: The purpose for which the incorporation is formed is the accumulation of funds from the payment of monthly dues on stock to be loaned on good real estate security to the members thereof so as to enable the members to procure homes or to improve, or to keep and hold the same with power on the part of said Association to make such other investments as may be provided to the provided to the said Association to make such other investments as may be provided for in this charter and to borrow money, and to do all things necessary to the operation of a Building & L an Association within the limits of the State of Mississippi.

Amend Section 2 of said charter so that when amended it will read as follows: Sec. 2. The stock of this Association shall be limited to 5000 shares of \$200.00 and the

Association may organize whenever 100 shares are subscribed.

Amend Section 6 of said charter so that when amended it will read as follows: Sec. 6. No one person or firm as a firm shall hold more than 25 free or investment shares

or 50 loan shares in one series of this Association.

Amend Section 8, so that when amended, it will read as follows: Section 8. Each and every stock holder or trustee who shall neglect or refuse to pay his monthly dues or interest as often as the same shall become due and payable, shall forfeit and have the pay the additional sum of five cents (5ϕ) monthly on each and every dollar due by him. Dues

on each month taken separately. Amend Section 9, so that when amended, it shall read as follows: Sec. 9. All claims for dues, interest, fines and penalties shall be a lien against the stock of the delinquent member or his assignee, and when such claims shall amount to a sum qual to equal to the amount of dues actually paid by such delinquent the stock of said delinquent shall be be sold to the highest bidder after 10 days notice and the proceeds of such sale shall be

applied to such delinquency. At such sale the Association may become the purchaser.

Amend Section 12, so that when amended, it shall read as follows:

Sec. 12. The Board of Directors shall, as soon as may be after the first election and annually thereafter at the first regular meeting of the Board succeeding each election, choose out of their resident. The Board may out of their number one person to act as President and one as Vice-President. The Board may appoint a Secretary and an attorney, or attorneys, and such officers and assistants as to the board may seem necessary, prescribe their duties, fix their compensations and take from them such security as the Board may deem necessary for the faithful performance of such duties. The security as the Board may deem necessary for the Association. Secretary shall perform the duties of Treasurer of the Association.

Amend Section 14 so that when amended, it shall read as follows: Sec. 14. It shall be the duty of the Secretary of keep accurate minutes of the proceedings the Association 14 so that when amended, it shall be the duty of the Secretary of keep a strict and correct account with the of the Association and Board of Directors. He shall keep a strict and correct account with the members members, receive all monies paid to the Association and perform such other duties as may be required by the Directors, and shall receive for his services such compensation as the Board of Directors, and shall receive for his services such compensation as the Board of Directors. of Directors may allow. The Secretary shall keep a correct account of all monies received and baid out and allow. The Secretary shall keep a correct at all times to the inspection of the Daid out and his books and accounts shall be subject at all times to the inspection of the Prectors or any member, and he shall, when requested, make a report of the financial affairs, the Assertance any member, and he shall, when requested by the Board of Directors. the Association. He shall pay all the drafts ordered by the Board of Directors. Amend solution. He shall pay all the drafts ordered by the Board of Directors.

Amend Sections 15, 16, 17, 19, 20, 22, 26 and 27 of said charter by striking out all of

aaid sections. Amend Section 18, so that when amended, the said Section shall read as follows: Sec. 18 Sec. 18. The President shall annually at the first regular meeting of the Board of Mrectors appoint two of the Directors as a valuation committee whose duty it shall be to examine and determine the value of all securities offered this Association, which said

Committee and determine the value of all securities of Directors.

Amend shall report to the President and the Board of Directors. Amend Section 21 so that when amended, it shall read as follows:

Sec. 16. Interest on all loans shall be at the rate of 8% per annum from the time of making said loss. the said loan and shall be paid in monthly installments in advance and at the same time that

the regular dues are paid.

Amend Section 24, so that when amended, it shall read as follows: Sec. 17. All real estate offered as security for a loan must be situated within the State is a loan state and worth at a cash value such amount of Mississippi and must be free from all encumbrance and worth at a cash value such amount the such and must be free from all encumbrance and worth at a cash value such amount the such and must be free from all encumbrance and worth at a cash value such amount the such and must be free from all encumbrance and worth at a cash value such amount the such as sufficient many the such as sufficient many the such and must be free from all encumbrance and worth at a cash value such amount the such as suc over the sum asked as a loan on it as the Valuation Committee shall deem as sufficient margin improvements must be kept fully insured and for the sum asked as a loan on it as the Valuation over the sum asked as a loan on it as the valuation over the sum asked as a loan on it as the valuation over the sum asked as a loan on it as the valuation over the sum asked as a loan on it as the valuation over the sum asked as a loan on it as the valuation over the sum asked as a loan on the sum asked as a amply to sum asked as a loan on it as the Valuation Committee shall deem as sufficient and for a sum equal to the amount of the loan made thereon by the Association in some insurance company with the Secretary to the Association, the policies to be approved by the President and deposited With the Secretary.

Amend Section 36, so that when amended, it shall read as follows: Section 36, so that when amended, it shall have power to retire an Section 36, so that when amended, it shall read as lotton.
Section 36: The Board of Directors shall have power to retire any free stock in the oldest es provide: The Board of Directors shall receive not less than 90% of the earnings of Section 36: The Board of Directors shall have power to retire any provided the holder of such stock shall receive not less than 90% of the earnings of

such stock, if retired before maturity. Be it resolved by the stockholders of the Durant Building & Loan duly and regularly called the proposed by the stockholders of said Association, which said proposed amendments that the proposed amendments to the Charter of said Association, which said proposed amendments hereto attached, as a part hereof, be and they hereby are adopted and approved."

We, P. M. Elmore, President of the Durant Building & Loan Association, and R. L. Cooper, retary the shore is a true and correct copy of Secretary thereof, do hereby certify that the above resolution is a true and correct copy of the resolution adopted by the stockholders of the Durant Building & Loan Association at the stockholders of the Building & Loan Association at the stockholders of the Building & Loan Association at the stockholders of stockholder's meeting held in Durant, Mississippi on the 18 day of Jan. of 1932.

President P. M. Elmore, Secretary R. L. Cooper,

STATE OF MISSISSIPPI HOLMES COUNTY Personally appeared before me the undersigned a Notary Public in and for said County and to President of the Durant Building & Loan Association P. M. T. appeared before me the Dresident of the Durant Building & Loan Association burant Mississippi, and R. L. Cooper, known to me to be the Secretary of the above and foregoing, who severally acknowledged that they signed, sealed and delivered the above and behalf a smert a severally acknowledged that they signed, sealed and Association for and or behalf a smert a severally acknowledged that they signed, sealed and Association for and or behalf a smert a severally acknowledged that they signed, sealed and delivered the above and behalf a smert a sealed and delivered the sealed burant Building & Loan Association for and or behalf a smert a sealed and delivered the sealed burant Building & Loan Association for and or behalf a sealed and delivered the sealed burant Building & Loan Association for and or behalf a sealed and delivered the sealed burant Building & Loan Association for and or behalf a sealed and delivered the sealed burant Building & Loan Association for and or behalf a sealed and delivered the sealed burant Building & Loan Association for and or behalf a sealed burant Building & Loan Association for and behalf a sealed burant Building & Loan Association for and behalf a sealed burant Building & Loan Association for an account behalf a sealed burant Building & Loan Association for an account behalf a sealed burant Building & Loan Association for a sealed burant Building & B toregoing amendments to the charter of the said Durant Building & Loan Association for and on behalf of the behalf of the said Association and as its act and deed.
Without the said Association and as of office, this the l Witness my signature and seal of office, this the 18 day of Jan. 1932.

B. S. Sheehy, Netary Public

Received at the office of the Secretary of State, this 26th day of February, A.D., 1932, together with the sum of \$10.00 deposited to cover the recording fee and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Peby. 26th, 1932.

I have examined this amendment to the charter of incorporation of Durant Building & Loan Association, and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of DURANT BUILDING & LOAN ASSOCIATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 29th day of February, 1932.

By the Governor

Sennett Conner,

Walker Wood, Secretary of State

Recorded: March 1, 1932.

THE CHARTER OF INCORPORATION OF HINDS COUNTY MATERNITY CENTER

1. The corporate title of said company is Hinds County Maternity Center.
2. The names of the incorporators are: Mrs. Frank Cannon, postoffice, Jackson, Miss.;

Ars. From Holmes, postoffice, Jackson, Miss.; Mrs. R. H. Tucker, postoffice, Jackson, Miss.

3. The domicile is at Jackson, Hinds County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: Non-Profit

Corporation; No capital stock. 5. Number of shares for each class and par value thereof: Non-Profit Corporation; No Capital stock.

The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To render free medical services to indigent persons and to provide for them during their illness; to provide hospital and nursing service; to provide for them during their illness; to establish and maintain a clinic; to do provide for transportation to and from hospitals; to establish and maintain a clinic; to do not service and transportation to and from hospitals; to establish and maintain a clinic; to do and all things incidental to the foregoing powers not prohibited by law; to contract and to the contracted with; to borrow money and execute promissory notes and other evidences of indebtedness; to receive gifts and donations; to do all things appropriate to the purposes of theorporation. Said corporation is for charitable purposes and shall issue no shares of stock, chall divide no dividends or profits among its members, shall make expulsion the only remedy for ton payment of dues, shall vest in each member the right to one vote in the election of all officers, shall make the loss of membership, by death or otherwise, the termination of all interest of such members in the corporation assets, and there shall be no individual liability sainst to one work the termination of all interest of such members in the corporation assets, and there shall be no individual liability sainst the corporate property shall be liable for cainst the members for corporate debts, but the entire corporate property shall be liable for he claim of creditors.

The rights and powers that may be exercised by this corporation, in addition to the foresoins, are those conferred by Chapter 24, Code of Mississippi of 1906, and Chapter 90, Laws of

ississippi of 1928. 8. Numbers of shares of each class to be subscribed and paid for before the corporation may besin business: Non-profit corporation; No capital stock.

Mrs. Frank S. Cannon Mrs. Tom Hølmes Mrs. R. H. Tucker,

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me the undersigned authority Mrs. Frank Cannon, Mrs. Tom This day personally appeared before me the undersigned authority in the Hinds County Maternity only a second of the corporation known as the Hinds County Maternity only a R. H. Tucker, incorporators of the corporation known as the Hinds County Maternity only a second of the corporation of the corp tenter, Who acknowledged that they signed and executed the above and foregoing articles of heorporation as their act and deed on this the 29 day of January, 1932.

W. W. Downing, Chancery Clerk

Received at the office of the Secretary of State this the 26th day of February, A.D., 1932, ther with together with the sum of \$10.00 deposited to cover the recording fee, and referred to the ttorney General for his opinion. Walker Wood, Secretary of State

Hokson, Miss., 26th, 1932 of thave examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

MATE OF MISSISSIPPI TECUTIVE OFFICE

The Within and foregoing Charter of Incorporation of HINDS COUNTY MATERNITY CENTER is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of the

w the Governor

Sennett Conner

Malker Wood, Secretary of State March 1, 1932.

Photo. Stat FOR AMENDMENT SEE SOOK No. 8 PAGE 459-463 RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5237

CHARTER OF INCORPORATION OF HATTIESBURG HARDWARE STORES.

The corporate title of said company is Hattiesburg Hardware Stores.

The names and postoffice addresses of the incorporators are: E. C. Polk, Hattiesburg, Mississippi; S. L. Heidelberg, Hattiesburg, Mississippi.

3. The domicile of the corporation in this State is Hattiesburg, Forrest County,

Mississippi. 4. The amount of authorized capital stock is \$20,000.00, divided into two hundred shares of the par value of \$100.00 per share, all of said stock being common stock and the shares thereof being of the same class and with the same privileges.

5. The period of its existence shall be fifty years.

The purposes for which the corporation is created are: To buy, acquire, own, sell, barter or exchange merchandise of any and all kinds, not prohibited by law; to conduct a general mercantile business, retail and/or wholesale; to own and conduct stores in connection with its mercantile business; to buy, lease, rent, or otherwise acquire and own and use real estate, except as prohibited by law, and to sell, lease, rent or otherwise dispose of the same in any lawful manner; to buy and otherwise acquire and own, and to sell and otherwise dispose of notes. own, and to sell and otherwise dispose of notes, bonds, negotiable instruments and other evidences of indebtedness; to own, maintain and operate as many branch stores or plants in the conduct of any of its business as may be found convenient, and to own any and all plants and property necessary or convenient in the conduct of any said business not prohibited by law, and generally, to do any and all other things connected with or incidental to any of the business above specified which a traditional transfer of the business above specified which a tradition to the business are traditionally and the business are traditionally at the business are traditionally at the business are traditionally at the business and the business are traditionally at the bus the business above specified which a trading or business corporation is permitted to do under the laws of Mississippi.

7. The rights and powers that may be exercised by said corporation, in addition to those expectified are those conferred by the received by said corporation, in addition to those conferred by the received b above specified, are those conferred by the provisions of Chapter 100 of the Mississippi of 1930. and the Acts amendatory thereof

of 1930, and the Acts amendatory thereof.

8. Said corporation shall have the right to commence business when one hundred shares worth at of its capital stock have been subscribed and paid for, either in cash or property worth at least the total amount of the par value of said latter number of shares.

> E. C. Polk S. L. Heidelberg, Incorporators

STATE OF MESSISSIPPI

FORREST COUNTY

Personally appeared before me, the undersigned authority in and for said County, E. C. Polk and S. L. Heidelberg, who each acknowledged that they, on this date, executed the above and foregoing instrument. and foregoing instrument.

Given under my hand and seal of office, on this, the 27th day of February, A.D., 1932.

Mrs. C. A. Caughlin. Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 29th day of February, 1932, together with the sum of \$50.00 deposited to cover the recording fee, and referred to the Attorney General for his oninion Attorney General for his opinion.

Jackson, Miss.

Feby. 29th, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative the sonstitution and laws of this state or of the United State of the sonstitution and laws of this state or of the United States.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

The within and foregoing Charter of Incorporation of HATTIESBURG HARDWARE STORES is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this First day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: March 1, 1932.

Suspended by State Tax Commission THE CHARTER OF INCORPORATION as Authorized by Section 15, Chapter OF CAPITAL STORAGE COMPANY, INCORPORATED, Laws of Mississippi 1934

1. The corporate title of said company is Capital Storage Company, Incorporated.
2. The names of the incorporators are: Joe T. Dehmer, Jackson, Mississippi; Mrs.

Jennie Dehmer, Jackson, Mississippi.

3. The domicile is at Jackson, Mississippi 4. Amount of capital stock and particulars as to class or classes thereof: Five Thousand (\$5,000.00) Dollars, all common, divided into shares having a par value of 100.00 per share; and the corporation may organize and commence business as soon as 1,000 has been subscribed and paid for.

5. Number of shares for each class and par value thereof: Fifty (50) shares of par

Value of One Hundred Dollars (\$100.00) per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.

The purpose for which it is created: (a) To operate a garage or building for the storing of automobiles and other motor

Vehicles, and for all kinds of personal property.

(b) To buy and sell, at either wholesale To buy and sell, at either wholesale or retail, or both, gasoline, oil, and

Greases, and to operate one or more filling stations and service stations. (c) To operate a machine and repair shop for repairing automobiles and other motor

Vehicles and to operate a wash rack for washing automobiles and other motor vehicles. (d) To operate a battery service station for the sale, repair, and recharging, and

general up-keep of any and all kinds of storage batteries.

(e) To operate a vulcanizing plant for repairing automobile tires and other rubber

goods. (f) To buy, sell, trade, exchange, and otherwise deal in automobiles of any and every kin, including trucks and other motor vehicles and to buy and sell at either wholesale or retail retail, or both, automobile tires, parts, accessories and supplies, and any other articles

used in constructing or operating an automobile. (g) To acquire by purchase, subscription, donation, lease, or otherwise, to own and/or hold for investment or otherwise, and/or to use, sell, convey, assign, transfer, mortgage, bledge or exchange, or otherwise dispose of real property of every sort and description; provided, however however, that nothing herein contained shall ever be construed or interpreted to confer upon the companies of the confermance o

the corporation the power, right, or privilege to acquire, own, or hold real estate for any egricultural purpose. (h) To do all and everything necessary and/or proper for the accomplishment of the objects hereinabove enumerated and/or necessary or incidental to the practice and/or benefit of

the corporation. (i) Ngthing herein shall be deemed to limit or exclude any power, right or privilege Siven this corporation by law, nor shall anything herein be construed to give this corporation by right any right, powers, or privileges not permitted by the laws of the State of Mississippi to corporations organized under its statutes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Ten (10) shares of common stock.

Joe T. Dehmer Mrs. Jennie Dehmer, Incorporators

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned authority Joe T. Dehmer and Jennis Dehmer appeared before me, the undersigned authority Joe T. Dehmer and Mrs. This day personally appeared before me, the undersigned at the Capital Storage Company, Incorporate Dehmer, incorporators of the corporation known as the Capital Storage Company, Incorporate Dehmer, incorporators of the corporation known as the Capital Storage Company, Incorporate Dehmer, incorporators of the corporation and executed the above and foregoing articles. Incorporated who acknowledged that they signed and executed the above and foregoing articles incorporated who acknowledged that they signed and executed the above and foregoing articles incorporated who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 3rd day of March, 1932.

Thos. S. Bratton, Notary Public

Received at the office of the Secretarynof State, this the 3rd day of March, A.D., 1932, ther with the office of the Secretarynof State, this the 3rd day of March, A.D., 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the tto rney General for his opinion. Walker Wood, Secretary of State

*ackson, Miss., Mar. 3, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General E. R. Helmes, Jr., Assistant Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON The within and foregoing Charter of Incorporation of CAPITAL STORAGE COMPANY, INCORPORATED

is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of In testimony whereof, I have hereunto set my name 1932. Mississippi to be affixed, this 3rd day of March, 1932.

By the Governor Walker Wood, Secretary of State

Sennett Conner

Recorded: March 3rd, 1932.

THE CHARTER OF INCORPORATION MISSISSIPPI COAST CARNIVAL KING'S ASSOCIATION, INC.

1. The corporate title of said company is: Mississippi Coast Carnival King's Association, Inc.
2. The names and postoffice addresses of the increase of the in 2. The names and postoffice addresses of the incorporators are as follows: W. L. Barbour, Biloxi, Mississippi; H. L. Schwan, Biloxi, Mississippi; Walter Wilkes, Biloxi,

Mississippi.

3. The domicile of the corporation is Biloxi, Harrison County, Mississippi.
4. The amount of authorized capital stock: Said corporation is a non-share corporation and shall issue no shares of stock; shall divide no dividends or profits among its members; and shall issue no shares of stock; shall divide no dividends or profits among its member the shall make expulsion the only remedy for non-payment of dues; shall vest in each member the right to one vote in the election of all officers; shall make the loss of membership, by death or otherwise the termination of all officers; death or otherwise, the termination of all interests of such members in the corporation assets. There shall be no individual liability against the members for corporation debts, but the entire corporate property shall be liable for the claims of creditors.

5. The sale price per share: No shares shall be sold.

The period of existence of said corporation shall be fifty (50) years. 7. The purposes for which the corporation is created are as follows: To maintain a permanent organization in Harrison County, Mississippi to promote and handle the annual Mardi Gras festivities and celebration on the Mississippi Coast, including the right to purchase lease sell or otherwise doct in the mississippi coast, including the right to purchase, lease, sell, or otherwise deal in such personal property as the corporation deems necessary or advisable in the promotion of said business, and to make any and all necessary contracts with persons for decoration, entertainment, and other such features, as the corporation mayhausire. It being the purpose of the contracts with persons for decoration and other such features, as the corporation mayhausire. corporation maybeesire. It being the purpose of the corporation to have full charge and responsibility for the promotion of the corporation to have full charge and responsibility for the promotion of the annual Mardi Gras festival in the City of Bilaxi for entertainment and benefit of the entire community. Under such regulations as said corporation may think wise and proper. This charter shall in no wise be construed as an exclusive franchise for this remarks exclusive franchise for this purpose, and shall not authorize the carrying on of any extertainment feature in violation of law. The rights and powers that may be exercised to compare the content of the said corporation in addition thereto are those conferred by the provisions of Chapter 100 of the Mississippi Code of 1930. of the Mississippi Code of 1930.

8. No shares of stock shall be issued or subscribed and the corporation may commence business immediately upon receipt of this charter and proper resolution on the minutes of the present association in said of the present association as the present association in said of the present association and the present association in said of the present association and the present association as the present as the present association as the present association in said city, known as the Mississippi Coast Carnival King's

Association, Inc.

WITNESS our signatures this 1st day of March, 1932.

W. L. Barbour H. L. Schwan Walter Wilkes

STATE OF MISSISSIPPI COUNTY OF HARRISON

Personally appeared before the undersigned authority in and for said county and state. delivered the foregoing charter of incorporation of King's Carnival Club on the day and therein mentioned.

Witness my signature and seal of office on this 2nd day of March, 1932.

L. C. Corban. Notary Public

Received at the office of the Secretary of State, this the 4th day of March, A. D., the together with the sum of \$10.00 deposited to cover the recording fee, and referred to Attorney General for his opinion Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss. March 9th. 1932.

I have examined this charter of incorporation and am of the opinion that it is not ative of the constitution and laws of the opinion that it is violative of the constitution and laws of this State or of the United States.

> Assistant Attorney General Greek L. Rice, Attorney General W. W. Pierce,

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of MISSISSIPPI COAST CARNIVAL KING'S CIATION, INC. is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the lississippi to be affixed, this 9th day of March 1922 ASSOCIATION, INC. is hereby approved. of Mississippi to be affixed, this 9th day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: March 9th. 1932.

Application for Charter.

1. The corporate title of said corporation is Peoples Amusement Corporation. 2. The names and postoffices of the incorporators are: E. W. Cockrell, West Point,

Miss.; J. D. Carter, West Point, Miss.; Janka Carter, x Mest Point R. A. Bowles, West Point, Miss.

3. The domicile of the corporation is West Point, Miss.

4. The amount of authorized capital is \$5,000.00 divided into two hundred (200) shares of common stock with a par value of \$25.00 each. There is no other class of stock. stock; this common stock shall have full authority and power in the operation of the corporation.

5. The sale price per share of the common stock is \$25.00.

6. The period of existence is fifty years. 7. The purpose for which this corporation is created and the rights and the powers that may be exercised are: To own, buy, sall, lease, operate, mortgage, organize, promote and otherwise deal in shows, circuses, carnivals, fairs, entertainments, athletic contests, boxing and wrestling matches.

In addition thereto, to exercise all the rights, privileges, and powers that are conferred by the provisions of Chapter 100 of the Code of Mississippi for 1930, and

not contrary to law. 8. The corporation may commence business when 120 shares of its common stock has been sold and paid for.

Witness the signatures of the said incorporators, this the 3rd day of March, 1932.

E. W. Cockrell J. D. Carter R. W. Bowles

State of Miss. County of Clay

Personally appeared before me, E. W. Cockrell, J. D. Carter and R. A. Bowles, who acknowledged that they signed and delivered the foregoing instrument this 3rd day of March, 1932. 1932.

A. B. Cottrell, Notary Public

Received at the office of the Secretary of State, this the 4th day of March, 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss. March 9th, 1932.

I have examined this charter of incorporation and am of the opinion that it is not Violative of the constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of PEOPLES AMUSEMENT CORPORATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 9th day of March, 1932.

By the Governor

Sennett Conner

Walker Wood. Secretary of State

Recorded: March 9, 1932.

AMENDMENTS TO THE CHARTER OF INCORPORATION THE YAZOO VALLEY AGRICULTURAL CREDIT CORPORATION

At a special meeting of the stockholders of the Yazoo Valley Agricultural Credit Corporation held on March 2nd, 1932, and which meeting was duly, regularly and legally called and held strictly according to the provisions of the laws of this State, and the Charter and By-laws of said Corporation. the following regulations was according to the following regulations were the state, and the Charter and By-laws of said Corporation, the following resolutions were unanimously adopted:

1. RESOLVED, That Section 1 of the Charter be amended to read as follows: 'The corporate

title of this Corporation is Planters Credit Corporation.

2. "RESOLVED, that Section 4 of the Charter be amended to read as follows: 'The amount of authorized capital stock is Two Hundred and Fifty Thousand Dollars (\$250,000.00) which shall constitute the basic constant shall constitute the basic capital of the Corporation, is the only stock entitled to share in the profits, or to wote at meetings of the capital of the corporation. the profits, or to wote at meetings of the stockholders of the corporation.

"RESOLVED, That Section 7 of the Charter be amended to read as follows: 'The purpose

for which this corporation is created is:

To promote the welfare of agriculture, and to provide ways and means by which the credit facilities of the Federal Intermediate Credit Bank of New Orleans, Louisiana, and/or other financial organizations, both state and federal, and/or individuals or corporations available to the agricultural and livestock interest. available to the agricultural and livestock interests of Leftore County, and other counties in the State of Mississippie to make loope and transfer to the agricultural and livestock interests of Leftore County, and other counties are transfer to the agricultural and livestock interests of Leftore County, and other counties are transfer to the agricultural and livestock interests of Leftore County, and other counties are transfer to the agricultural and livestock interests of Leftore County, and other counties are transfer to the agricultural and livestock interests of Leftore County, and other counties are transfer to the agricultural and livestock interests of Leftore County, and other counties are transfer to the agricultural and livestock interests of Leftore County, and other counties are transfer to the agricultural and livestock interests of Leftore County, and other counties are transfer to the agricultural and transfer to the agricultural an in the State of Mississippi; to make loans and to advance money for any agricultural purposes, both in raising and marketing agricultural purposes. both in raising and marketing agricultural products, or for raising, breeding, fattening or marketing of livestock and to take accordance to advance money for any agricultural products, or for raising, breeding, fattening or marketing of livestock, and to take promissory notes and other evidences of indebtedness evidencing such loans; and to take deeds of trust or mortgages accuring said loans; to acquire own, sell and exchange any and all kinds of property to acquire and other evidences of indebtedness to acquire to acquire own, sell and exchange any and all kinds of property to the contract of the contract own, sell and exchange any and all kinds of property, both real and personal, necessary and indidental to the business of said organization; to borrow and to discount and rediscount notes. mortgages debentures and other notes. notes, mortgages, debentures and other negotiable instruments and/or other obligations to rederal Intermediate Credit Bank of New Orleans Transfer and to discount and rediscount the rederal Intermediate Credit Bank of New Orleans Transfer and the rediscount and rediscount to borrow and to discount and rediscount the rediscount and red Federal Intermediate Credit Bank of New Orleans, Louisiana; and/or other bank, person, the corporation; to establish reserves for the protection of a stablish reserves for the stablish res corporation; to establish reserves for the protection of loans, and generally to conduct the business of a corporation engaged in extending business of a corporation engaged in extending agricultural credit as contemplated by the of Congress entitled: 'The Agricultural Act of 1923' and amendments theretok and to do and perform any act or anything necessary to be done in order to comply with the provisions of said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments theretok and to do said 'Agricultural Credits Act of 1923' and amendments the credits and the credits and the contract of the credits and t said 'Agricultural Credits Act of 1923' and amendments thereto. '"

STATE OF MISSISSIPPI LEFLORE COUNTY

John D. Roe. Secretary

Before me the undersigned Notary Public in and for said County and State, this day personally appeared John D. Roe, Secretary of Yazoo Valley Agricultural Credit Corporation, to who acknowledged that he signed, delivered and executed the above and foregoing amendments to Articles of Incorporation on March 2002 Articles of Incorporation on March 2nd, 1932, and in aforesaid capacity of Secretary of Corporation,

Given under my hand and seal this the 10 day of March, 1932.

P. S. Stubblefield. Notary Public

I, John D. Roe, Secretary of Yazoo Valley Agricultural Credit Corporation, Greenwood, Mississippi, do hereby officially certify under the seal of said corporation that the storegoing and attached instrument of weiting attached instrument of weiting and attached instrument of weiting attached attached instrument of weiting attached instrument of weiting attached attached instrument of weiting attached attached instrument of weiting attached attached attached instrument of weiting attached attach foregoing and attached instrument of writing contains a true copy of the resolutions of stockholders of said Corporation adopting and stockholders of said Corporation adopting and approving the amendments therein proposed and indicated.

Given under my hand and the seal of said Corporation this the ____day of March, A.D.

Secretary of Yazoo Valley Agricultural Credit Corporation. John D. Roe.

Agricultural Credit Corporation of Greenwood, Mississippi, and the by-laws thereof, a cepy which is next here to attached, have been submitted to the Table Bank which is next here to attached, have been submitted to the Federal Instruction Credit of New Orleans, New Orleans. La. for approved and to the Federal Instruction of New Orleans. of New Orleans, New Orleans, La., for approval and the same are now approved.

WITNESS the signature of the Federal Intermediate Credit Bank of New Orleans by J.

Magruder, its Vice President and Manager, on this the 12th day of March, 1932.

THE FEDERAL INTERMEDIATE CREDIT BANK Manager, OF NEW ORLEANS By J. M. Magruder, Vice President &

BY-LAWS ofPLANTERS CREDIT CORPORATION

ARTICLE I. NAME AND PURPOSE

SEC. 2. The purpose for which it is created is to promote the welfare of agriculture trovide ways and means by which the credit facilities of the welfare of agriculture of New Orleans. to provide ways and means by which it is created is to promote the welfare of agriculture to provide ways and means by which the credit facilities of the Federal Intermediate Bank of New Orleans, Louisiana, and/or other financial intermediate and/or individual. Bank of New Orleans, Louisiana, and/or other financial institutions, both state and federal and/or individuals may be available to the agricultural institutions, both state and federal formations. County and other counties in the State of Mississippi, to make loans and to advance money and to take notes evidencing such loans, and to take deads of the state of loans and to advance said loans, and/or other security. and to take notes evidencing such loans, and to take deeds of trust, and/or mortgages are said loans, and/or other securities therefor; and generally to conduct the business of agricultural credit corporation as contemplated by the Act of Congress known as 'The Agricultural Credits Act of 1923' and amendments thereto.

ARTICLE II

SEC. 1. The regular annual meeting of the stockholders of the Corporation for the day in January of each year except of the Directors and for the transaction of other business, shall be held on the second Tuesday in January of each year except and the desired on the held on the held on held on Tuesday in January of each year, except as to the first meeting, which shall be held on the second a lawful date to be fixed by a majority of the incommentation of the second as lawful date to be fixed by a majority of the incorporators.

Special meetings of stockholders may be called at any time by the President or the Vice-President, and shall be called by the President, the Vice-President, or the Secretary, at the request of the stockholders owning in the aggregate ten per cent or more of the Capital Stock of the Corporation, or at the request of a majority of the Board of Directors.
All such meetings shall be called on five (5) days' notice thereof, signed by the officer Calling the same, or signed by the Secretary, and published in some newspaper published in Leflore County, Mississippt, or mailed to each stockholder of record appearing at such time on the books of the corporation at the address shown by such books. Such mailing or publishing shall constitute due notice of such meeting.

SEC. 3. At all regular or special meetings of stockholders a quorum shall consist of at least fifty (50) per cent of the entire outstanding capital stock of the corporation represented in person or by proxy. If a sufficient number do not attend at the time and place appointed, those who do attend may adjourn from time to time until a meeting is regularly constituted. The President of the corporation shall be the President of all such meetings save the annual meetings of the corporation shall be the President of all such meetings save the annual meetings, and all annual meetings shall be organized by the election of a presiding officer a Secretary. In the absence of the President, those present at any meeting may, by a

majority vote, elect a President Pro Tem. SEC. 4. The manner of voting upon all questions, both at annual and special meetings of stockholders, except on the question of the election of Directors, shall be one vote for each share of stock held in the Corporation, if a vote of stock be demanded upon such question by any shareholder, and the method of voting for the election of Directors shall be that prescribed by the laws of Mississippi.

ARTICLE III

BOARD OF DIRECTORS

SEC. 1. The affairs of the Corporation shall be directed and controlled by a Board of Directors consisting oe nine (9) members, each of whom shall be a stockholder. They shall be elected at the annual meeting of the corporation and shall hold office for one year, or until their successors are elected and do qualify. The Board of Directors elected at the organization of this formula meeting or until their successors of this Corporation shall hold office until the next annual meeting or until their successors

are duly elected and do qualify. SEC. 2. If at the annual meeting or an adjournment thereof, a Board of Directors shall be also and the shall a special not be elected as herein provided for, the Board of Directors in office shall call a special meeting elected as herein provided for the nurpose of electing Directors; meeting of the stockholders as hereinbefore provided for the purpose of electing Directors; and the Directors elected at such meeting shall hold office until the next annual meeting or until

until their successors are elected and do qualify. SEC. 3. Whenever a vacancy shall occur in the Board of Directors by death, resignation or otherwise, the same shall be filled without undue delay by a majority vote of the remaining members, the same shall be filled without undue delay by a majority vote of the remaining members of the Board; and the person or persons so chosen shall hold office until a new Board is elected the Board; and the person or persons that the remaining Directors are unable to agree is elected and shall qualify and in the event that the remaining Directors are unable to agree thon a successor they shall immediately call a meeting of the stockholders as hereinbefore provided a successor they shall immediately call a fill such vacancy, which Director when so brovided for the purpose of electing a Director to fill such vacancy, which Director when so elected and do elected shall serve until the next annual meeting, or until his successor be elected and do quality.

SEC. 4. The majority of the duly qualified Directors shall constitute a quorum for the

transaction of business. SEC. 5. The Board of Directors shall have the usual power of Directors of corporations, including the power of appointing from their membership such sub-committees as they may see fit. SEC. 6. The meeting of the Board of Directors shall be called by the Secretary at the instance of the President, or at the request of any member of the Board of Directors. Five (5) days notice shall be given by the Secretary of all meetings of the Board; but meetings may be held without held without notice if all the Board be present and waive notice, or if those who do not attend thall we notice if all the Board be present and be present and waive notice. that without notice if all the Board be present and waive notice, describe when and where their regular maive notice of said maeting. The Board of Directors shall be given by the Secretary regular meetings shall be held. Notice of Directors meetings shall be given by the Secretary in the same tings shall be held. Notice of Directors meetings of notice of stockholders in the same manner as is herein-before prescribed for the giving of notice of stockholders' meetings.

ARTICLE IV. LOAN COMMITTEE

SEC. 1. The Board of Directors shall elect a committee consisting of not less than three or More than five persons, and which shall be composed of stockholders of the corporation but not necessarily of directors. This Committee shall be charged with the duty of passing upon applicable of directors. This Committee shall be charged with the duty of passing upon and applicable of directors. This Committee shall be charged with the duty of passing upon applicable of directors. all applications for loans from the corporation and of handling the re-discounting of notes taken by its taken by the corporation. No loans shall be made by the corporation, nor notes taken by its rediscounts. rediscounted, without the approval of, and except upon the terms and conditions required by the Loan Committee. A majority of the duly elected members of this Committee shall constitute of quorum for the transaction of business, but no applications for loans shall be passed upon or other business. other business transacted by the Committee save upon the vote of a majority of all of the then the fully business transacted by the Committee save upon the vote shall elect from its membership are fully full items. duly business transacted by the Committee save upon the vote of a majority of its membership a chalified members of the Committee. The Loan Committee shall elect from its membership a chalified members of the Committee. The Loan presiding at all meetings of the Committee that the duties of presiding at all meetings of the chall attend thairman who shall be charged with the duties of presiding at all meetings of the Committee.

Secretary of this committee. He shall attend The Secretary of the corporation shall be the Secretary of this committee. He shall attend all of items of the corporation shall be the Secretary of the filed with the minutes of the corporation shall be the Secretary of the Toan Committee all of its meetings and shall keep a record in writing to be filed with the minutes of the Corporation, of its transaction. In considering applications made by those who are stockhold all poration, of its transaction. In considering applications made by those who are stockholders things being equal shall give preference to applications made by those who are stockholders the corporation.

ARTICLE V OFFICERS.

The officers of this corporation shall consist of a President, a vice-President, Secretary and a Treasurer, but the Secretary and Treasurer, or Secretary-Treasurer, may or not be not be secretary.

not be a stockholder. SEC. 2. The President shall preside at all meetings of the Board of Directors and shall as temporare President shall preside at all meetings of the stockholders, and as chairman of all tot SEC. 2. The President shall preside at all meetings of the Board of the chairman of all special temporary chairman of all annual meetings of the stockholders, and as chairman of all special meetings to order. He shall, together the stockholders are the shall, together the stockholders and as chairman of all annual meetings of the stockholders, and as chairman of all special meetings to order. He shall, together the stockholders are the stockholders and as chairman of all special meetings to order. special temporary chairman of all annual meetings of the stockholders, and as of the shall, together with the settings of stockholders, and shall call all such meetings to order. He shall, together with the settings of stockholders, and shall call all such meetings of all certificates of stock and the settings of stockholders, and shall call all such meetings of the corporation. with the Secretaryk unless otherwise ordered by the corporation, sign all certificates of stock executed on behalf of the corporation. and the Secretaryk unless otherwise ordered by the corporation, sign all certific corporation.

execute all deeds, bonds, mortgages and leases to be executed on behalf of the corporation.

pensecute all deeds, bonds, mortgages and leases or incapacity of the President may do and

pensecute all deeds, bonds, mortgages and leases or incapacity of the President may do and

The Vice-President, in the absence or incapacity of the President may do and the duties of the President of the absence or incapacity of the President may do and the duties of the President may do and the duties of the duties perform all the duties of the President as set forth in these By-Laws or as provided by the rest of the duties of the President as set forth in these By-Laws or as provided by the rest of the duties of the President as set forth in these By-Laws or as provided by the The Vice-President, in the asset forth in these By-Laws of as plant the all the all the duties of the President as set forth in these By-Laws of as plant the all the restriction. State of Mississippi, with all the powers vested in and subject to all the restriction.

restrictions imposed upon such officer. Sec. 4. The Treasurer shall have the custody of and be responsible for all moneys, papers, and and records as are hereinaf books and accounts of the corporation, save only such papers, books and records as are hereinafter directed to be

directed to be kept by the Secretary; subject always to the control of the Board of Directors. He shall deposit all funds of the Corporation which may come into his hands in such bank or banks as the Directors may designate. He shall keep the bank account, or accounts in the name of the Corporation, and shall exhibit all books and accounts to any Director upon application at the office of the Corporation at any time during ordinary business hours. He shall keep true and proper books and records, showing the disposal of all moneys of the Corporation which may pass through his hands and shall keep general and customary account books for and of the Corporation. He shall sign all notes, and checks to be executed on behalf of the Corporation, and shall endorse for re-discount all notes taken by the Corporation and re-discounted by it. He shall be under bond in an amount to be fixed by the Board of Directors to secure the faithful performance of his duties as such officers the performance of his duties as such officer; the expenses of said bond to be borne by the Corporation.

The Secretary shall keep a record in proper books provided for that purpose, of all proceedings of the Board of Director meetings and proceedings of the Board of Directors, and also the minutes of all stockholders meetings and meetings of the loss females. SEC. 5. meetings and meetings of the loan Committee and shall keep such other records, and shall attend to such correspondence of the corporation of the c to such correspondence of the corporation as the Board of Directors may direct. He shall, unless otherwise ordered by the Corporation, together with the President, sign all deeds, mortgages, leases and bonds to be executed on behalf of the Corporation and all certificates of stock executed and issued on such behalf

stock executed and issued on such behalf.

He shall also keep a book alphabetically arranged, of all persons who are or have been stockholders of the Corporation, showing the place of residence, number of shares of stock by themerespectively, and the time when they respectively. by themerespectively, and the time when they respectively became the owners of such shares. shall notify the Directors and stockholders and members of the Loan Committee of their respective meetings when thereto directed as herein provided.

He shall attend to the giving and serving of all notices of the Corporation, and shall in

general do and perform all the duties of his office.

4 B. W.

SEC. 6. The office of the Secretary and Treasurer may be filled by one person at the same

SEC. 7. Except as herein provided, all checks of the Corporation shall be made in the name of the Corporation and shall be valid when signed by any one of the following officers:

President Wise-President or Tresource. President, Mice-President or Treasurer, and countersigned by any one of the following officers:

President, Mice-President or Treasurer; endorsements shall be valid when made in a similar manner. Drafts and bills of exchange drawn by the following officers: manner. Drafts and bills of exchange drawn by the Corporation shall be valid when signed by either the President. Vice-President or Manner. either the President, Vice-President, or Treasurer alone. Mortgages, leases, deeds, deeds of trust, bonds and certificates of stock shall be valid when signed by the President or Vice-President and the Secretary. Notes made by the Comporation shall be valid when signed by the President or hy eith President and the Secretary. Notes made by the corporation shall be valid when signed by the president and the President, and the Treasurer The President or Vice-President, and the Treasurer The President or Vice-President or Vice-Presid the President or Vice-President, and the Treasurer. The President and Vice-President, may sign in the event of the absence or incomment. sign in the event of the absence or incapacity of the Secretary or Treasurer, or Secretary. Treasurer. Treasurer.

from their own number, and any of said officers may be removed at any time by a majority of the Directors, and such removal may be readed in the production of the contract of the directors. the Directors, and such removal may be made either with or without cause assigned. In case of death, resignation or removal from office of any contraction of removal from office of any case of the contraction of removal from office of any contraction of removal from office of any contraction of the contraction of removal from office of any contraction of the contraction o death, resignation or removal from office of any of the officers of this Corporation; on Board of Bireators chall forther in Board of Directors shall forthwith elect his successor. All officers of the Corporation shall serve until removed, or until the next annual meeting of the Board of Directors, or until their successors shall have been duly elected and shall have been duly elected a

their successors shall have been duly elected and shall qualify.

SEC. 9. Upon authority given by resolution of the Board of Directors any two of any following officers, to-wit: President, Vice-President and Treasurer may hypothecate any the assets of the Corporation as colletered account to the corporation ac the assets of the Corporation as collateral security for the payment of notes made or rediscounted by it

discounted by it.

ARTICLE VI. COMMODITY LOANS

SEC. 1. All cotton stored in warehouses upon which has been issued negotiable warehouse ipts, shall before a loan is granted thereon the store a loan is granted t receipts, shall before a loan is granted thereon by said Corporation, be classified by Corporation and the holder of the promissory note evidencing the loan; said cotton shall of insured for its full value with loss payable clause to said Corporation and/or the holder said promissory note as their several interests. classer who shall be a Federally licensed classer, or such classer acceptable to the said promissory note as their several interests may appear; and no loan may be made the for more than seventy-five per cent of its real and true market value, and all loans as amount shall be governed by and controlled through the amount shall be governed by and controlled through the provisions and stipulations of the Charter of Incorporation of said Corporation Charter of Incorporation of said Corporation.

CAPITAL STOCK.

SEC. 1. The capital stock of the corporation shall consist of twenty-five hundred shares of the par value of One Hundred Dollars (\$100.00) per share.

SEC. 2. BORROWERS' RESERVE CERTIFICATE: In consideration borrowers that SEC. 2. BORROWERS! RESERVE CERTIFICATE: In consideration of the loans extended by the oration, borrowers shall be required to accommon to the loans extended by corporation, borrowers shall be required to assume a limited individual and collective the purpose of establishing and enforcing such liability, all borrowers shall be required subscribe to non-participating, non-voting borrowers in a subscribe to non-participating, non-voting borrowers in a subscribe to non-participating, non-voting borrowers. liability for all of the loans within the class or classes to which their loans belong. subscribe to non-participating, non-voting borrowers Reserve Certificates, in such percents of the amount of their loans as the Loan Committee may fix for the class in which the placed. The Loan Committee may establish as many classes of loans as the class in mecessary placed. Such classifications as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loan committee may establish as many classes of loans as the loa placed. The Loan Committee may establish as many classes of loans as it may deem necessary or advisable, such classifications to be besed on the loans as it may deem necessary or advisable, such classifications to be based on the liquidity, solvency, security, ment, guarantee, and/or general character of the loan and factors and a security of the loan and factors are a security of the loan and factors and a security of the loan and factors are a security of the loan and factors and a security of the loan and factors are a security of the loan and a security of the loan and the sec ment, guarantee, and/or general character of the loan, and separate Borrowers' Reserve Certificates shall be issued for each loan classification, and such certificates and be assets thereby represented shall be held light and such certificates and be assets thereby represented shall be held liable only for the losses, if any, that may be sustained within the loan classification for which such certificate is issued. The said Borrowers Reserve certificate may be paid for by Borrowers Reserve certificate may be paid for by non-interest bearing notes due and payable at such time in the calendar year in which such certificate is issued. Committee at such time in the calendar year in which such certificate is issued as the Loan Committee may fix, and same shall be secured in such manner of the calendar year. may fix, and same shall be secured in such manner as the Loan Committee may require. certificate shall not be transferable except on the books of the corporation and then if all obligations thereon, including all notes that the corporation and the of such all obligations thereon, including all notes that the corporation and the of such all obligations thereon, including all notes that the corporation and the of such all notes that the corporation and the of such all notes that the corporation and the office that the office that the corporation and the office that the o if all obligations thereon, including all notes that may have been given in evidence of the corporation and the certification shall have been paid in full and endorsement to the corporation. obligation shall have been paid in full and endorsement to this effect placed on the certain by the corporation. The funds referved from the sale of Borrowers' Description in the sale by the corporation. The funds refeived from the sale of Borrowers' Reserve Certificates and in the classifications for my be held by the Corporation in trust and same shall be applied rateably to the losses, it due to the classifications for which the certificate is its factors in all of the control of the control of the control of the certificate is its factors in all of the certificate is its factors. in the classifications for which the certificate is issued, and all unpaid and/or past obligations in all classes shall be construed as leaved, and all unpaid and/or past obligations in all classes shall be construed as leaved, and all unpaid and/or past obligations in all classes shall be construed as leaved, and all unpaid and/or past obligations in all classes shall be construed as leaves. obligations in all classes shall be construed as losses until same are paid, the remainder, if if any, or the full amount received from the sale of said Borrowers' Reserve Certificates, there are no losses, shall be distributed rateably to the construction of the co there are no losses, shall be distributed rateably to the owners of said Bowrowers Reserve Certificate in each class shall be issued enough. Certificate in each class shall be issued annually as loans for each successive crop year made.

Retirement of the certificate in each class for each year shall be made by the payment of liquidating dividends to be distributed rateably to all certificates in the same class and of the same annual issue whenever as much as 25% of the amount of such certificates is available for distribution, but the Loan Committee may at its discretion distribute a available for distribution, but the Loan Committee may at its discretion distribute a smaller percentage if the full 25% is not available, and shall be obliged upon the repayment of each and every loan in any one class to return the full amount paid for the Borrowers of each and every loan in any one class to return the full amount paid for the Borrowers of each and every loan in such class upon surrender of the certificate or certificates in such class

ARTICLE VIII SEAL

SEC. 1. The seal of the corporation shall be circular in form with the words "Planters Fredit Corporation" on the circumference, and the word "SEAL" in the center. It shall be kept in the custody of the Secretary and shall be affixed to all instruments requiring the seal, together with the signature of the proper officers of the corporation.

ARTICLE IX AMENDMENTS

SEC. 1. These By-Laws may be amended by a majority vote of the Stock held by those present at any meeting, a quorum attending, and the notice of which meeting shall have been given in accordance with these By-Laws and shall have stated the purport of the proposed amendment and the intention to bring the same up for consideration. Such amendment, amendment and the intention to bring the same up for consideration. Such amendment, and accome effective unless and until the name has been approved by the Federal nowever, shall not become effective unless and until the name has been approved by the Federal Intermediate Credit Bank, and a copy thereof recorded in the office of the Chancery Clerk Leflore County. Mississippi.

John D. Roe, Secretary

STATE OF MISSISSIPPI LEFLORE COUNTY

Before me the undersigned Notary Public in and for said county and state this day personally appeared John D. Roe, Secretary of Yazoo Valley Agricultural Credit Corporation, who acknowledged that he signed, delivered and executed the above and foregoing amended Bylaws on March 2nd, 1932, and in aforesaid capacity of Secretary of said Corporation. Given under my hand and official seal this the 10 day of March, 1932.

P. S. Stubblefield, Notary Public

I, John D. Roe, Secretary of Yazoo Valley Agricultural Credit Corporation, Greenwood, Mississippi, do hereby officially certify under seal of said corporation, that the above foregoing and attached instrument of writing contains a true copy of the amended by-laws of Corporation, as adopted at the meeting of the stockholders of said Corporation on March, 1932.

Civen under my hand and seal of said Corporation, this the 10th day of March, A.D. 1932.

John D. Roe, Secretary of Yazoo Valley Agricultural Credit Corporation.

Received at the office of the Secretary of State, this the 14th day of March, A.D. 1932, together with the sum of \$290.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

March 14th, 1932

I have examined this amendment to the charter of incorporation of Yazoo Valley Agricultural laws of the constitution and laws of the Corporation, and am of the opinion that it is not violative of the Constitution and laws of this State or of the United States.

Greek L. Rice, Attorney General

Greek L. Rice, Assistant Attorney General

Greek L. Rice, Attorney General

By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI FXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of YAZOO WALLEY

AGRICULTURAL CREDIT CORPORATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State

of Mississippi to be affixed, this FOURTEENTH day of March, 1932.

By the Governor

Sennett Conner

Walker wood, Secretary of State

Recorded: March 14th, 1932.

AMENDMENT OF CHARTER ΦF BANK OF BATESVILLE, BATESVILLE, MISSISSIPPI

The Charter of Incorporation of Bank of Batesville, of Batesville, Mississippi, is amended the following particulars to wit:

in the following particulars, to-wit:

The par value of the stock of Bank of Batesville aforesaid is changed from \$100.00 per share to \$25.00 per share, and the number of such shares of stock, the total capital stock being \$50,000.00, is increased from 500 shares to 2000 shares, as authorized by resolution of the stockholders of Bank of Batesville passed on the lith and the lith stockholders of Bank of Batesville passed on the 11th day of March, 1932 and recorded at page WITNESS our signatures and the seal of said corporation on this the 14th day of March, 1932. 147 of the minutes of said bank, a certified copy of which is attached hereto.

Walter Pipkin. President C. S. Smythe, Cashier

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority in and for the county and eaforesaid. the within named Walton Birlin and for the county COUNTY OF PANOLA state aforesaid, the within named Walter Pipkin and C. S. Smythe who acknowledged that they signed, sealed and delivered the above and foregoing proposed amendment of the charter of incorporation of Bank of Batesville, Batesville Mississippi, on the day and year therein mentioned.

Given under my hand and official seal at Batesville, Mississippi, this the 14th day of

March, 1932.

D. R. Johnson. Notary Public

STATE OF MISSISSIPPI COUNTY OF PANOLA

We, the undersigned, being the president and cashier respectively of Bank of Batesville, Batesville, Mississippi, do hereby certify that the following is a true and correct copy of resolution passed by the stockholders of the Bank of Batesville, Batesville, Mississippi, a special meeting held on the 11th day of March, 1932 of which due and proper notice was given the stockholders as required by the by-laws of the bank, authorizing the amendment of the charter of the Bank of Batesville in the manner set forth in such resolution.

BE IT RESOLVED by the Stockholders of the Bank of Batesville, Batesville, Mississippi, be section 3 of the charter of incorporation of Bank of Batesville, Batesville, Mississippi, amended so as to read as follows:

"The capital stock of the Bank of Batesville, Batesville, Mississippi, shall be \$50,000.00.

ded into 2000 shares of the par value of \$25.00 ---

divided into 2000 shares of the par value of \$25.00 per share."

BE IT FURTHER RESOLVED that the foregoing amendment be and it is hereby adopted, subject to approval of the Superintendent of Banks and the San 3789 the approval of the Superintendent of Banks and the Governor, in accordance with section of the Mississippi Code of 1930. And Welter Distriction of the Mississippi Code of 1930. of the Mississippi Code of 1930. And Walter Pipkin, president of the Bank of Batesville aforesaid, is hereby authorized to take the necessary action to obtain the approval of amendment by the Superintendent of Replacement Control of Superintendent of Replacement Control of Superintendent of Replacement Control of Cont amendment by the Superintendent of Banks and Governor, and to do everything else that is legally required to complete the amendment.

minutes of the Bank of Batesville and that the same was duly enacted by the stockholders of Bank of Batesville, in accordance with the by-laws of stockholders of with the by-laws of stockholders.

WITNESS our signatures and the seal of the Bank of Batesville, this the 14th day of

STATE OF MISSISSIPPI ODFICE OF SUPERINTENDENT OF BANKS JACKSON

Walter Pipkin, President C. S. Smythe, Cashier

I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the 14th day of the 1932 cause an examination to be made of the certify that I did on the 14th day of March, 1932 cause an examination to be made of the condition of the BANK OF BATESVILLE of Batesville. Mississippi

The examination shows the said bank to be in a solvent condition and its affairs and records being conducted and kept in a satisfactory manner. Batesville, Mississippi. are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is bornts.

Given under my hand and the seal of the State Banking Department this the 15th day of amendment to its charter is hereby approved.

SEAL

1932.

J. S. Love. Superintendent of Banks

Received at the office of the Secretary of State this the 15th day of March, A.D. the together with the sum of \$10.00 deposited to cover the recording fee, and referred to Attorney General for his opinion. Attorney General for his opinion.

Walker Wood, Secretary of State I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State or of the United State Jackson, Miss., March 15, 1932

of the Constitution and laws of this State or of the United States. J. A. Lauderdale, Assistant Attorney General Вy

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Amendment to the Charter of Incorporation of BANK OF BATESVILLE.

In testimony with a specific property of the Charter of Incorporation of BANK OF BATESVILLE. **JACKSON** of Batesville, Mississippi is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the Mississippi to be affixed this 15th day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: March 16th, 1932.

CHARTER OF INCORPORATION OF THE SUTTON'S ICE CREAM COMPANY .

1. The corporate title of said company is: Sutton's Ice Cream Company.
2. The names of the incorporators are: E. C. Neil, Residence, Vicksburg, Mississippi;
3. N. Sutton, Residence, Vicksburg, Mississippi; J. L. Blackwell, Residence, Vicksburg, Mississippi. 3. The purpose for which it is created is to engage in the manufacture, sale and

distribution of ice cream and other commodities.

The domicile is at Vicksburg, Mississippi.

The period of existence is fifty years. The amount of capital stock is Thirty Thousand (\$30,000.00) Dollars, each share to

of a par value of One Hundred (\$100.00) Dollars.

7. The rights and powers that may be exercised by this corporation are those conferred the rights and powers that may be excluded a mendments thereto.

> E. C. Neil S. N. Sutton J. L. Blackwell. Incorporators

State of Mississippi County of Warren

This day personally appeared before me, the undersigned authority, E. C. Neil, S. N. Sutton, and J. L. Blackwell, incorporators of the corporation known as Sutton's Ice Cream Company, acknowledged that they signed and executed the above and foregoing Articles of Incorporation their act and foregoing Articles of Incorporation as their act and foregoing Articles of Incorporation their act and deed on this the 9th day of March, 1932.

A. H. Koerpher, Notary Public My commission expires March 3, 1933

Received at the office of the Secretary of State this the 11th day of March, A.D. 1932, together with the sum of \$70.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., March 15, 1932

I have examined this Charter of Incorporation and am of the United States. Violative of the Constitution and by-laws of this state, or of the United States.

Greek L. Rice, Attorney General By W. D. Conn, Jr., Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of SUTTON'S ICE CREAM COMPANY is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Fifteenth day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: March 16, 1932

THE CHARTER OF INCORPORATION OF. THE DOLLAR STORE, INC.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

103**5**

The corporate title of said company is The Dollar Store, Inc.

The names and postoffice addresses of the incorporators are: Raphael Bloch, Bastrop, Liduisiana; Mrs. Alix Kilpatrick Bloch, Bastrop, Louisiana; Hiram Brumberg, Canton, Mississippi Thibodaux, Houma, Louisiana.

3. The domicile of the corporation in this state is Canton, Mississippi.

The amount of the authorized capital stock is Five Thousand Dollars. The number of shares of the stock is One Hundred each of a par value of fifty dollars. There shall be only one class of stock.

The period of existence is (not to exceed fifty years) fifty years.

*7. The purposes for which this corporation is created are: To purchase, acquire, operate and conduct a department and variety store, or stores, and in connection therewith to manufacture, assemble, purchase, or otherwise acquire, and to sell, wholesale and retail, import and export all description of goods, wares and commodities necessary or incidental to the general business of the corporation, to sue and be sued; to prosecute and be prosecuted to judgment and satisfaction before any factors to sue and be sued; with within the limits of the corporate powers; to purchase, hold, use, mortgage, sall and convey real and personal property; to borrow money and secure the payment of same by mortgage or otherwise; to hypothecate its franchise; and to do any and all things necessary or indicental to the general hypothecate of the contract. indicental to the general business of the corporation.

The rights and powers that may be exercised by said corporation in addition to those those conferred by Chapter 100. of the Mississian Corporation in addition to

named are those conferred by Chapter 100, of the Mississippi Code of 1930.

The number of shares of stock necessary to be subscribed and paid for before the corperation of the dumber of shares is: One hundred shares. shall commence business is: One hundred shares.

Witness our signatures tis, the 1st day of March, A. D., 1932.

Raphael Bloch Mrs. Alix K. Bloch Hiram Brumberg W. E. Thibodaux

STATE OF MISSISSIPPI

MADISON COUNTY

Before me, the undersigned authority, duly commissioned and qualified to take and certify would be sent to take and certify acknowledgements in and for said county and state, personally appeared the within named Raphael Bloch and H.ram Brumberg, who, each, acknowledged that they executed the foregoing and annexed charter of incorporation of The Dollar Store The charter of incorporation of The Dollar Store, Inc., on the day and year therein written, and for their act and deed.

GIVEN UNDER MY HAND AND OFFICIAL SEAL this the 1 day of March, A.D. 1932.

R. H. Shackelford. Notary Public

STATE OF LOUISIANA

MOREHOUSE PARISH

Before me, the undersigned authority duly commissioned and qualified to take and certify acknowledgements in and for said Parish and State, personally appeared the within named Mrs. Alix Kilpatrick Bloch, who acknowledged that she executed the foregoing and annexed Charter of Incorporation of the Dollar Store Inc. Incorporation of the Dollar Store, Inc., on the day and year therein written, and as and for her act and deed. her act and deed.

GIVEN UNDER MY HAND AND OFFICIAL SEAL this, the 3rd day of March, A.D., 1932.

Alta MeBride. Notary Public

STATE OF LOUISIANA

TERREBONNE PARISH

Before me, the undersigned authority duly commissioned and qualified to take and certify nowledgements in and for said Period Towns of the said Towns of the acknowledgements in and for said Parish and State, personally appeared the within named W. Thibodaux, who acknowledged that he executed the personally appeared the within named within nam Thibodaux, who acknowledged that he executed the foregoing and annexed Charter of Incorporation of The Dollar Store, Inc., on the day and year therein must be annexed Charter of Incorporation of Civew Inc., on the day and year therein must be annexed Charter of Incorporation of Civew Inc. of The Dollar Store, Inc., on the day and year therein written, and as and for his act and GIVEN UNDER MY HAND AND OFFICIAL SEAL this, the 8th day of March, A.D., 1932.

R. A. Baget, Clerk of District Court and ex-officion Received at the office of the Secretary of State, this the 15th day of March, A.D., Attorney General for his opinion. Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., March 15, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State, or of the Hutton State of the Constitution and laws of this State, or of the United States.

> J. A. Lauderdale, Assistant Attorney General Greek L. Rice, Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE DOLLAR STORE, INC. is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State

Mississippi to be affixed, this 15th day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: March 16, 1932

STATE OF LOUISIANA OUACHITA PARISH CITY OF MONROE

Personally appeared before me, the undersigned, a Notary Public in and for said Parish and State, the following Directors of the Stonewall Life Insurance Company, who being by me first

duly sworn say:

That they are Directors, duly elected, qualified and now serving as directors of the Stonewall Life Insurance Company; that they make this affidavit for the purpose of conforming to and comploying with Section 5155 of the 1930 Code of the State of Mississippi, which requires a submission of the proposed reduction of the capital stock of the Stonewall Life insurance Company to be signed and sworn to by its President, Secretary and a majority of its Board of Directors.

O. M. Grisham L. H. Martin George G. Weaks E. G. Calvert James A. Noe W. L. Ethridge C. C. Bell

Morn to and subscribed before me on this 31st day of Becember, 1931.

A. P. Guthine, Notary Public

STATE OF MISSISSIPPI

WARREN COUNTY PERSONALLY appeared before me, the undersigned, Notary Public in and for Warren County, dississippi, the following Directors of the Stonewall Life Insurance Company, who being by

me first duly sworn say: That they are Directors, duly elected, qualified and now serving as directors of the Stonewall Life Insurance Company; that they make this affidavit for the purpose of conferring to and to and complying with Section 5155 of the 1930 Code of the State of Mississippi, which requires a submission of the proposed reduction of the capital stock of the Stonewall Life Insurance Company to be signed and sworn to by its President, Secretary and a majority of the Board the Board of Directors.

Jno. A. Hennessey Sam L. Switzer R. P. Jones Geo. Williamson J. K. Hirsch A. J. Martin Louis P. Cashman H. W. Leyens

Sworn to and subscribed before me on this 31st day of December, 1931.

E. L. Rand, Notary Public

STATE OF MISSISSIPPI WARREN COUNTY

PERSONALLY appeared before me, the undersigned Notary Public in and for Warren County,

Mississippi, J. A. Hennessey, President, and Samuel L. Switzer, Secretary of the Stonewall interpretation in the Stone Insurance Company, who being by me first duly sworn say:

That there is a showe set out in the Stone in the That they were elected to and are now filling the offices as above set out in the Stonewall Insurance Company. That they were elected to and are now filling the offices as above life Insurance Company, a corporation organized and existing under the laws of the State of Mississippi, was mailed postage provided and existing under the shareholders which was held in the Chamber of the state of mississippi and the chamber of the shareholders which was held in the Chamber of the shareholders which was held in the chamber of the shareholders which was held i postage prepaid a notice of the meeting of the shareholders which was held in the Chamber of commerce Pepaid a notice of the meeting of the shareholders, noon, on December 22, 1931; that Commerce Rooms, in Vicksburg, Mississippi at twelve o'clock, noon, on December 22, 1931; that consideration of the purposes for which said meeting was to be held, which included the consideration of the purposes for which said meeting was to be held, which included the consideration of the purposes for which said meeting was to be held, which included the consideration of the purposes for which said meeting was to be held, which included the consideration of the purposes for which said meeting was to be held, which included the consideration. Consideration of a resolution to reduce the capital stock of the Stonewall Life Insumance tempany. Company; and that at said meeting held at the time and place named in said notice, 6263 shares as stock of the stock of the said notice, 6263 shares of stock; and that at said meeting held at the time and place named in said meeting held at the time and place company were represented in of stock issued and outstanding by the Stonewall Life Insurance Company were represented in

person or by proxy. That at said meeting a Resolution was presented and unanimously adopted, reading as follows:
"RESOLVER in the reduced from the stonewall Life Insurance Company be reduced from RESOLVED that the capital stock of the Stonewall Life Insurance Company be reduced from 1000.00 to the capital stock of the Stonewall Life Insurance Company be reduced from 1000.00 to the capital stock of the Stonewall shares of a par value of \$6.00 each." RESOLVED that the capital stock of the Stonewall Life institution of \$6.00 each."

1000,000.00 to \$102,084.00, to be perfected by 17,014 shares of a par value of \$6.00 each."

That it \$102,084.00, to be perfected by 17,014 shares and property of the Stonewall Life

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The stone share and the stone share and property of the Stone share and the Stone share and the Stone share and the Stone share and the That is was further resolved that no part of the assets and property of the Stonewall Life into its Company will be distributed to the shareholders, but the excess will be transferred into its Symples will be distributed to the shareholders and made a part hereof as fully as if into its Surplus Fund; that there is attached hereto and made a part hereof as fully as if ments herein, a statement of the assets and the liabilities of the Company, with the meeting of the shareholders, but the excess will as if the copies herein, a statement of the assets and the liabilities of the charter at the meeting of the shareholders, but the charter at the meeting of the shareholders, but the excess will as if ments made of the capital stock as fixed by the Amendment to the charter at the meeting of the shareholders held on December 22, 1931.

James A. Hennessey Sam. L. Switzer

Sworn to and subscribed before me on this 31st day of December, 1931 E. L. Rand, Notary Public

MSURANCE DEPARTMENT JACKE OF MISSISSIPPI

December 31, 1931

Stonewall Life Insurance Company, Mickaburg, Mississippi

Gentlemen: -I have for attention certificates reciting the action taken by the board of directors of tonewall received in the meeting of the stockholders on the Stonewall Life Insurance Company, which resulted in the meeting of the stockholders on the Stonewall Life Insurance Company, which resulted in the meeting of the stockholders of stock at a December 22nd, 1931, at which time the said stockholders voted to reduce the capital stock at a par \$500,000.00 to \$102,084.00, and this to be represented by 17,014 shares of 1930. And I

\$6.00 each. The above action is in compliance with Sections 5153 and 5155, Laws of 1930. And I hereby give my official approval, this the 31st day of December, 1931.

Inasmuch as the statute requires that the amended articles shall be placed on file in this Department, and as any actuary making examination of your Company, would require that official record be in your office, I suggest that you attach this letter, which has the seal of the Insurance Department, to copy of the amended articles which is held in your office.

Ben S. Lowry, Insurance Commissioners

BSL/W

Recorded: March 19, 1932.

STATE OF MISSISSIPPI COUNTY OF HARRISON.

We hereby certify that the foregoing is a true copy of a Resolution unanimously adopted at a regular meeting of the members of the Joe Graham Post No. 119, American Legion, on March 14th, A.D., 1932, as appears from the minutes of said organization. This the 14th day of March, A.D. 1932.

J. K. Milner, Commander of Joe Graham Post No. 119

Ivan Ballenger, Adjutant

STATE OF MESSISSIPPI COUNTY OF HARRISON

This day personally appeared before me, the undersigned authority, J. K. Milner, and Ivan Ballenger, known to me to be the Commander and Adjutant, respectively, of the Joe Graham Post No. 119, American Legion, who severally acknowledged that they signed and executed the foregoing certificate as their act and deed, this the 18th day of March, A.D.,

C. H. Butler, Notary Public

Received at the office of the Secretary of State, this the 22nd day of March, 1932, together with the sum of Ten Dollars (\$10.00) deposit to cover recording fee, and referred to the Att. to the Attorney General for his opinion. Walker Wood, Secretary of State

Mackson, Mississippi

Merch 22nd, 1932 I have examined this Charter of Incorporation and am of the opinion that it is not violative of the Constitution of the Laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General By

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of JOE GRAHAM POST NO. 119, AMERICAN LEGION is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 22nd day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State Recorded: March 23rd, 1932.

THE CHARTER OF INCORPORATION 0FLITTLE THEATRE PLAYERS, OF JACKSON, MISSISSIPPI

1. The corporate title of said organization shall be: "The Little Theatre Players, of

Jackson, Mississippi." The names and addresses of the incorporators are: Mrs. S. Gordon Green, Jackson, Missen 2. Harry Bulen, Jackson, Miss.; Harry M. Bryan, Jackson, Miss.

The domicile of said corporation shall be: Jackson, Mississippi.

It shall never be operated for pecuniary profit.

There shall be no capital stock.

There shall be no shares of stock issued.

The purposes for which the corporation is created, and the rights and powers that may ised by said corporation in eddition to The period of existence of the corporation shall be fifty years. be exercised by said corporation, in addition to those conferred by Chapter 100 of the Code

of Mississippi of 1930, and amendments thereto, shall be: It may encourage, foster and promote, by all lawful means, the dramatic arts; () It is created as and for a literary institution, a civic improvement society, and for fraternal and benevolent purposes; and for educational purposes. It shall never be operated for

8. The said corporation shall make expulsion the only remedy for the non-payment of dues; shall vest in each member the right to one vote in the election of all officers; shall make the loss of membership, by death or otherwise, the loss of membership. the loss of membership, by death or otherwise, the termination of all interest of such members in the corporate assets; there shall be no individual liabilities against any member of for corporate debts, but the entire corporate property shall be liable for the claims of

WITNESS our signatures on this 21st day of March. 1932.

Mrs. S. Gordon Green Harry Hulen, Harry M. Bryan, Incorporators

STATE OF MISSISSIPPI HINDS COUNTY

This day personally appeared before me, the undersigned authority in and for the state and county aforesaid, Mrs. S. Gordon Green and Harry Mulen and Harry M. Bryan who severally acknowledged that they each signed and delivered the within and foregoing charter of incorporation on the day and year therein stated

WITNESS my hand and official seal of office, at Jackson, Mississippi, on this 21 day of the change o

March, 1932.

SEAL

creditors.

J. M. Stevens, Jr., Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 22nd day of March, A. D. 1932, the together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

March 22nd, 1932

I have examined this charter of incorporation and tam of the opinion that it is not violative of the constitution and laws of this state. or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE **JACKSON**

The within and foregoing Charter of Incorporation of THE LITTLE THEATRE PLAYERS, OF In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State sissippi to be affixed, this 22nd day of March 1939 JACKSON, MISSISSIPPI is hereby approved. Mississippi to be affixed, this 22nd day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded; March 23rd, 1932.

State Tax Commission Authorized by Section 15, Chapter 21, Laws of Mississippi 1934 MAY 27 1936

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5269

THE CHARTER OF INCORPORATION OFE. B. QUINN COMPANY

The corporate title of said company is E. B. Quinn Company.

The names and postoffice addresses of the incorporators are: Annie Q. Murray, Friars Point, Mississippi; E. B. Quinn, Friars Point, Mississippi; J. L. Roberson, Clarksdale, Mississippi.

3. The domicile of the corporation is Friars Point, Mississippi,

The amount of the authorized capital stock is Five Thousand (\$5,000.00) Dollars, all common stock, par value of Fifty (\$50.00) Dollars per share.

5. The period of existence is to be fifty (50) years.
6. The purposes for which the corporation is created are to engage in the mercantile business, both wholesale and retail; the rights and powers to be exercised by said corporation, in addition to those herein enumerated, are those conferred by the provisions of Chapter 100 of the Mississippi Code of 1930. 7. The number of shares of stock necessary to be subscribed and paid for before

the corporation shall commence business is twenty (20).

Mrs. Annie Q. Murray E. B. Quinn J. L. Roberson

STATE OF MISSISSIPPI COAHOMA COUNTY

Personally appeared before me, the undersigned a Notary Public in and for Coahoma County Mississippi, the within named Annie Q. Murray, E. B. Quinn, and J. L. Roberson, who acknowledged that they executed the above and foregoing instrument. Witness my hand and seal on this the 23rd day of March, 1932.

Louise Arrington, Notary Public

Received at the office of the Secretary of State this the 24th day of March, 1932, together with the sum of Twenty (\$20.00) Dollars deposited to cover the recording fee, and referred. and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it does not Violate the Constitution or Laws of this State or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Asst. Attorney General This the 24th day of March, 1932.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of E. B. QUINN COMPANY is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty Fourth day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: March 24, 1932.

The within and foregoing charter of Incorporation of the Gregory Funeral Home, on ication and foregoing charter of Incorporation of the Gregory Funeral Home, on application of the incorporators, is hereby re-approved, together with the amendment In testimony whereof, I have hereunto set my hand and caused the Great Seal of the which was approved on March 25, 1932. State of Mississippi to be affixed, this 30th day of March, 1932.

Sennett Conner, Governor

Walker Wood, Secretary of State.

Recorded: March 31, 1932.

AMENDMENT TO THE CHARTER OF INCORPORATION OF THE GREGORY FUNERAL HOME

We, the undersigned, being all of the incorporators of the corporation known as The Gregory
Funeral Home, and being all of the present persons in interest, the first meeting of the
incorporators not having been held, and no organization having been perfected under said charter,
being desirous of amending sections four and discount for the corporation and an articles. being desirous of amending sections four and five of the charter of incorporation of said company in compliance of the laws of the State of Mississippi, do hereby consent and agree, subject to the approval of the Attorney General and the Governor of the State, that Sections four and five of the Charter of incorporation of The Gregory Funeral Home be and the same are hereby amended, respectively, so as to read as follows:

4. Amount of capital stock and particulars as to class or classes thereof: The capital

stock is \$20,000, all of which is common stock of no par value.

5. Number of shares for each class and par value thereof: 200 shares of common stock of no par value, the sale price per share to be \$100.00, the Board of Directors being authorized to fix or change such sale price.

> Mrs. Julia C. Gregory Mrs. Helon G. Pasey, John W. Gregory

State of Mississippi

County of Yazoo This day personally appeared before me, the undersigned authority, the above named Mrs. Julia C. Gregory, Mrs. Helon G. Posey and John W. Gregory, incorporators of the corporation known as the Gregory Funeral Home, who acknowledged that they signed and executed the foregoing amendment to the charter of incorporation of the charter of th amendment to the charter of incorporation of said company as their voluntary act and deed, on this the 21 day of March 1932 this the 21 day of March, 1932.

Given under my hand and seal of office this 21 day of March, 1932.

J. B. Cobb. Notary Public

Received at the office of the Secretary of State, this the 24th day of March, A.D. 1932, the with the sum of \$10.00 deposited to together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss.,

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State or of the opinion that it is not violative March 25th, 1932 of the Constitution and laws of this State, or of the United States.

By W. W. Pierce, Attorney General Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of THE GREGORY FUNERAL HOME is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWENTY FIFTH day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: March 25, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5270

CHARTER OF INCORPORATION OF GEORGE T. CARTER. INC.

This Corporation dissolved seed to Charles of Secolardale Sunt December 2, 1938. a certific Copy of Dail decreptud within office Dame 13, 1938. Our December 13, 1938. weeken word, Secretary of test

1. The corporate title of such company is George T. Carter, Inc.

2. The names and postoffice addresses of the incorporators are: George T. Carter, Postoffice, Meridian, Mississippi; Emma W. Carter, postoffice, Meridian, Mississippi;

3. The domicile of the corporation shall be at Meridian, Mississippi. 4. The amount of authorized capital stock is \$5,000.00, all of which is to be common

stock having a par value of \$100.00 per share.

The period of existence (not to exceed fifty years) is fifty years. The purposes for which the corporation is created are: To acquire, buy, own, hypothecate, and sell, either as owner or as broker, bonds or debentures issued by any 80vernment, state, municipal or local authority, bonds, notes, accounts, mortgages, deeds
of trust and liens of all kinds on real and personal property, corporate bonds, notes and liens; to buy, sell, transfer, assign, hypothecate and pledge evidences of indebtednesses of all kinds; to make loans, taking as security therefor notes, bonds, accounts, mortgages, deeds of trust, and liens on real and personal property; to buy, own and sell real estate and such stocks of other corporations as are not prohibited by law; to act as broker in the purchase and sell real estate and other and sale of notes, bonds, accounts, mortgages, corporate stocks, deeds of trust and other liens on real and personal property; to borrow money; to buy, own and hold such real estate as hey be necessary, proper and incident to the conduct of its business; to do any and all other things not the business for which it is things necessary and proper in the conduct and carrying on of the business for which it is treated, and not contrary to the laws of the State of Mississippi; the rights and powers that way be exercised by this corporation, in addition to the above and foregoing, are those conferred by the corporation. conferred by the provisions of Chapter 100 of the Code of Mississippi of 1930, with all

amendments there to. 7. Five shares of the capital stock of the corporation shall be subscribed and paid for

before the corporation shall begin business.

George T. Carter Emma W. Carter, Incorporators

STATE OF MISSISSIPPI

COUNTY OF LAU DERDALE This day personally appeared before me the undersigned authority, George T. Carter and This day personally appeared before me the undersigned advise T. Carter, Inc., who each corner with Carter, incorporators of the corporation known as George T. Carter, Inc., who each acknowledged that they signed and executed the above and foregoing Articles of Incorporation, on this the 23rd day of March, 1932. J. C. Floyd, Notary Public

Received at the office of the Secretary of State, this the 24th day of March, A.D. 1932 together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his attention. Walker Wood, Secretary of State

ackson, Mississippi March 25th, 1932

I have examined this Charter of Incorporation and am of the United States. Violative of the Constitution and laws of this State or of the United States.

Greek L. Rice, Attorney General Assistant By W. W. Pierce,

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of GEORGE T. CARTER, INC., is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of testimony whereof, I have hereunto set my hand and 1932. Hississippi to be affixed, this Twenty-Fifth day of March, 1932.

by the Governor

Sennett Conner

Walker Wood, Secretary of State

March 25th, 1932.

THE CHARTER OF INCORPORATION AUTO EXCHANGE, INCORPORATED Meridian, Mississippi

The corporateotitle of said Company is Auto Exchange, Incorporated; Meridian, Laud Brdale County, Mississippi.

2nd. The names of the incorporporators and their post-office addresses are: H. R. Malott, dian Mississippi. Apple Brown Wolatt Ward Transport and Transport Malott, Meridian. Mississippi; Annie Brown Malott, Meridian, Mississippi.

The domicile of said company is at Meridian, Lauderdale County, Mississippi. 3rd. The amount of capital stock of said company is five thousand dollars, all common

stock and divided into fifty shares of the par value of \$100.00 per share.

The period of existence is fifty years. 5th. The purpose for which said corporation is created is to buy and sell, own, bargain for, exchange, and otherwise deal generally in new and used automobiles, automobile parts and accessories, and to buy, own, sell and deal generally in gasoline and oils and lubricants, and to buy own, sell and deal generally in gasoline and oils and lubricants. and to buy, own, sell and deal generally in real estate where not prohibited by law and to improve the same, and to deal in securities, where not prohibited by law.

7th. Number of shares of common stock to be subscribed and paid for before the corporation begin business: thirty shares of the nonmay begin business: thirty shares of the par value of One Hundred Bollars per share. 8th. The rights and powers that may be exercised by this Corporation are those conferred the provisions of Chapter 100 Missississis Conferred the provisions of Chapter 100 Missississis Conferred to the conferred that the provisions of Chapter 100 Missississis Conferred to the conferred to the provisions of Chapter 100 Missississis Conferred to the conferred to by the provisions of Chapter 100, Mississippi Code, 1930, Annotated, and the amendments there if any.

9th. Notice of first meeting of incorporators shall be held on one day's notice, in writing, from one incorporator to the other incorporator.

H. R. Malott

Annie Brown Malott

State of Mississippi Lauderdale County

This day personally appeared before me, the undersigned authority in and for said State. H. R. Malott and Mrs. Apric Property and State, H. R. Malott and Mrs. Annie Brown Malott, the incorporators of Auto Exchange the Incorporated, of Meridian, Mississippi, who acknowledged that they signed and executed the shows and formation of the state of the sta above and foregoing articles of incorporation as their act and deed on this the 23 day of March, A.D. 1932, for the purposes therein expressed. Given under my hand and seal of office, this the 23 day of March, A.D. 1932.

> O. P. Donald. Notary Public My commission expires Jan. 25, 1933

Received at the office of the Secretary of State this the 25th day of March, A.D., 1932 together with the sum of \$20.00 deposited to cover the recording fee, and referred to Attorney General for his opinion. Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss. March 25th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPO EXECUTIVE OFFICE

JACKSON

The within and foregoing Charter of Incorporation of AUTO EXCHANGE, INCORPORATED is hereby oved. approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty Fifth day of March, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: March 26, 1932.

This Corporation dissolved and its charter Surrendered to the State of mississippi by a decree of the Chancery Court of Landenhale caused mississippie dated nomember 12, 1942 Certified copy of Said decree filed in this office this the 14 th Lang of Nomember 1942. Warter wood Secretary of State.

CHARTER OF INCORPORATION TCTHE PEOPLES COMPANY

1. The corporate title of said company shall be The Peoples Company.

2. The names and post office addresses of the incorporators are: E. L. Bonge, 331 East 31st Street, New York City, New York; K. S. Page, 312 Albany Street, Shreweport, Louisiana; Joseph Lawrence, Biloxi, Mississippi.
3. The domicile of the corporation shall be Biloxi, Harrison County, Mississippi.
3. The domicile of the corporation shall be Biloxi, Harrison County, Mississippi.

4. The amount of authorized capital stock is two hundred (200) shares, which said

shares shall be without nominal or par value.

5. The sale price per share shall be \$10.00 with authority in the Board of Directors of this corporation to change such sale price, if desired.

6. The period of existence of said corporation shall be fifty years.

7. The purposes for which the corporation is created shall be to engage in the general insurance brokerage business; to act as agents for the writing and soliciting of insurance, either fire, marine, accident, casualty, life or tornado, and to buy and sell real estate and to act as real estate agents and brokers and to deal in and hold real estate and real estate notes and contracts and to do any and all things not prohibited by law with reference to the engaging in the insurance and real estate business, and in addition, to exercise such powers as are conferred by Chapter 100 of the Code of Mississippi of 1930.

8. The number of shares of each class of stock necessary to be subscribed and paid for before the corporation shall commence business shall be two hundred (200) shares, no par

Value stock.

E. L. Bonge K. S. Page J. Lawrence Incorporators

STATE OF MISSISSIPPI COUNTY OF HARRISON CITY OF BILOXI

Personally appeared before the undersigned authority in and for said County and State, E. L. Bonge', K. S. Page and Joseph Lawrence, who acknowledged that they signed and delineage, K. S. Page and Joseph Lawrence, who acknowledged that they signed and delivered the foregoing instrument on the day of the date thereof. Given under my hand and seal of office this the 26th day of March, 1932.

T. H. Gleason, Notary Public

Received at the office of the Secretary of State, this the 8th day of April, 1932, to-gether with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss.

April 8th, 1932 I have examined this charter of incorporation and am of the United States Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OF FICE JACKSON

The within and foregoing Charter of Incorporation of THE PEOPLES COMPANY is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this EIGHTH day of APRIL 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: April 9th, 1932.

THE CHARTER OF INCORPORATION ЭTO RICHMOND, INC.

The corporate title of said company is Richomond, Inc.
The names of the incorporators are: John Shelby Marshall, Natchez, Mississippi: Anna S. Marshall (same); Theodora B. Marshall (same); Elizabeth S. Marshall (same); Catherine D. . Marshall (same); Josephine N. Marshall (same); Jeanne M. Marshall (same); Mrs. Audley M. Parker (same).

3. The domicile is at Natchez, Mississippi.
4. Amount of capital stock and particulars as to class or classes thereof: \$8,000.00-All common.

5. Number of shares for each class and par value thereof: 80 shares par value \$100.00 each.

6. The period of existence (not to exceed fifty years) is Fifty (50) years.
7. The purpose for which it is created: To own, lease, sell, trade, cultivate and rent real estate; to own, sell and buy stocks and bonds, mortgage notes, choses in action and personal property of every nature and kind permitted under the land of th property of every nature and kind permitted under the laws of the State of Mississippa; to maintain a home for the stockholders of the corporation and to do any and all things necessary for the carrying out of the general purposes of the corporation.

No share of stock in this corporation can be sold to any one except the corporation of the stockholders therein, unless said share or shares of stock have first been offered to the corporation or the stockholders thereof for a period of thirty days at a price to be fixed by three arbitrators, one to be chosen by the corporation, one by the stockholder offering stock for sale and the two such arbitrators to choose the third.

In event such option of thirty days is not exercised by the corporation or any stockholder or stockholders thereof, then the stockholder desiring to sell said stock may then make sale to some outside party.

some outside party.

The rights and powers that may be exercised by this corporation, in addition to the foregoing are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: All shares.

> John Shelby Marshall Anna S. Marshall Theodora B. Marshall Elizabeth S. Marshall Catherine D. Marshall Josephone N. Marshall Jeanne M. Marshall Mrs. Audley M. Parker.

STATE OF MISSISSIPPI COUNTY OF ADAMS

Incorporators

This day personally appeared before me, the undersigned authority John Shelby Marshall, Theodora B. Marshall, Elizabeth S. Marshall, Catherine D. Marshall, Josephine N. Marshall, Jeanne M. Marshall, Mrs. Audley M. Parker, incorporators of the corporation known as Richmond, Inc., who acknowledged that they right and and acknowledged that they right and and acknowledged that they right and and acknowledged that they right and acknowledged they are right and acknowledged they are right and acknowledged that they right and acknowledged they are right and Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 8th day of April, A.D. 1932.

STATE OF LOUISIANA COUNTY OR ORLEANS

A. M. McClure. Notary Public

This day personally appeared before me, the undersigned authority Anna S. Marshall, incorporators of the corporation known as Richmond, Inc., who acknowledged that they signed and executed the above and forecoing as Richmond, Inc., who acknowledged that they signed this and executed the above and foregoing articles of incorporation as their act and deed on this the 11 day of April 1932 the 11 day of April, 1932.

> F. W. Gaudin, Notary Public Commission expires at death.

Received at the office of the Secretary of State this the 16th day of April, A.D. 1932, ther with the sum of \$25.00 decretary of State this the 16th day of April, A.D. 1932, together with the sum of \$26.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss. April 18th, 1932. Walker Wood, Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State. or of the United State of the United State is not violative. of the Constitution and laws of this State, or of the United States.

By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of RICHMOND, INC., is hereby approved of In testimony whereof, I have hereunto set my hand an caused the Great Seal of the State sissippi to be affixed, this Eighteenth down and caused the Great Seal of the Mississippi to be affixed, this Eighteenth day of April, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: April 19th, 1932.

THE CHARTER OF INCORPORATION GEORGE BROTHERS CONSTRUCTION COMPANY OF CORINTH, MISS.

1. The corporate title of said Company is George Brothers Construction Company of Corinth, Miss.

2. The names of the incorporators are: B. F. Worsham, postoffice, Booneville, Miss.; D. L. Sadler, postoffice, Booneville, Miss.; T. A. Bennett, postoffice, Jackson, Miss.

3. The domicile is at Corinth, Alcorn County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: The capital stock shall be represented by 500 shares of common stock of the par value of \$100 per share. 5. Number of shares for each class and par value thereof: Five hundred (500) shares

of common stock of the par value of \$100. per share.

6. The period of existence (not to exceed fifty years) is fifty years. 7. The purpose for which it is created: To buy, acquire, own, hold, use, operate, lease, and/or otherwise own, use and operate equipment, machinery, live stock, and other personal property for general and/or special road and/or levee, railroad, or drainage construction, and/or meintered and/or special road and/or levee, railroad, or drainage construction, and/or meintered and/or special road and/or special and/or main tenance, and to engage in and do a general contracting business of every kind and

character not prohibited by law.

(2) To own, rent, or otherwise use garages and warehouses for the storing of all kinds. kinds of motor vehicles, automobiles, trucks, trailers, construction equipment and material

of all kinds and character. (3) To acquire by purchase, subscription, donation or otherwise, to own and/or hold for investment or otherwise and/or to use, sell, convey, assign, transfer, mortgage, pledge, exchange, lease, or otherwise dispose of personal property of every kind and description not prohibited.

(4) To acquire by purchase, subscription, donation, lease or otherwise, to wwn and/or prohibited by law. hold for investment of otherwise and/or to use, sell, convey, assign, transfer, mortgage, pledge, exchange or otherwise dispose of real property of every kind and description; provided, however, that nothing herein contained shall be construed or interpreted to confer upon the

corporation the power, right or privilege to acquire, own, or hold real estate in violation of any statute of the State of Mississippi.

[5] To borrow money, execute and/or issue for money borrowed, or in payment for property of the state of the state of the state and/or issue for money borrowed, or in payment for the state of the state of the state and/or issue for money borrowed, or in payment for the state of the state of the state and/or issue for money borrowed, or in payment for the state of the state of the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, or in payment for the state and/or issue for money borrowed, and the state an property purchased or acquired, or for any other lawful object, bonds, promissory notes, bills of erchased or acquired, or for any other lawful object, bonds, promissory notes, bills of exchange, debentures, and/or other obligations and/or evidences of indebtedness, whether secured, debentures, and/or other obligations and/or evidences of indebtedness, whether secured, to mortgage, pledge, secured by mortgage, deed of trust, pledge or otherwise, or unsecured; to mortgage, pledge, hypothesest and or any part of its property, hypothecate, or otherwise conditionally convey or assign, all or any part of its property, real or personal, rights, interest, franchises, contracts, shares of stock, bonds, debentures, notes notes, scrip, obligations, and/or evidences of indebtedness at any time owned by it; provided, however tip, obligations, and/or evidences of indebtedness at any right, power or however, that nothing herein contained shall be construed to confer any right, power or privilege in the State of Mississippi.

privilege in violation of any of the laws of the State of Mississippi. (6) To do any and everything necessary and/or proper for the accomplishment of the 06) To do any and everything necessary and/or proper to the protection and/or benefit of the hereinabove enumerated and/or necessary or incidental to the protection and/or benefit

of the corporation and the carrying out of the purposes herein authorized. (7) To do any and all things herein set forth to the same extent and as fully as subcontractor and persons might or could do and in any part of the world as principal, agent, contractor, subcontractor. Subcontractor, or otherwise, and whether alone or in conjunction with any other person, firm, (8) Nothing herein shall be deemed to limit or exclude any power or privilege given to *ssociation or corporation.

this comporation by law, nor shall anything herein be construed to give this corporation any rights poration by law, nor shall anything herein be construed to give this corporation any rights, powers or privileges not permitted by the laws of the State of Mississippi to

corporations organized under its statutes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, those corporation. are those conferred by Chapter 100, Code of Mississippi 1930.

(9) Number of shares of each class to be subscribed and paid for before the corporation may begin business: 250 shares shall be subscribed and paid for before the corporation may begin business.

B. F. Worsham D. L. Sadler T. A. Bennett,

Incorporators

STATE OF MISSISSIPPI COUNTY OF HINDS This day personally appeared before me, the undersigned authority, B. F. Worsham, Corinth, sissippi This day personally appeared before me, the undersigned addition of the construction known as George Brothers Construction company, one of the incorporators of the corporation known as George Brothers Construction company, one of the incorporators of the corporation known as George Brothers Construction company. Company, Corinth, Mississippi, who acknowledged that he signed and executed the above and fore-Seins articles of incorporation as his act and deed on this the 20th day of April, 1932.

Mrs. Louise Ponder

STATE OF MISSISSIPPI HINDS COUNTY This day personally appeared beforeme, the undersigned authority D. L. Sadler, and T. A. hennett day personally appeared beforeme, the undersigned authority astruction Company, cornett, incorporators of the corporation known as George Brothers Construction Company, the incorporators of the corporation known as George Brothers Construction Company, the corporation control corintt, incorporators of the corporation known as George Brothers vonstation and foregoing articles. Mississippi, who acknowledged that they signed and executed the above and foregoing articles. articles of incorporation as their act and deed on this the 20th day of April, 1932.

Ione Smith, Notary Public

Received at the office of the Secretary of State, this the 20th day of April, A.D. 1932, ether with Received at the office of the Secretary of State, this the 20th day of the secretary of State, this the 20th day of the the secretary of State, this the 20th day of the the secretary of State, this the 20th day of the the secretary of State, this the 20th day of the the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, this the 20th day of the secretary of State, the secretary o the Attorney General for his opinion. Walker Wood, Secretary of State.

Jackson, Miss., April 20th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of GEORGE BROTHERS CONSTRUCTION COMPANY OF CORINTH, MISS., is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWENTIETH day of APRIL, 19 THIRTY-TWO.

By the Governor

Sennett Conner

Walker Wood, Secretary of State Recorded: April 20, 1932.

ARTICLES OF INCORPORATION

OF THE

SOUTH MISSISSIPPI DAIRY PRODUCERS ASSOCIATION.

We, the undersigned, residents of the State of Mississippi, do hereby voluntarily Associate ourselves together for the purpose of forming a non-profit cooperative association under the provisions of Article 2 of the Cooperative Marketing Act of the State of Mississippi Code of 1930 Mississippi, being Sections 4099 to Section 4129, inclusive, of Mississippi Code of 1930 Annotated.

Article 1. The name of this association shall be South Mississippi Dairy Producers

Association.

Article 2. The purposes for which this association is formed shall be the purchasing, selling, manufacturing, handling and marketing for itself and others, of milk, cream, poultry, and poultry products, and all farm and dairy products and farm and dairy supplies, machinery and appliances of every kind and nature and generally to buy or acquire, use, mortgage and sell or dispose of all real and personal property necessary in its business and to do any and all real and personal property necessary in its business and to do any and all things incident to or necessary or convenient for the prosecution of such business above specified -- all in accordance with the said Cooperative Market Act of Mississippi, and amendments thereto, and the association shall have the powers conferred thereby. Article 3. The principal place where the business of this association will be transacted

is the City of Laurel, County of Jones, State of Mississippi. Article 4. The term for which this association is to exist is fifty years from and after

the date of incorporation. Article 5. The affairs of this association shall be managed by a board of seven directors who shall be elected annually by and from the members at the regular annual meeting, Directors who shall be elected annually by and flow the elected and qualified.
The The The The True are the first Board of D

The names and addresses of those who are to serve as the first Board of Directors for first to addresses of those who are to serve as the first successors. Are: the first term and/or until the election and qualification of their successors, are:

Name A. J. Carter L. L. Satcher H. W. Beachum I. R. Bradshaw S. A. J. Walley Ballie Roberts J. W. Smith

Address Ellisville, Miss. Laurel, Miss. Richton, Miss. Laurel, Miss. Richton, Miss., RFD #4 Richton, Miss. Avera, Miss.

Article 6. This association shall have a capital stock of \$52,500.00, which shall be of vided into 500 shares of common stock at the par value of \$5.00 per share and 500 shares of preferred stockholders shall not have the right to vote at any stockholders meeting. The preferred stock shall be not have the right to vote at any stockholders meeting. The preferred stock shall be preferred to vote at any stockholders meeting. preferred as to dividends only to the amount of six per centum per annum, which dividends shall be as to dividends only to the amount of six per centum per annum, which dividends, shall be cumulative. The preferred stock may be retired at par plus accrued dividends, upon giving thirty days notice to the holders thereof at any time after one year from the date of the fourth days notice to the holders

date of the formation of the association. Article 7. These articles of incorporation may be amended or altered at any regular annual meeting or at any special meeting called for that purpose. An amendment to alter must first be entired or at any special meeting called for that purpose. An amendment to alter must first be entired or at any special meeting called for that purpose. An amendment to alter must

first be approved by two-thirds of the directors, and then adopted by a vote representing the majority of all the holders of common stock of the association.

IN WIMPERSON WHEN THE PROPERTY OF THE PROPERTY IN WITNESS WHEREOF, we, the undersigned incorporators, have hereunto set our hands and seals this the 21 day of April, A.D., 1932.

Names

G. M. Smith E. L. Satcher Eallie Roberts C. E. Roberts H. W. Beacham I. R. Bradshaw M. R. Legg J. W. Robbins J. W. Smith A. D. Nix A. J. Carter Donis L. Carter J. R. Walley Lee Walley Z. M. Meadows S. A. J. Walley W. M. Freeman Baxter Walley E. L. Freeman

W. E. Howard,

Addresss

Laurel, Miss. Laurel, Miss. Richton, Miss. Richton, Miss., Rt. #1 Richton, Miss. Laurel. Miss.

Laurel, Miss. Route 4 Avera. Miss. Laurel Eklisville, Miss. Ellisville, Miss. Richton, R 4 Richton, Miss. Rt. 1 Richton, Miss. Rt. 4 Richton R #1 Richton Richton Laurel, Miss.

STATE OF MISSISSIPPI COUNTY OF JONES

This day personally appeared before me, the undersigned authority G.M. Smith, Donis L. Carter, E.L. Satcher, J.K. Walley, Eee Walley, Eallie Roberts, S.A. J. Walley, C.E. Roberts, W.M. Freeman, H.W. Beachem, Z.M. Meadors, I.R. Bradshaw, Baxter Walley, J.W. Robbins, E.L. Freeman, A.D. Nix, M.R. Learne, A. T. Conton W. E. Howard, J.W. Smith, incorporators of the corporation known, M.R. Learne, A. T. Conton W. E. Howard, J.W. Smith, incorporators of the they A.D. Nix, M.R. Legg, A.W. Carter, W.E. Howard, J.W. Smith, incorporations of the corporation signed and as the SOUTH MISSISSIPPI DAIRY PRODUCERS ASSOCIATION, who acknowledged that they dened and as the south Mississippi Dairy producers articles of incorporation, as their act and dened and association. signed and executed the above and foregoing articles of incorporation, as their act and deed on the south MISSISSIPPI DAIRY PRODUCERS ASSOCIATION, who acknowledges at their act and deed and executed the above and foregoing articles of incorporation, as their act and deed on this the 21 day of April, A.D., 1932. J. J. Mundell, Notary Public

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE JACKSON

I, Walker Wood, Secretary of State, do certify that the Charter of Incorporation hereto attached entitled the Charter of Incorporation of SOUTH MISSISSIPPI DAIRY PRODUCERS ASSOCIATION was pursuant to the provisions of Article 2, Chapter 99, Code of Mississippi of 1930, Recorded in the Records of Incorporations in this office Book No. 31, pages 395-396.

Given under my hand and the Great Seal of the State of Mississippi hereunto affixed this 21st day of April, 1932.

SVE A L

Walker Wood, Secretary of State

108 ACCIDENT OF 1991 33-34 16 27 RECORD OF CHARTERS 31-STATE OF MISSISSIPPI Certified Capy of Decree & Chaucery Country of Herritan Guelly Miss ! Lated December 15, 1938 dissolving this Capperation - Filed This Decerter 17, 1938. Wacker Wood secretary & State CHARTER OF INCORPORATION OF #5292 CITIZENS INSURANCE AGENCY The corporate title of said Company is Citizens Insurance Agency. 2. The names and postoffice addresses of the incorporators are: E. W. Sadler, postoffice address, Biloxi, Mississippi; E. F. Sadler, postoffice address, Biloxi, Mississippi; W. E. White, postoffice address, Biloxi, Mississippi.

3. The domacile of the corporation shall be Biloxi, Mississippi. The amount of authorized capital stock is \$1,000.00, no par value divided into one hundred shares. No privileges and restrictions except those now imposed by law. Sale price of stock \$10.00 per share. 7. The purpose for which the corporation is created is to engage in the selling of 6. Period of existence fifty years. life, fire, accident, tornado and casualty insurance and to act as general insurance and real estate brokers, and to do anything not contrary to law in conducting a real estate and insurance brokerage business and to exercise the powers conferred by Chapter 100, Code of ississippi of 1930, and amendments thereto. 8. All stock of the corporation as above set forth shall be subscribed and paid for before the corporation begins business. E. W. Sadler E. F. Sadler W. E. White STATE OF MISSISSIPPI COUNTY OF HARRISON Personally appeared before the undersigned authority in and for said County and State, W. Sadler, E. F. Sadler and W. E. White, who each acknowledged that they executed and delivered the foregoing instrument on the day of the date thereof. Given under my hand and seal of office this 19th day of April, 1932. W. J. Grant, Notary Public Received at the office of the Secretary of State this the 22nd day of April, A.D. 1932 together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State Jackson, Miss. April 22nd, 1932. I have examined this charter of incorporation and am of the United States. Violative of the Constitution and laws of this State, or of the United States. Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON The within and foregoing Charter of Incorporation of CITIZENS INSURANCE AGENCY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty Second day of April, 1932. By the Governor Sennett Conner Walker Wood, Secretary of State Recorded: April 25rd, 1932.

398 This lead by beare of Chancey Court of Lands dal Courts, Oct. 27, 1934 RECORD OF CHARTERS 31-STATE OF MISSISSIPPI #5288 AMENDMENT TO CHARTER OF INCORPORATION OF FIRESTONE SERVICE STORES, INC. Be it known that, in pursuance of a resolution duly passed by unanimous vote of all of the stockholders of Firestone Service Stores, Inc., the charter of incorporation of said Firestone Service Stores, Inc., approved May 24, 1929 and amended on January 21, 1932, is hereby amended so as to read as follows: 4. Amount of authorized capital stock is \$5,000.00; all to be common stock. H. V. Winter H. V. Winter, President R. M. Kimmel R. M. Kimmel. Secretary

V. M. Greer V.M. Gbeer

State of Ohio County of Summit

This day personally appeared before me, the undersigned Notary Public in and for said County, the within named H. V. Winter, President; R. M. Kimmel, Secretary; and V. M. Greef being all of the stockholders of First President; R. M. Kimmel, Secretary; and V. M. Greef being all of the stockholders of Firestone Service Stores, Inc., who each acknowledged that they signed and executed the above and foregoing amendment to the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of said company as their act and dood or the charter of incorporation of the charter of of said company as their act and deed on this the 12th day of April, 1932.

> Helen Mason, Notary Public My commission expires 3-29-35

I, the undersigned, do hereby certify the following to be a complete, true and correct, of a certain resolution of the stockholders of the stockholders. copy of a certain resolution of the stockholders of FIRESTONE SERVICE STORES, INC., a corporation duly organized and existing under the laws of the State of Mississippi the 11th resolution was duly adopted at a special meeting of the said stockholders held on the 11th day of April, 1932, a quorum being present, and is set forth in the minutes of said meeting. and the said resolution has not been rescinded nor modified:

"Resolved, that the authorized capital stock of the corporation be reduced from \$50,000 5,000, divided into 50 shares of the non-relation to reduced from \$50,000 for the non-relation to the reduced from \$50,000 for the reduced

to \$5,000, divided into 50 shares of the par value of \$100 each."

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of said corporation this 21st day of April, 1932.

R. M. Kimmel. Secretary

Received at the office of the Secretary of State, this the 18th day of April, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his animical to the Attorney General for his opinion.

Walker Wood. Secretary of State

Jackson, Miss., April 23, 1932

I have examined this charter of incorporation and am of the opinion that it is not ative of the Constitution and laws of the opinion that it is violative of the Constitution and laws of this State, or of the United States.

> W. W. Pierce, Assistant Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of FIRESTONE SERVICE In testimony who are a proved. STORES, INC., is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty-Third day of April, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: April 25, 1932.

Osyka, Miss., April 22, 1932

At a meeting of shareholders of the E. C. Fortenberry Co., Inc., held this day the following resolution was adopted by all shareholders being present, namely

Mrs. E. C. Fortenberry holding 393 shares 5 holding E. C. Fortenberry ΙŤ 1 holding J. L. Cutrer TT holding 1 A. Butscher

> Total number of shares 400

par value \$100.00

Resolution:

Be it resolved that the capital stock of the E. C. Fortenberry Co. Inc., be reduced to \$10,000.00 by amendment of Section (4) of the Charter which is dated the 31st day of January, 1928.

There being no further business meeting adjourned.

E. C. Fortenberry, President J. L. Cutrer, Secretary

State of Miss., County of Pike

D

This day personally appeared before me, the undersigned authority E. C. Fortenberry President and J. L. Cutrer Secretary of The E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the Secretary of the Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and J. L. Cutrer Secretary of the E. C. Fortenberry President and President an Secretary of The E. C. Fortenberry Company, a corporation organized under the laws of the State of Mississippi, who, after being by me first duly sworn stated upon oath; That they are the duly elected and acting President and Secretary, respectively of said

corporation.

The above and foregoing is true and correct copy of stockholders meeting and resolution the adopted at said meeting of the stockholders of said company duly convened and held in the city of a city of Osyka, Miss., on the 22nd day of April, 1932 at which said meeting a majority of Outstanding Outstanding and voted for said resolution as outstanding stock of company was represented in person and voted for said resolution as shown in the said company. shown in the minutes of stockholders meeting of the said company.

E. C. Fortenberry, President Secretary J. L. Cutrer,

Sworn to and subscribed before me, this 23 day of April, in the year, 1932.

W. H. Grace, Notary Public

Received at the office of the Secretary of State this the 25th day of April, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to Walker Wood, Secretary of State the Attorney General for his opinion.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of THE E. C. FORTENBERRY INC. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State QQ. INC., is hereby approved. of Mississippi to be affixed, this Twenty Seventh day of April, 1932.

Sennett Conner By the Governor Walker Wood, Secretary of State

Recorded: April 27, 1932.

400 Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934
RECORD OF CHARTERS 31—STATE OF MISSISSIPPI THE CHARTER OF INCORPORATION #5302 0F THE J.M. GRIFFIN COMPANY. The corporate title of said company is "The J. M. Griffin Company." The names and postoffice addresses of the incorporators are: J. M. Griffin, postoffice address, Estes, Mississippi; Marshall W. Amis, postoffice address, Meridian, Mississippi. 3. The domicile of the corporation is at Estes, Winston County, Mississippi. The amount of authorized capital stock, the classes thereof, and the privileges and restrictions of each class thereof are as follows: (a) One thousand (1000) shares of preferred stock of the par value of one Hundred Dollars (\$100.00) per share, and two thousand (2000) shares of Common Stock without nominal or par value. (b) Holders of eithernor both the Preferred Stock and the Common Stock shall be entitled to notice of all meetings of the stockholders and shall have the right to attend, participate in and vote at all meetings of the stockholders, either in person or by their attorney in fact duly appointed in writing, and whall be entitled to one (1) vote for each share of stock, either Preferred or Common, or both.

(c) Holders of the Preferred Stock shall be entitled to preference as to dividends. payable only out of profits or earnings, to the extent of Eight Dollars per share per annum payable semi-annually, which preferred dividend shall be cumulative. (d) The Preferred Stock may be called and retired, either in whole or in part, or any semi-annual dividend date, at the option of the Board of Directors, upon payment to the holder or holders the rest the control of the Board of Directors, upon payment to the holder or holders the rest the semi-annual dividend the semilong as any accrued dividends remain due and unpaid on any of the Preferred Stock. All profits and earnings of the Company over and above the cumulative preferred

holder or holders thereof the sum of One Hundred Dollars per share plus all accrued and unpaid dividends thereon, provided however that such Booffeen and Professional Control of the Booffeen and Con dividends thereon, provided however that such Preferred Stock shall only be called and retired out of profiss of earnings of the Company and that out of profiss of earnings of the Company, and that none shall ever be called or retired so

dividend of Eight Dollars per share per annum on the Preferred Stock shall inure to the share and shall be distributed among and paid to the boldson of the distributed among and paid to the boldson of the share and shall be distributed among and paid to the boldson of the share and shall be distributed among and paid to the boldson of the share and shall be distributed among and paid to the boldson of the share and shall be distributed among and paid to the boldson of the share and shall be distributed among and paid to the boldson of the share and shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among and paid to the boldson of the shall be distributed among the shall be distrib of and shall be distributed among and paid to the holders of the Common Stock, pro rata, share for share, provided however that no dividend shall are because of the Common Stock, pro rata, stock for share, provided however that no dividend shall ever be declared or paid on the Common Stock so long as any of the Preferred Stock shall be contained as any of the preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock shall be contained as any of the Preferred Stock s so long as any of the Preferred Stock shall be outstanding and unredeemed.

(f) In the event of liquidation or dissolution, in any manner caused or brought about, ers of the Preferred Stock shall be cartiful in any manner caused or brought about. the holders of the Preferred Stock shall be entitled to be paid by preference and priority the holders of the Common Stock up to buy not in the holders of the Common Stock up to buy no the holders of the Common Stock up to buy not in excess of One Hundred Dollars per share, plus all accrued and unpaid dividends. All the bollers of the Common Stock up to buy not in excess of One Hundred Dollars per share, and all the bollers are the bollers. all accrued and unpaid dividends. All the balance of the assets shall be distributed among paid to the holders of the common stock pro rets paid to the holders of the common stock pro rata, share for share.

5. The Common Stock shall be without nominal or par value, but the initial sale price the thereof shall be One Dollar per share. The Board of Directors of the Corporation shall whole sutherity at any regular crecial at any regular crecial at the share whole authority, at any regular, special or called meeting thereof, by a majority vote of the whole board, to change the sale price thereof provided it board, to change the sale price thereof provided it shall never be less than One Dollar per share.

The period of existence of the corporation shall be fifty years.

(a) To purchase, construct, equip, own, maintain, lease and operate sawmills, kinds veneer mills, dry kilns. lumber wards mills, veneer mills, dry kilns, lumber yards, and mills and manufactories of any and all working in or manufacturing lumber wood lumber and manufacturing lumber. working in or manufacturing lumber, wood, lumber products or wood products; Also to buy, wood and deal in lumber, logs, timber lands timber wood. and deal in lumber, logs, timber lands, timber, wood, lumber products or wood products; Also to buy, wood products of all kinds; also to purchase construct products of all kinds; also to purchase, construct, equip, own, maintain and operate all such loggng rail@oads, tram roads and commisseries of the such loggns rail@oads rail@ loggng railtoads, tram roads and commissaries as may be necessary or proper in connection aforemany of the mills and manufactories aforesaid. any of the mills and manufactories aforesaid; also to conduct and carry on the business are said and to do and perform any and all things what carrying on and conducting the business aforesaid; also to purchase, own, hold, hypothecate of any may be necessary or proper to be done in any dispose of all such real estate, not exceeding the amount allowed by the property said and to do and perform any and all things whatsoever necessary or proper to be done to carrying on and conducting the business of the care dispose of all such real estate, not exceeding the amount allowed by law, and personal property as may be necessary or proper in the conduct of the business.

(b) The foregoing shall be construed both as objects and powers, and in addition there or ation shall have and exercise all of the rights and powers, and in addition or at 100 of the Marian exercise all of the rights and the markets and powers. the corporation shall have and exercise all of the rights and powers conferred by the provisions of Chapter 100 of the Mississippi Code of 1930 and all construct the corporation shall have and exercise all of the rights and powers conferred by the provisions of Chapter 100 of the Mississippi Code of 1930 and all constructions.

of the capital stock, either common or preferred, or both, shall have been subscribed and paid

J. M. Griffin Marshall W. Amis

STATE OF MISSISSIPPI

Personally appeared before me, the undersigned authority in and for said County and State COUNTY OF NESHOBA incorporation who acknowledged before me that they signed and delivered the foregoing charter of incorporation as and for their own act and deed

Given under my hand and official seal, this the 15th day of April, 1932.

Received at the office of the Secretary of State this 27th day of April, A.D. 1932, with the sum of \$214.00 deposited to cover the recording fee and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and I am of the opinion that it is not ative of the Constitution and leve of the Const violative of the Constitution and laws of this State or of the United States. This the 27th day of April A.D. 1932.

> Greek L. Rice, Attorney General ByW. W. Pierce. Asst.

STATE OF MISSISSIPPI

The within and foregoing Charter of Incorporation of J. M. GRIFFIN COMPANY is hereby red. EXECUTIVE OFFICE, JACKSON

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Governor approved. of Mississippi to be affixed, this Twenty Seventh day of April, 1932. By the Governor Sennett Conner Walker Wood, Secretary of State Recorded: April 27, 1932.

BANNER DAITY PRODUCTS, INC. (A.A.L.) CANTON. MISSISSIPPÍ

ARTICLES OF ASSOCIATION AND INCORPORATION

Article 1. J. I. Keating, postoffice address, Canton, Mississippi; C.H. James, postoffice Address, Canton, Mississippi; J.A. Cook, postoffice Address, Canton, Mississippi, A.A. Strong, postoffice address, Canton, Mississippi; Frank Larson, postoffice address, Canton, Mississippi; C. R. Neal, postoffice address, Canton, Mississippi; J. G. Rieder, postoffice address, Canton, Mississippi; H. N. Winger, postoffice address, Canton, Mississippi; R. E. Spivey, Jr. Mississippi; H. N. Winans, postoffice address, Canton, Mississippi; R. E. Spivey, Jr., Postoffice address, Canton, Mississippi; Isaac Edwards, Postoffice Address, Canton, Mississippi; A. D. Kuehl, Postoffice Address, Canton, Mississippi; being ten or more producers of agricultural products, in the State of Mississippi, and desiring that they, their associates and special products, in the State of Mississippi, and desiring that they, their associates and special products. and successors, shall come under the provisions of Chapter 99, of the Mississippi Code of 1930, by these presents, enter into articles of association and incorporation, as follows: Article 2. The name of the Association and Corporation is Banner Dairy Products, Inc.,

(A.A.L.). The period of the existence of the Association and Corporation is fifty years. Article 3. The domicile of the Association and Corporation is: Canton, Mississippi. Article 4. Article 5. The Association and Corporation is to be organized and operated under Chapter

Mississippi Code of 1930, styled Co-operative Associations.

Article 6. The purposes of the Association and Corporation are as set out in Chapter 99, assissippi Code of 1930. Article 7. The powers of the Association and Corporation are as set out in Chapter 99, lississippi Code of 1930, and, in addition thereto, all other powers necessary or incidental to the operation of any business or undertaking of the Association and Corporation in Conformity to Co conformity to Chapter 99, Mississippi Code of 1930.

> J. I. Keating C. H. James J. A. Cook A. A. Strong Frank Larson C. R. Neal J. G. Rieder H. N. Winans R. E. Spivey, Jr., Isaac Edwards A. D. Kuehl

STATE OF MISSISSIPPI

MADISON COUNTY Before me, the undersigned authorityk daly commissioned and qualified to take and certify Before me, the undersigned authorityk dally commissioned and qualified to take and certify toknowledgements in and for said County and State, personally appeared the within names J. I. Reating, C. H. James, J. A. Cook, A. A. Strong, Frank Larson, C. R. Neal, J. G. Rieder, H. Winans, R. E. Spivey, Jr., Isaac Edwards, A. D. Kuehl, who each, acknowledged that they signed delivered the foregoing Articles of Association and Incorporation of the Banner Dairy products. The strong their act and deed. Froducts, Inc., (A.A.L.) as and for their act and deed.

Given under my hand and official seal, this the 28 day of April, 1932.

Robert C. Randel, Circuit Clerk

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE JACK 30 N

Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the Articles of Association and Incorporation of BANNER DAIRY PRODUCTS, INC. (A.A.L.) hereto Chapter 99. Code of Mississippi of 1930, filed in my said office, this the 28th day of April, 1931, and one copy thereof recorded in the Records of Incorporations, in this office, in the .31 of Page 403 and the ather 2000 thereof returned to said Association. Book No. 31, and one copy thereof recorded in the Records turned to said Association. Give 31, at Page 401, and the other copy thereof returned to said Association. Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed, this 28th day of April, 1932.

Walker Wood, Secretary of State

Suspended by State Tax Commission 600 as Authorized by Section 15, Chapter 121, Laws of Mississippi 1 ORD OF CHARTERS 31-STATE OF MISSISSIPPI THE CHARTER OF INCORPORATION #5302 0FTHE J.M. GRIFFIN COMPANY. The corporate title of said company is "The J. M. Griffin Company." The names and postoffice addresses of the incorporators are: J. M. Griffin, postoffice address, Estes, Mississippi; Marshall W. Amis, postoffice address, Meridian, Mississippi. The domicile of the corporation is at Estes, Winston County, Mississippi.

The amount of authorized capital stock, the classes thereof, and the privileges and restrictions of each class thereof are as follows:

(a) One thousand (1000) shares of preferred stock of the par value of One Hundred Dollars (\$100.00) per share, and two thousand (2000) shares of Common Stock without nominal

or par value. (b) Holders of eithernor both the Preferred Stock and the Common Stock shall be entitled to notice of all meetings of the stockholders and shall have the right to attend, participate in and vote at all meetings of the stockholders, either in person or by their attorney in fact duly appointed in writing, and whall be entitled to one (1) vote for each share of stock, either Preferred or Common, or both.

(c) Holders of the Preferred Stock shall be entitled to preference as to dividends, payable only out of profits or earnings, to the extent of Eight Dollars per share per annum

payable semi-annually, which preferred dividend shall be cumulative. (d) The Preferred Stock may be called and retired, either in whole or in part, the any semi-annual dividend date, at the option of the Board of Directors, upon payment to the holder or holders thereof the sum of One Hundred Dollars per share plus all accrued and unpaid dividends thereon, provided however that such Brodenia Cornel and accrued and netired dividends thereon, provided however that such Preferred Stock shall only be called and retired out of profiss of earnings of the Company and the out of profiss of earnings of the Company, and that none shall ever be called or retired so long as any accrued dividends remain due and unpaid on any of the Preferred Stock.

All profits and earnings of the Company over and above the cumulative preferred Eight Dollars per characters. dividend of Eight Dollars per share per annum on the Preferred Stock shall inure to the share of and shall be distributed among and poid to the benefit of and shall be distributed among and paid to the holders of the Common Stock, pro rata, share for share, provided however that no dividend shall are to the Common Stock, pro rata, stock for share, provided however that no dividend shall ever be declared or paid on the Common Stock, pro rata, stock so long as any of the Preferred Stock shall be an expectation of the common stock.

(f) In the event of liquidation or dissolution, in any manner caused or brought about, the holders of the Preferred Stock shall be entitled to be paid by preference and priority over the holders of the Common Stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the Common stock up to buy not in average of the the holders of the Common Stock up to buy not in excess of One Hundred Dollars per share, plus all accrued and unpaid dividends. All the balance of the assets shall be distributed among paid to the holders of the common stock are not as paid to the holders of the common stock pro rata, share for share.

The Common Stock shall be without nominal or par value, but the initial sale price shall be One Boller per characters. thereof shall be One Bollar per share. The Board of Directors of the Corporation shall have authority, at any regular, special or called most in authority, at any regular, special or called meeting thereof, by a majority vote of the whole board, to change the sale price thereof board, to change the sale price thereof provided it shall never be less than One Dollar per share. share.

The period of existence of the corporation shall be fifty years. The purposes for which the corporation is created are as follows:

(a) To purchase, construct, equip, own, maintain, lease and operate sawmills, planing eneer mills, dry kilns, lumber words mills, veneer mills, dry kilns, lumber yards, and mills and manufactories of any and all sell, working in or manufacturing lumber wood lumber mills and manufactories of any and all sell, working in or manufacturing lumber, wood, lumber products or wood products; Also to buy, wood and deal in lumber, logs, timber lands timber wood. and deal in lumber, logs, timber lands, timber, wood, lumber products or wood products; Also to buy, wood products of all kinds; also to purchase construct products of all kinds; also to purchase, construct, equip, own, maintain and operate all such loggng railfoads, tram roads and commission to equip, own, maintain and operate all such loggng railtoads, tram roads and commissaries as may be necessary or proper in connection aforeany of the mills and manufactories aforesaid; also to conduct and carry on the business in said and to do and perform any and all things with said and to do and perform any and all things whatsoever necessary or proper to be done in and carrying on and conducting the business aforesaid; also to purchase, own, hold, hypothecate dispose of all such real estate not exceeding the property dispose of all such real estate, not exceeding the amount allowed by law, and personal proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, and the business aforesaid; also to purchase, own, hold, hypothecate ty as may be necessary or proper in the conduct of the business aforesaid; also to purchase, and purchase the business aforesaid; also to purchase, and the business aforesaid; also to purchase, and the business aforesaid; also to purchase, and the business aforesaid; also to purchase the business aforesaid; also to business aforesaid; also

The foregoing shall be construed both as objects and powers, and in addition provisions the might and powers, and in addition provisions the Microscopic and exercise all of the might and powers, and in addition provisions the Microscopic and powers and in addition provisions and the Microscopic and powers and in addition provisions and the Microscopic and powers and the might are the Microscopic and powers and the might are the Microscopic and powers and the might are the Microscopic and the Microscop the corporation shall have and exercise all of the rights and powers conferred by the provisions.

8. The corporation

of the capital stock, either common or preferred, or both, shall have been subscribed and paid to

J. M. Griffin Marshall W. Amis

STATE OF MISSISSIPPI

Personally appeared before me, the undersigned authority in and for said County and State (. Griffin and Marshall W. Amis, the incorporation COUNTY OF NESHOBA incorporation who acknowledged before me that they signed and delivered the foregoing charter of incorporation as and for their own act and decoder and delivered the foregoing charter of incorporation as and for their own act and decoder. M. Griffin and Marshall W. Amis, the incorporators named in the foregoing charter of of incorporation as and for their own act and deed.

Given under my hand and official seal, this the 15th day of April, 1932.

Received at the office of the Secretary of State this 27th day of April, A.D. 1932, together the sum of \$214.00 deposited to cover the recording fee and referred to Attorney oral for his opinion. with the sum of \$214.00 deposited to cover the recording fee and referred to the Attorney General for his opinion. General for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and I am of the opinion that it is not ative of the Constitution and laws of the Const violative of the Constitution and laws of this State or of the United States. This the 27th day of April A.D. 1932.

Attorney General Greek L. Rice. $\mathbf{B}\mathbf{y}$ W. W. Pierce. Asst.

STATE OF MISSISSIPPI

The within and foregoing Charter of Incorporation of J. M. GRIFFIN COMPANY is hereby red. EXECUTIVE OFFICE. JACKSON

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Governor approved. of Mississippi to be affixed, this Twenty Seventh day of April, 1932. By the Governor Sennett Conner Walker Wood, Secretary of State

Recorded: April 27, 1932.

BANNER DAITY PRODUCTS, INC. (A.A.L.) CANTON. MISSISSIPPÍ

ARTICLES OF ASSOCIATION AND INCORPORATION

Article 1. J. I. Keating, postoffice address, Canton, Mississippi; C.H. James, postoffice Address, Canton, Mississippi; J.A. Cook, postoffice Address, Canton, Mississippi, A.A. Strong, postoffice address, Canton, Mississippi; Frank Larson, postoffice address, Canton, Mississippi; C. R. Neal, postoffice address, Canton, Mississippi; J. G. Rieder, postoffice address, Canton, Mississippi; R. E. Spivey, Jr., Postoffice address, Canton, Mississippi; R. E. Spivey, Jr., Postoffice address, Canton, Mississippi; Isaac Edwards, Postoffice Address, Canton, Mississippi; A. D. Kuchl Postoffice Address, Canton, Mississippi; being ten or more producers Mississippi; A. D. Kuehl, Postoffice Address, Canton, Mississippi; being ten or more producers of agricultural products, in the State of Mississippi, and desiring that they, their associates and successors, shall come under the provisions of Chapter 99, of the Mississippi Code of 1930, by the component of the provision of the component of the c 1930, by these presents, enter into articles of association and incorporation, as follows: Article 2. The name of the Association and Corporation is Banner Dairy Products, Inc.,

(A.A.L.). The period of the existence of the Association and Corporation is fifty years. Article 4. The domicile of the Association and Corporation is: Canton, Mississippi.

Article 5. The Association and Corporation is to be organized and operated under Chapter Article 3.

Mississippi Code of 1930, styled Co-operative Associations. Article 6. The purposes of the Association and Corporation are as set out in Chapter 99, assissippi Code of 1930.

Article 7. The powers of the Association and Corporation are as set out in Chapter 99, ississippi Code of 1930, and, in addition thereto, all other powers necessary or incidental to the operation and Corporation in to the operation of any business or undertaking of the Association and Corporation in Conformity to Chapter 99, Mississippi Code of 1930.

> J. I. Keating C. H. James J. A. Cook A. A. Strong Frank Larson C. R. Neal J. G. Rieder H. N. Winans R. E. Spivey, Jr., Isaac Edwards A. D. Kuehl

STATE OF MISSISSIPPI

MADISON COUNTY Before me, the undersigned authorityk dally commissioned and qualified to take and certify Before me, the undersigned authorityk dally commissioned and qualified to take and certify acknowledgements in and for said County and State, personally appeared the within named J. I. Leating, C. H. James, J. A. Cook, A. A. Strong, Frank Larson, C. R. Neal, J. G. Rieder, H. Winans, R. E. Spivey, Jr., Isaac Edwards, A. D. Kuehl, who each, acknowledged that they signed delivered the foregoing Articles of Association and Incorporation of the Banner Dairy Products. The Froducts, Inc., (A.A.L.) as and for their act and deed.

Given under my hand and official seal, this the 28 day of April, 1932.

Robert C. Randel, Circuit Clerk

STATE OF MISSISSIPPI JACK OF SECRETARY OF STATE

Articles of Association and Incorporation of BANNER DAIRY PRODUCTS, INC. (A.A.L.) hereto that the ched, together with and Incorporation of BANNER DAIRY PRODUCTS. ttached, together with a duplicate thereof, was pursuant to the provisions of Article 1, the provision of Article 1931, and one copy thereof recorded in the Records of Incorporation. Ro. 31, at Page 401, and the other copy thereof returned to said Association. Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed, this 28th day of April, 1932.

Walker Wood, Secretary of State

Mississippi.

THE CHARTER OF INCORPORATION OF THE

MUNICIPAL SECURITIES COMPANY.

The corporate title of said company shall be Municipal Securities Company. 2. The period of existence of the said corporation (not to exceed fifty years) is:

fifty years. The names and postoffice addresses of the incorporators are: Hugh C. Williams, Postoffice Address, Meridian, Mississippi; John R. Nunnery, Postoffice Address, Meridian,

The domicile of the corporation in this state is Meridian. Mississippi.

The amount of authorized capital stock is \$5,000.00. 5. The number of shares of which such capital stock shall consist is as follows: Hundred Fifty (350) shares Preferred stock; and Fifteen Hundred (1500) shares Common stock;

7. The Preferred stock shall be without nominal or par value; shall be subject to redemption iny time, upon 60 days notice at \$17.00 with full voting powers for each class. at any time, upon 60 days notice, at \$11.00 per share; shall have preference as to net assets of such corporation upon dissolution or winding and a state of the subject to retain the subject to retain of such corporation upon dissolution or winding and the subject to retain of such corporation upon dissolution or winding and the subject to retain of the subject to retain of the subject to retain of the subject to retain the subject to retain of the subject to retain the subject t such corporation upon dissolution or winding up of the corporation, if voluntary, up to \$11.00 a share, and if involuntary up to \$10.00 a share. a share, and if involuntary up to \$10.00 a share. Shall have the right to receive dividends payable annually up to and including 200 payable annually up to and including 80¢ per share, before any dividends shall be set apart or paid on the Common stock. The Common stock paid on the Common stock. The Common stock shall be without nominal or par value, shall full participation in all the common stock shall be without nominal or par value, shall stock; full participation in all the earnings after the payment of dividends on the Preferred stock; shall have full participation in the material stock; shall have full participation in the net assets upon dissolution or winding up of the corporation, whether voluntary or involuntary, after the preferences to the Preferred stock have been made.

8. The sale price per share of the Preferred stock shall be \$10.00 per share; and that of Common stock shall be \$1.00 per share; have been made. the Common stock shall be \$1.00 per share; but the board of directors shall have the power

to fix or change such sale price at any regular or special meeting.

The corporation may commence business when 1000 shares of the Common stock have been loed and paid for. substribed and paid for. 10. The purposes for which the corporation is created are to buy and sell bonds of all kinds, notes, accounts, mortgages, deeds of trust, and liens on real or personal property evidences of indebtedness of every bind to trust, evidences of indebtedness of every kind, to hypothecate the same, to hold, own, and inderse such notes. accounts, mortgages, deeds of the trust, and liens on real or personal property seems and inderse such notes. such notes, accounts, mortgages, deeds of trust, bonds, liens and evidences of indebtedness; to lend money belonging to said corporation, to buy, own, and hold such real estate as may be necessary for the purpose of said corporation; to carry on the business of share of financial agents in all transactions relations to the carry of the business of share of every For financial agents in all transactions relating to the sale, transfer, or exchange of description of stocks, debenturew, bonds, mortgages, freehold or lease-hold property, and interests, reversions, or other security or interests, reversions. interests, reversions, or other security or investments for money, and all transactions and negotiations on commission relations to the security or investments for money, and all transactions negotiations on commission, relating to such business, and to advance or negltiate the advances of money at interest on security or otherwise, and to carry on the business of and bond brokers, land. estate and morters of stock

and bond brokers, land, estate, and mortgage agents, and brokers in all branches. 11. The management of the corporation shall be vested in the board of directors. The first meeting of the incorporators shall be held on two days notice in writing ime and place given by one of the

of the time and place given by one of the said incorporators to the other.

13. The corporation; in addition, has all the rights conferred by Chapter 100 of the Mississippi Code of 1930.

Hugh C. Williams John R. Munnery. Incorporators.

STATE OF MISSISSIPPI

Personally appeared before me the undersigned authority in and for said county and state that the foregoing of incorporation on the 27 day of April 1932 of incorporation on the 27 day of April, 1932. Given under my hand and seal this 27 day of April, 1932.

Mrs. Willis Harmon. Notary Public

Walker Wood. Secretary of State

h the sum of \$20.00 deposited to cover the records. This 28th day of April, 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion General for his opinion.

Jackson, Miss., April 29th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this State or of the United States.

> Greek L. Rice, Attorney General Assistant Attorney General By W. W. Pierce.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of MUNICIPAL SECURITIES COMPANY is by approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State hereby approved.

of Mississippi to be affixed, this Twenty Ninth day of April, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: April 30, 1932.

RECORD OF CHARTERS 39-STATE OF MISSISSIPPI

#5311

THE CHARTER OF INCORPORATION OF ANDERSON-GRITTMAN CHEVROLET COMPANY, DREW, MISSISSIPPI

The corporate title of said company is Anderson Grittman Chevrolet Company. 2. The names and postoffice addresses of the incorporators are: Fred Grittman, Drew, Mississippi; O. S. Anderson, Drew, Mississippi; O. B. Douglass, Drew, Mississippi; Wm. F.

Taylor, Drew, Mississippi.

3. The domicile of the corporation is Drew, Sunflower County, Mississippi.

4. The amount of capital stock is Ten Thousand Dollars (\$10,000.00), all of which shall be common stock, issued in shares of a par value of One Hundred Dollars (\$100.00) each, but the common stock, issued in shares of a par value of One Hundred Dollars (\$5,000.00) the corporation shall be authorized to commence business when Five Thousand Dollars (\$5,000.00) of capital shall be paid in.

5. The period of existence shall be fifty years. The purpose for which said corporation is created is to buy and sell automobiles and other types of motor cars; to buy and sell parts and accessories for motor cars; to conduct

a garage and service station business. 7. The rights and powers which may be exercised by this corporation are those granted by the laws of the State of Mississippi.

> Fred Grittman O. B. Douglass 0. S. Anderson Wm. F. Taylor, Incorporators

STATE OF MISSISSIPPI COUNTY OF SUNFLOWER

This day personally appeared before me, the undersigned authority, in and for the said State and County, Fred Grittman, O. S. Anderson, O. B. Douglass and Wm. F. Taylor, who each acknowledged that they signed and delivered the above and foregoing instrument of writing on April 2011 on April 30th, 1932, and for the purposes therein indicated. Given under my hand and official seal, this 30th day of April, 1932.

Cordelia Keith, Notary Public

Received at the office of the Secretary of State, this 2nd day of May, 1932, together With the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., May 2nd, 1932

I have examined this charter of incorporation and am of the opinion that it is not Violative of the Constitution and laws of this State, or of the United States.

GTTORNEY GENERAL By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of ANDERSON-GRITTMAN CHEVROLET COMPANY In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State is hereby approved. of Mississippi to be affixed, this 2nd day of May, 1932.

By the Governor

05

Sennett Conner

Walker Wood, Secretary of State

Recorded: May 2nd, 1932.

FOR AMENDMENT SEE BOOK 39-40 PAGE 328.

TO THE HONORABLE WALKER WOOD, SECRETARY OF STATE, JACKSON, MISS.

In conformity with the resolutions unanimously passed by the stock-holders and by the directors of Gulfport Chevrolet Company, at meetings thereof duly convened and held on April 26, 1932 (a certified copy of said resolutions being presented herewith) it was proposed to a mend the charter of said corporation by changing the name thereof from Gulfport Chevrolet Company to Jay Jay Chevrolet Company, and that Section 1 of the charter be amended so as to read, as amended:

1. The corporate title of said company is Jay Jay Chevrolet Company.

The charter is otherwise to remain as originally issued.

This April 27, 1932.

J. J. Harry, Jr., President

STATE OF MISSISS IPPI

HARRISON COUNTY

Before me, the undersigned Notary Public in and for the County and State aforesaid, this day personally appeared the within named J. J. Harry, Jr., President of Gulfport Chevrolet Company, who in my presence acknowledged that he executed the above and foregoing instrument on the day and date therein written.

Witness my signature and official seal, on this the 27th day of April, 1932.

Emma Wylie. Notary Public

BE IT RESOLVED that the name of this corporation be changed from Gulfport Chevrolet Company of Jay Jay Chevrolet Company, and that Section 1 of the charter of incorporation of this company shall be amended so as to effect a change of name in conformity with this resolution; and that said Section 1 of said charter, as amended, shall read as follows:

1. The corporate title of said company is Jay Jay Chevrolet Company.

I, Gladys E. Harry, secretary of Gulfport Chevrolet Company, hereby certify that the above and foregoing is a true and correct copy of a resolution passed by the stockholders, and also by the directors of said corporation at their respective meetings, duly convened and held on April 26, 1932, as shown by the minutes of said corporation, of which I am custodian.

Witness my signature, with the seal of said corporation affixed, on this April 27, 1932.

Gladys E. Harry.

Received at the office of the Secretary of State, this 29th day of April, 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., May 1st, 1932

I have examined this amendment to the charter of incorporation of Gulfport Chevrolet Company, and am of the opinion that it is not violative of the constitution and laws of this state or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of GULFPORT CHEVROLES COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Second day of May, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: May 2, 1932.

THE CHARTER OF INCORPORATION OF CLINTON CEMETERY ASSOCIATION

1. The corporate title of said company is Clinton Cemetery Association.
2. The names of the incorporators are: J.R.Hitt, postoffice, Clinton, Mississippi; M.P.L.Berry, postoffice, Clinton, Mississippi; W.D.Potter, postoffice, Clinton, Mississippi; Mrs. O.R.Johnson, postoffice, Clinton, Mississippi; P.I.Lipsey, postoffice, Clinton, Mississippi; Mrs. O.R.Johnson, postoffice, Clinton, Mississippi; Tohn H. Fox Jr.

Clinton, Mississippi; O. B. Taylor, postoffice, Jackson, Mississippi; John H. Fox, Jr., postoffice, Clinton, Mississippi.

3. The domicile is at Clinton, Hinds County, Mississippi.

This corporation is a non-share corporation, organized for civic improvement purposes, and shall issue no shares of stock, nor divide dividends nor profits among its members.

5. The period of existence is fifty years.

The purposes for which it is created are: To establish, purchase, maintain and keep in order such cemetery or land for Cometery purposes, as may be owned or controlled by the corporation, and to receive by purchase, donation, devise or otherwise land for such purposes; to own, hold, lease or Control plots or parcels of land to be laid out into lots for the purposes of sale to individuals or families, such lands to be held and occupied exclusively as a cemetery or cemeteries for the burial of the dead.

The corporation is further created for the purpose of acting as trustee for the benefit of the members of the association, in the reception and holding or disposing of lands, funds or donations to be used in the furtherance of the purposes herein expressed.

7. The corporation is authorized to begin business upon the approval and recordation

8. The rights and powers that may be exercised by this corporation, in addition to of this charter. the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1950.

J.R.Hitt M.P.L.Berry W.D.Potter Mrs. O.R. Johnson P. I. Lipsey O. B. Taylor John H. Fox, Jr., Incorporators

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned authority, J. R. Hitt, M.P.L. Berry, W.D.Potter, Mrs. O.R.Johnson, P.I.Lipsey, O.B.Taylor and John H. Fox, Jr., incorporators of the correction. tors of the corporation known as Clinton Cemetery Association, who acknowledged that they signed signed and executed the above and foregoing articles of incorporation as their act and deed on this the 30 day of April, 1932.

Given under my hand and seal of office this 30 day of April, 1932.

S. A. Causey, Notary Public Hinds County, Miss.

Received at the office of the Secretary of State this the 4th day of May, 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood. Secretary of State

Jackson, Miss., May 4th, 1932

I have examined this Charter of Incorporation and am of the United States. Viblative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By Herbert Nunnery, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of Clinton Cemetery Association is In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State hereby approved. of Mississippi to be affixed, this Fifth day of May, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: May 5, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI FEB 1 4 1935

#5314

THE CHARTER OF INCORPORATION OF DAVIS FISHERIES, INC.

The corporate title of said company is Davis Fisheries, Inc. The names of the incorporators are: H. A. Davis, Pascagoula, Miss.; Francis W. Taylor,

Pensacola, Fla., E. J. Braswell, Pensacola, Fla. The domicile is at Pascagoula, Mississippi.

Amount of aspital stock and particulars as to class or classes thereof: Two thousand (\$2,000) Dollars; all common stock.

5. Number of shares for each class and par value thereof: forty shares, par value fifty

(\$50) Dollars each.

The period of existence (not to exceed fifty years) is fifty (50) years. The purpose for which it is created: The corporation proposes to engage in the seasons of Possessian at Possessian food business, at Pascagoula, Mississippi. It expects to handle fish, oysters, shrimp, crabs and to do a general sea-food business; it proposes to handle and sell all such commodities, and to that end expects to operate and maintain at Pascagoula, Mississippi, a place of business for the receiving, storing and handling of said commodities, for the receiving, storing and handling of said commodities; it expects to operate boats, trawls, and other suitable tackle for the containing of said commodities; it expects to operate boats, areas trawls, and other suitable tackle for the catching and transportation of sea food; it expects to buy, store and resell such commodities, and for the handling and catching thereof, may operate boats an its own account or on a share basis, or may buy any and all such commodities from others for the purpose of storing and such commodities from others for the purpose of storing and resale. It may also operate canning factories at Pascagoula, Mississippi, for the canning, packing and preserving of fish, shrimp, oysters of other sea foods, as well as other commodities, and, to that end may own, operate and enjoy either by lease, rent or purchase, all suitable real and and restricted as other commodities. either by lease, rent or purchase, all suitable real and personal property necessary for the carrying out of the corporate purposes carrying out of the corporate purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100,6ode of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may a business: The company expects to start business: begin business: The company expects to start business when One Thousand (\$1,000) Dollars shall have been subscribed and naid on its conital attack. have been subscribed and paid on its capital stock.

> H. A. Davis Francis Wm. Taylor E. J. Braswell, Incorporators

STATE OF FLORIDA COUNTY OF ESCAMBIA

This day personally appeared before me, the undersigned authority H. A. Davis, Francis Windows and E. J. Braswell, incorporators of the corporation known as the Davis Fisheries, who acknowledged that they signed and executed the characteristics are a second and executed the corporation of the corporation of the corporation who acknowledged that they signed and executed the corporation of th who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 30th day of April 1020

My commission expires Nov. 19th, 1932

Received at the office of the Secretary of State this the 5th day of May A.D. 1932; together with the sum of \$20.00 deposited to cover the recording fee, and referred to Attorney General for his ominion Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., May 5th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State, or of the United State of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of DAVIS FISHERIES, INC., is hereby

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Sixth day of May, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: May 6, 1932.

ARTICLES OF ASSOCIATION AND INCORPORATION WASHINGTON COUNTY ALFALFA GROWERS ASSOCIATION (A.A.L.)

We, the undersigned E. J. Lentz, Lyon Koch, M. R. Park, Jere B. Nash, J.M.Robertshaw and B.D.Davis of Greenville, W.H.Hardie of Tralake, J. C. Hoogland of Longwood, B.N.Darnell of Glen Allen and Jno. A. Collier of Leland, Mississippi, all being residents of the State of Mississippi, and producers and successors and successors and producers. and producers of agricultural products, desiring that we, our associates and successors, shall come under Chapter 109 of the Laws of Mississippi of 1930, known as the Agricultural Association w, and enjoy its benefits, do here voluntarily associate ourselves together for the purpose of forming association. Without capital of forming and incorporating a non-profit cooperative marketing association, without capital stock and without individual liability, and enter into Articles of Association and Incorporation and Under any stock and without individual liability, and enter into Articles of Association and Description and Under any stock and without individual liability, and enter into Articles of Association, without capital stock and without individual liability, and enter into Articles of Association, without capital stock and without individual liability, and enter into Articles of Association, without capital stock and without individual liability, and enter into Articles of Association and Incorporation and Incorporatio under said law, in duplicate and signed and acknowledged by all those named herein, to be filed with the With the Secretary of State of Mississippi, and recorded as required by said statute, setting forth the following:

The name of this Association is Washington County Alfalfa Growers Association (A.A.L. Article 1.

The period of existence shall be fifty years. Article 2.

The domicile shall be at Greenville, in the county of Washington, State of Article 3. Mississippi. Said incorporated association is to be organized and operated under said Chapter

Article 4. 109 of the Laws of Mississippi of 1930. Article 5. The purposes for which the Association is formed are: To promote the interests of agriculture and to exercise and enjoy all the rights, powers, privileges and immunities, styling and the exercise and enjoy all the rights, powers, privileges and immunities, styling and to exercise and enjoy all the rights, powers, privileges and immunities, styling and the laws of Mississippi of 1930. or by Elven, allowed or contemplated by said Chapter 109 of the Laws of Mississippi of 1930, or by

other laws of the State of Mississippi or the United States; and more specifically:-(a) To promote, foster, encourage and engage in the business of marketing alfalfa products or To promote, foster, encourage and engage in the business of madaction and marketing of the crops cooperatively; to minimize speculation and waste in the problems of said growers; said products; to stabilize said markets; to handle cooperatively the problems of said growers; and to exercise to stabilize said markets; to handle cooperatively the problems of said growers; and to exercise any and all of the purposes and powers permitted by said Agricultural Association Law;

(b) To engage in any activity in connection with the production, grading, handling, storing, shipping, warehousing, processing, and marketing of alfalfa products or grain of the association and its members; and in the financing of any of said operations; to engage in any activity in connection with the members of supplies connection with the manufacturing, buying, selling, or furnishing to its members of supplies, machinery, or equipment, or in the financing of one or more of such activities, either by the association or the financing of one or more of such activities, either by the association or by its members;

To purchase and sell Alfalfa products or grain of its members; To acquire, handle, process and market said products of members hereof in any manner, in any capacity and on any basis that may be agreed upon and to do anything that is conductive to any such members and market said products of members had is conductive to any capacity and on any basis that may be agreed upon and to do anything that is conductive to any

of such purposes;

To borrow money and to incur indebtedness without limitations; To make advances and/or lend money to the members of the Association; and to accept as (1) To make advances and/or lend money to the members of the Association, and any other kind of securit for any such advances and/or loans, warehouse receipts, mortgages, and any other kind

(g) To render any service and/or provide any facility conducive to the producing, harvesting, living permitted by law; security permitted by law; receiving, processing, treating, grading, packing, storing, handling shipping, utilization, and/or marketing, processing, treating, grading, packing, storing, handling shipping, utilization, and/or

marketing of Alfalfa or grain products; (h) To purchase, lease, construct or otherwise acquire or have possession of such packing less and/or proper to care for, houses and/or receiving stations with such equipment as is necessary and/or proper to care for,

receive, handle, and prepare said crops for market; (i) nandle, and prepare said crops for market;
To acquire, improve, utilize, deal in, give as security and dispose of real and/or sonal property and property of and for furthering the business personal property and/or any interest therein on account of and for furthering the business of

To purchase or otherwise acquire and/or manufacture and/or sell or otherwise dispose of, the Association; thy or all supplies necessary or convenient for use in growing, handling, processing, or packing products. products;

(k) To guarantee, purchase, or otherwise acquire, hold, sell, assign, transfer, mortgage, ledge, or otherwise dispose of shares of the capital stock, bonds, or other evidence of indebted-less created by the dispose of shares of the ruppose of furthering the alfalfa products or grain tess created by other corporations for the purpose of such stock to exercise all the rights and Insiness authorized herein and while the holders of such stock to exercise all the rights and

brivileges authorized herein and while the holders of the same; (1) (1) To borrow money for any of the purposes of this corporation without limitation; and to To borrow money for any of the purposes of this corporation without and to secure the same bonds, deeds of trust, debentures, notes or other obligations therefor and to secure the by place of trust, debentures, notes or other obligations without any same bonds, deeds of trust, debentures, notes or other obligations therefore the property of this torporation of mortgage, or deed of trust on the whole or any part of the property of this torporation of the property of this torporation of the property o corporation either real or personal, or to issue bonds, notes, or other obligations without any security security.

such security. (m) To do each and everything necessary, suitable or proper for the accomplishment of any one purposes to do each and everything necessary, suitable or proper for the accompanion of conducive purposes or the attainment of any one or more of the objects herein enumerated or conducive and expedient for the attainment of any one or more of the objects herein enumerated or conducive and the expedient for the interest or benefit of the Association, and to contract accordingly; and the addition to the interest or benefit of the Association, and privileges necessary or incident to the expedient for the interest or benefit of the Association, and to contract you incident to the addition, to exercise and possess all powers, rights, and privileges necessary or incident to the purposes to exercise and possess all powers, rights, and privileges in which it is engaged, and purposes to exercise and possess all powers or to the activities in which it is engaged, the purposes for which the Association is organized or to the activities in which it is engaged, in addition, to exercise and possess all powers, rights, and privileges in which it is engaged, and purposes for which the Association is organized or to the activities in which the State to the addition of the law under which the addition of the law under which the addition of the law under which the activities of the law under which the activities in which it is engaged, and purposes for which the Association is organized or to the activities in which it is engaged, and privileges granted by the laws of the law under which it is engaged, and privileges granted by the laws of the law under which it is engaged, and purposes for which it is engaged, and purposes for which it is engaged, and purposes for which it is engaged. in addition, any other rights, powers, and privileges granted by the laws of the State to other addition, any other rights, powers, and privileges granted by the laws of the law under which the corporations, except such as are inconsistent with express provisions of the law under which associations, except such as are inconsistent with express provisions of the law under which the sociations of the law under which the sociation of the law under which the law under which the sociation of the law under which the law under which the sociation of the law under which the law

this association is organized, and to do any such thing anywhere;

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(n) minimum of any other rights, possible the such that are of any other than the such that are of any other than the such that are of any other than the such than the such that are of any other than the such that are the such that are the such than the such that are the such or (n) The objects specified herein shall, except where otherwise expressed, be in no way limited the stricted by reference to or inference from the terms of any other clause or paragraph of these thickes of the second by reference to or inference from the terms of any other clause or paragraph of these thickes of the second by reference to or inference from the terms of any other clause or objects and powers, intestricted by reference to or inference from the terms of any other clause of places and powers, and the so construed both as to objects and powers, and the foregoing shall be so construed both as to objects and powers, and the foregoing shall be so construed both as to objects and powers, and the foregoing shall be so construed both as manner the general powers, the enumerous points are necessary. the enumeration thereof shall not be held to limit or restrict in any manner the general powers of the enumeration thereof shall not be held to limit or restrict in any manner the general powers of the State of Mississippi, all of which are hereby control in the enumeration; and the foregoing shall not restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration thereof shall not be held to limit or restrict in any manner that are hereby the enumeration that are hereby the enumeration that are hereby the limit of the state of the state of the state of the limit of the limi

expressly claimed. This Association is formed by producers of alfalfa products or grain and is to be operated for mutual harmation is formed by producers, and shall conform to, be governed by, this Association is formed by producers of alfalfa products or grain and is to be governed by, and mutual benefit of the members thereof as such producers, and shall conform to, be governed by, and shall conform to be governed by, and mutual benefit of the Congress of the conformation of the members thereof as such producers, and benefits of an Act of the Congress of the contributions. mutual benefit of the members thereof as such producers, and shall conform to, be so of the the entitled to all the provisions, restrictions, and benefits of an Act of the Congress of the the state, under which the entitled benefit of the members thereof as such products of an Act of the tong products, and benefits of an Act of the tong products, ted States to all the provisions, restrictions, and benefits of an Act of Agricultural products, and benefits of an Act of the United State, under which the over the control of the United States or of the States entitled "An Act to authorize association of producers of Agricultural producer which the bruary 18, 1922, and of the "Agricultural Association Law of the United States or of this Association is formed and of the "Agricultural of the Congress of the United States or of the tassociation is formed and on any other act of the Congress of agricultural products or his Association is formed, and/or any other act of the Congress of agricultural products or help, now in formed, and/or adopted, applicable to producers and marketing of such products. , now in force, or hereafter adopted, applicable to producers of agricultural products or associations, or hereafter adopted, applicable to producers of agricultural products or associations. delr now in force, or hereafter adopted, applicable to producers of agricultural products of a such products in force, or hereafter adopted, applicable to producers of agricultural products or associations in furthering the more orderly receiving, handling, and marketing of such products or article 6

Article 6. This association is organized without capital stock, and no dividends shall ever Article 6. This association is organized without capital stock, and no dividends shall ever baid on the membership capital, if any, of this association. Only growers of alfalfa products or shall be admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association and if any member admitted to membership in this association. teases shall be admitted to membership in this Association and if any member admitted to membership in this Association and if any member admitted to membership in this Association and if any member admitted to membership in this Association and if any member admitted to membership autotically be a producer of alfalfa products or grain his membershipin the Association alfalfa fucts or grain his membershipin the Association than alfalfa fucts or grain his membershipin the Association shall not handle or deal in alfalfa fucts or grain his Association shall not handle or deal in alfalfa or grain of non-member hereof.

Suspended by State Tax Commission as Authorized by Section 15, Chapter DEC 10 1934

121, Laws of Mississippi 1934 RECORD OF CHARTERS 31-STATE OF MISSISSIPPL

#5322

THE CHARTER OF INCORPORATION OF

L. L. HERMAN SHOE COMPANY. INCORPORATED

1. The corporate title of said Company is L. L. Herman Shoe Company, Incorporated.
2. The names of the incorporators are: L. L. Herman, postoffice, Vicksburg, Mississippi; Rhona B. Herman, postoffice, Vicksburg, Mississippi; R. L. Dent, Jr., postoffice, Vicksburg, Mississippi.

The domicile is at Vicksburg, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: Five Thousand Dollars (\$5,000.00) Common Stock, represented by one hundred (100) shares of the par value of Fifty Dollars (\$50.00) each.

5. Number of shares for each class and par value thereof: One hundred (100) shares of

Common Stock of the par value of Fifty Dollars (\$50.00) each.

The period of existence (not to exceed fifty years) is fifty years.

The purpose for which it is created: Retail mercantile business, more particularly the buying and selling, at wholesale and retail, shoes for both men, women and children, and fool wear of various kinds together with all allies wear of various kinds, together with all allied and interdependent lines of business connected with said sale of merchandise and footware to buildings and real estate, and all equipment necessary or incidental for carrying out the purposes.

purposes. The rights and powers that may be exercised by this corporation, in addition to the fore-

going, are those conferred by Chapter 100, Code of Mississippi of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: This corporation may commence business when twenty (20) shares of the Common Stock have been paid for in full.

> L. L. Herman Rhona B. Herman R. J. Dent. Jr.

STATE OF MISSISSIPPI

WARREN COUNTY

Personally appeared before me, the undersigned, a Notary Public in and for Warren County in the State of Mississippi, the within named L. L. Herman, Rhona B. Herman and R. L. Dent, of incorporators of the corporation known as the L. L. Herman Shoe Company, Incorporated, each of whom acknowledged that they signed and executed the foresting anticles are incorporation as their whom acknowledged that they signed and executed the foregoing articles of incorporation as the late and deed on this the 9th day of May 1932

Given under my hand and official seal on said the 9th day of May, 1932.

Bessie Davis, Notary Public

Received at the office of the Secretary of State, this 11th day of May, A.D. 1932, together the sum of \$20.00 deposited to cover the sum of \$20.00 deposited to cover the with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., May 12th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this State or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE **JACKSON**

The within and foregoing Charter of Incorporation of L. L. HERMAN SHOE COMPANY, INCORPORATED In testimony whereast In testimony whereof, I have hereunto set my hand and caused the Great Sealloß the State

of Mississippi to be affixed, this 12th day of May, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: May 12, 1932.

AMENDMENT TO CHARTER OF

HENDERSON HARDWARE COMPANY .

At a meeting of the stockholders of the Henderson Hardware Company, held in Aberdeen, At a meeting of the stockholders of the henderson hardware company, holders were present assissippi, on the 30th day of April, 1932, at which meeting all stockholders were present in person, it was ordered that the charter of said Company be amended, as herein set out below, and all the stockholders adopting and all as shown by the attached certified copy of a resolution of the stockholders, adopting and approving the propased amendments, which amendments we respectfully ask be granted.

Amend Section 4 of the original charter of this Company, so as to read as follows:
"Section 4: The Capital stock of this corporation shall be \$10,000.00, divided into 100

thares of the par value of \$100.00 each.

Amend Section 6 of the original chart er of this Company, so as to read as follows: Section 6: The affairs of the corporation shall be managed and its business transacted by Board of two or more directors, to be selected from their number by a majority in number and mount of stock of the stockholders, and the directors shall elect the officers, prescribe their duties and fix their compensation."

T. H. McFarland, D. H. Hale, President Secre tary

STATE OF MISSISSIPPI COUNTY OF MONROE

Personally appeared befor me, the undersigned authority, the above named T. H. McFarland, resident, and D. H. Hale, Secretary, respectively, of the Henderson Hardware Company, who ecknowledged that they signed the foregoing statement and affiexed the corporate seal of said company thereto, at the direction of and as the act of said Henderson Hardware Company. WITNESS my signature, this 9th day of May, 1932.

G. M. Holmes, Notary Public

AMENDMENT TO CHARTER OF HENDERSON HARDWARE COMPANY.

At a meeting of the stockholders of the Henderson Hardware Company, held in Aberdeen, Mississ-tollowing recolutions of April, 1932, at which meetingall stockholders were present in person, the

Whereas, Section 4 of the original charter of incorporation of this Company, as amended, following resolution was unanimously adopted:

The capital stock of this corporation shall be \$15,000.00, divided into 150 shares of the provides as follows:

par value of \$100.00 each"; and, whereas, all of said capital stock has been subscribed and taken; and, whereas, all of said capital stock has been subscribed and taken; and, whereas, all of said capital stock has been subscribed and taken; and, whereas, all of said capital stock has been subscribed and taken; and, whereas, all of said capital stock has been subscribed and taken; and, Whereas, all of said capital stock has been subscribed and carporation be reduced; Whereas, it is now desirable that the capital stock of said corporation be reduced;

Now, Therefore, Be it resolved, that Section 4 of the original charter of incorporation, as theretofore amended, be further amended to read as follows:

"The Comittee of the desirable that the capital stock of said composation as a section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation, as the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorporation and the section 4 of the original charter of incorpo

The capital stock of this corporation shall be \$10,000.00, divided into 100 shares of the per value of \$100.00 each"; and,
BE IT FURTHER RESOLVED, that the officers and Board of Directors be, and the same are hereby

BE IT FURTHER RESOLVED, that the officers and Board of Directors be, and the same.

The cold to cancel \$5,000,00 of said capital stock now outstanding and retire the same.

Whereas, Section 6 of the original charter of incorporation of this Company provides as

The affairs of the corporation shall be managed and its business transacted by a Board of e or more as a corporation shall be managed and its business transacted by a Board of The affairs of the corporation shall be managed and its business dansactor, and amount of three or more directors, to be selected from their number by a majority in number and amount of took of the corporation shall elect the officers, preseribe their duties tock of the stockholders, and the directors shall elect the officers, prescribe their duties

and fix their compensation"; and Now, Therefore, Be it Resolved, that said Section 6 be amended to read as follows:

The affairs of the corporation shall be managed and its business transacted by a Board of or more directly of the corporation shall be managed and its business transacted by a mount of some directly in number and amount of some directly in the some directly in number and amount of some directly in the some d Whereas, it is desirable that this Section be changed: The affairs of the corporation shall be managed and its business transactor of amount of stock or more directors, to be selected from their number by a majority in number and amount of stock the stock of the stock their compensation."

At said meeting, the Chairman and Secretary were authorized and directed to do all acts and has because he had been said meeting, the Chairman and Secretary were authorized and directed to do all acts and had said meeting, the Chairman and Secretary were authorized and directed to do all acts and had said meeting, the Chairman and Secretary were authorized and directed to do all acts and had said meeting, the Chairman and Secretary were authorized and directed to do all acts and had said meeting, the Chairman and Secretary were authorized and directed to do all acts and had said meeting. their compensation. the capital stock of said corporation and the amendment of the charter, as above set out.

Chairman T. H. McFarland, Secretary D. H. Hale,

STATE OF MISSISSIPPI

Personally appeared before me, the undersigned authority, the above named T.H.McFarland, and resolutions and that they signed she foregoing meeting, who acknowledged that they signed she foregoing that they signed the stockholders of the foregoing meeting, who acknowledged that they signed she foregoing meeting the state of the stockholders. resolutions and that same were duly and legally adopted as and for the act of the stockholders the Henderson Hardware Company.

WITNESS my signature, this 6th day of May, 1932.

Notary Public G. M. Holmes,

Received at the office of the Secretary of State, this the 11th day of May, A.D. 1932, other with the office of the Secretary of State, this the 11th day of May, A.D. 1932, other with the office of the Secretary of State, this the 11th day of May, A.D. 1932, other with the office of the Secretary of State, this the 11th day of May, A.D. 1932, other with the office of the Secretary of State, this the 11th day of May, A.D. 1932, other with the office of the Secretary of State, this the 11th day of May, A.D. 1932, other with the secretary of State, this the 11th day of May, A.D. 1932, other with the secretary of State, this the 11th day of May, A.D. 1932, other with the secretary of State, this the 11th day of May, A.D. 1932, other with the secretary of State, this the 11th day of May, A.D. 1932, other with the secretary of State, the se Received at the office of the Secretary of State, this the 11th day of May, he to the letter with the sum of \$10.00 deposited to cover the recording fee, and referred to the cover the recording fee.

Attorney General for his opinion. Walker Wood, Secretary of State

Mockson, Miss., I have examined this amendment to charter of incorporation and am of the opinion that it lay 11th, 1932 is have examined this amendment to charter of incorporation and amounted States violative of the constitution and laws of this State, or of the United States

Greek L. Rice, Attorney General

By W. W. Pierce, This Carparation hissolved and its charter Surrendend to the State by a diene of the sharing faith of this morning county, mississippe, sated January 21, 1942 - Certified Copy of Said decree fill in this oppie This 2nd day of February 1947. Wasker wood, Dicy, of State.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of HENDERSON HARDWARE COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of the

By the Governor Walker Wood, Secretary of State

Recorded: May 12th, 1932

Sennett Conner

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5323

THE CHARTER OF INCORPORATION OF

HUNT & WHITAKER. INC.

1. The corporate title of said company is Hunt & Whitaker, Inc.
2. The names of the incorporators are: George Hunt and B. W. Pigott, both of Jackson, Mississippi.

3. The domicile is at Jackson, Hinds County, Mississippi.

4. Amount of capital stock and particulars as to class or classes is \$5,000, all common stock, par value, \$100.00 per share.
5. Number of shares for each class and par value thereof: 50 shares of common stock of

the par value of \$100.00 per share.

6. The period of existence is 50 years. 7. The purpose for which it is created: To do a general retail and/or wholesale merchandising business; to conduct a brokerage business; to loan money in accordance with the laws of the State of Mississippi and to accept security therefor; to buy, own, sall, lease, rent and otherwise acquire and dispose of real and personal property of every kind and description, but not to use any of said property, real or personal, for any purpose not authorized by law.

The rights and powers that may be exercised by the corporation in addition to the foregoing are those conferred by Chapter 100, Code of Mississippi of 1930 and all laws amendatory thereto.

8. Number of shares of each class to be subscribed and paid for before the corporation hay begin business; corporation may begin business when \$1000.00 of said stock has been subscribed for and paid for.

George Hunt B. W. Pigott, Incorporators

STATE OF MISSISSIPPI

COUNTY OF HINDS This day personally appeared before me, the undersigned authority in and for the county state and personally appeared before me, the undersigned authority in and for the county This day personally appeared before me, the undersigned authority in and for the and state aforesaid, the above named, George Hune and B. W. Pigott, incorporators of the corporation known as Hunt & Whitaker, Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed, on this the 11th day of May 1976 of May, 1932. Mary Gibson, Notary Public

Received at the office of the Secretary of State, this the 11th day of May, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., May 11th, 1932

I have examined this charter of incorporation and am of the opinion that it is not Violative of the constitution and laws of this State or of the United States.

Greek L. Rice, Attorney General J.A.Lauderdale, Assistant Attorney General By

STATE OF MISSISSIPPI ELECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of HUNT & WHITAKER, INC. is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State approved. of Mississippi to be affixed, this TWELFTH day of MAY, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: May 13, 1932.

THE CHARTER OF INCORPORATION OF

GARLAND & HARPER FURNITURE COMPANY

The corporate title of said Company is Garland & Harper Furniture Company, Inc. The names of the incorporators are: W. D. Garland, postoffice, Crystal Springs, Miss. R. E. Harper, postoffice, Crystal Springs, Miss.

3. The domicile is at Crystal Springs, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: \$5,000.00; Fifty (50) shares of common stock, par value \$100.00 per share.

5. Number of shares for each class and par value thereof: Common stock, 50 shares of the par value of \$100.00 per share.

6. The period of existence is fifty (50) years. 7. The purposes for which it is created .:

1. To buy, or manufacture, own, sell, lease, trade and/or barter goods, wares and merchandise--including paints, varnishes, automobile tires, parts and accessories, radios, refrigerators, etc.--for cash or on credit, or on consignment or commission, either at whole sale or retail and own and constant of the sale or retail and own and constant of the sale or retail. sale or retail; and own and operate a general furniture, hardware and mercantile business.

2. To do a general plumbing and also electrical business and to buy and sell, install

and repair such plumbing and electrical fixtures, and gas fixtures, as may be desired. 3. To buy, own, sell, lease, encumber, barter or exchange, occupy and use such real as may be necessary, incident or profitable in the community of the enterprise estate as may be necessary, incident or profitable in the carrying on of any of the enterprises herein enumerated.

4. And shall in addition have all the powers necessary or incident to the business for is created. which it is created.

8. Number of shares of each class to be subscribed and paid for before the corporation new n business: Thirty (30) shares of common there. begin business: Thirty (30) shares of common stock, of the par value of \$100.00 per share.

> W. D. Garland R. E. Harper Incorporators

State of Mississippi

Personally came and appeared before me, the undersigned Notary Public in and for the City of Crystal Springs, in the County and State aforesaid, the within-named W. DDGerland and Raper, incorporators of the corporation brown to Carlotte and Carlotte an County of Copiah Tapper, incorporators of the corporation known as Garland & Harper Funniture Company, the whopseverally nacknowledged what they signed and executed the foregoing articles of incorporation as their act and deed on this leth designed and executed the foregoing articles of incorporation. as their act and deed on this 16th day of May, A.D. 1932.

> Eleanor Russell, Notary Public My commission expires May 19, 1933

Received at the office of the Secretary of State, this the 16th day of May A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., May 16th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General Assistant Attorney General By W. W. Pierce,

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of GARLAND & HARPER FURNITURE COMPANY approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State is hereby approved. of Mississippi to be affixed, this SIXTEENTH day of MAY, 1932.

By the Governor

Walker Wood, Secretary of State

Recorded: May 16, 1932.

This corporation suspended by order of State Day Commission dated January 14, 1960, Copy filled in this office on January 14, 1960. Haber Ladnes Swelay of State

THE CHARTER OF INCORPORATION OF

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 SEP 14 1936

HAZLEHURST CANNING COMPANY

1. The corporate title is Hazlehurst Canning Company.
2. The names and postoffice addresses of the incorporators are: W. H. Brunson, Jacksonville, Florida; H.A. Shaver, Jacksonville, Florida; F.A. Barrow, Jacksonville, Florida;

3. The domicile of this corporation is City of Hazlehurst, Copiah County, Mississippi.

4. The total authorized capital stock of this corporation is Five Thousand Dollars

(\$5,000.00) divided into fifty (50) shares of the par value of One Hundred Dollars (\$100.00) each.

The period of existence of this corporation is Fifty (50) years. 5.

The purposes for which this corporation is created are: To erect, lease, own, operate, manage and conducy manufacturing plants and storage To erect, lease, own, operate, manage and conduce manufacturing plants and storage buildings for the purpose of canning, preserving and packing fruits, grains, meats, foods and vegetables and their by-products; to buy, sell and trade in same at wholesale and retail.

To own, acquire, pledge, buy, sell, convey, assign and transfer fruits, grains, meats, foods, vegetables and their by-products; to acquire by purchase or otherwise all real and formula property necessary and incident to the objects of this corporation.

To do arounthing recognize suitable and proper for the accomplishment of any of the To do everything necessary, suitable and proper for the accomplishment of any of the purposes and in furtherance of any of the powers hereinabove set forth to the same extent as hatural

matural persons might or could do. This corporation shall have and exercise all powers, privileges and rights conferred

by Chapter One Hundred of the Mississippi Code of One Thousand Nine Hundred Thirty.

W. H. Brunson H. A. Shaver T. A. Barrow

Incorporators.

TATE OF MLORIDA

COUNTY OF DUVAL This day personally appeared before me the undersigned authority, W. H. Brunson, H.A. Shaver and T. A. Barrow, incorporators of the corporation known as the Hazlehurst Canning Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 12th day of May, 1932.

Emma S. Reinbard, Notary Public Notary Public, State of Florida at Large My commission expires May 16, 1933.

Received at the office of the secretary of state this the 16th day of May, 1932, together with the sum of \$20.00 repording fee, and referred to the attorney general for his opinion. Walker Wood, Secretary of State

May 16th, 1932

I have examined this charter of incorporation and am of the United States. Violative of the constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

GTATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of HAZLEHURST CANNING COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 16th day of May, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: May 16, 1932.

Suspended by State Tax Commission Suspension set saids & racaled by latter of the Commission rec'd by as Authorized y Section 15, Chapter as Authorized y Section 15, Chapter 414 121, Laws of Mississippi 1934 RECORD OF CHARTERS 31-STATE OF MISSISSIPPL DEC 10 1834 as Authorized by Section 15, Chapi-21. Laws of Mississippi 1934 OCT 12 1938 CHARTER OF INCORPORATION #5327 OF J. B. TONKEL SHOPS, INC. 1. The corporate title of said company is J. B. Tonkel Shops, Incorporated. 2. The names and post office addresses of the incorporators are: J.B. Tonkel, Greenville, Mississippi; W.H.Dobbins, Greenville, Mississippi; R.Morgan, Greenville, Mississippi. 3. The domicile of the corporation is Greenville, Mississippi. The amount of authorized capital stock is Twenty Thousand Dollars (\$20,000.00), with the stock having a par value of One Hundred Dollars (\$100.00) per share. The sale price of the stock is One Hundred Dollars (\$100.00) par. The period of existence is fifty (50) years. The purposes for which the corporation is created are: To buy and sell addies' ready-to-wear and general merchandise, and to own or lease real estate for the purpose of conducting a mercantile business; to exercise all the rights and powers that are incident and restaurant and powers that are incident and restaurant and restauran rights and powers that are incident and usually exercised by mercantile business; to employ sales people, bookkeepers or other agents for the purpose of conducting said business; and to do any and all things that are necessary or incident to said mercantile business; and, in addition thereto, those that are generally conducting to the said mercantile business; and, in addition thereto, those that are generally conferred by the statutes. 8. The corporation may commence business when twenty-five per cent (25%) of the shares of k have been fully paid for. stock have been fully paid for.

J. B. Tonkel R. Morgan W. H. Dobbins,

Incorporators

STATE OF MISSISSIPPI COUNTY OF WASHINGTON

Personally appeared before me, the undersigned notary public in and for said county and state, the within-named J.B. TONKEL, W.H. DOBBINS and R. MORGAN, Incorporators, each of whom acknowledged that they signed the forested the fo acknowledged that they signed the foregoing Articles of Incorporation, on the day and year therein mentioned as their own acts and desired and search of the therein mentioned, as their own acts and deeds.

Given under my hand and official seal this the 12th day of May, 1932.

Laura Mogan. Notary Public

Received at the office of the Secretary of State, this the 14th day of May, A.D. 1932, together with the sum of \$50.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss.,

I have examined this charter of incorporation and am of the opinion that it is not violative the constitution and laws of this State or of the Walter Constitution and laws of this State or of the Walter Constitution and laws of this State or of the Walter Constitution and laws of this State or of the Walter Constitution and laws of this State or of the Walter Constitution and laws of the constitution and laws of this State or of the Constitution and the opinion that it is not violative constitution. May 16th, 1932 of the constitution and laws of this State or of the United States.

> Assastant Attorney General Greek L. Rice, Attorney General By W. W. Pierce,

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of J. B. TONKEL SHOPS, INCORPORATED is by approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State

of Mississippi to be affixed, this SIXTEENTH day of MAY 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: May 17, 1932.

ARTICLES OF INCURPORATION.

FOR AMENDMENT SEL BOOK 12-43 7 - 172

BE IT KNOWN, That the undersigned do hereby voluntarily associate ourselves together for the purpose of forming a banking corporation under the laws of the State of Mississippi, and do hereby certify:

First: That the name of this corporation shall be, "The Truckers Exchange Bank.

Second: That the place where its business is to be transacted is at Crystal Springs,

ississippi, in the State of Mississippi. Third: That the purpose for which this corporation is formed is to transact commercial banking mird: That the purpose for which this corporation is follows of Mississippi governing in accordance with the provisions of the laws of the State of Mississippi governing

banks and banking. Fourth: That the amount of the capital stock of this corporation shall be \$15,000.00 divided

into 150 shares of the par value of \$100.00 each. Fifth: That the names and places of residence of incorporators, and the number of shares subscribed by each are as follows:

Number of Shares Owned Name Kesidence 4. b. Breland 135-2/5 Crystal Springs, Miss . . Biggs, Jr., 9-3/5 T . Garland 2-TT Ħ . Otho Messer 11 3-11

Sixth. That the term for which this corporation is to exist is (not exceeding fifty years) fifty years. IN WITNESS WHEREOF, we have hereunto subscribed aur names this 17th day of May, A.D.1932.

> A. D. Breland Dr. Utho Messer J. T. Biggs, Jr. W. D. Garland

MATE OF MISSISSIPPI

HINDS COUNTY Personally appeared before me, a Natary Public in and for the said County, State above named to Breland, J. T. Biggs, Jr., Dr. Otho Messer, and W. D. Garland, who are personally known to be to be the be the same persons who executed the foregoing instrument of writing, and each for himself duly acknowledged the execution thereof as his free and voluntary act and deed. In testimony whereof, I have hereunto subscribed my name and affixed my Notorial Seal this the 17th day of May, A.D. 1932.

E. M. Shelton, Netary Public My commission expires March 4th, 1936

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

Mall To Whom These Presents Shall Come, Greeting:

the undersigned Superintendent of Banks of the State of Mississippi, do hereby certify the undersigned Superintendent of Banks of the State of MISSISSIPPI, TRUCKERS EXCHANGE BANK, CRISTAL Superintendent of Banks of the Organization of the TRUCKERS EXCHANGE BANK, RYSTAL SPRINGS, MISSISS IPPI.

The said bank has complied with all the provisions of the law and is hereby duly authorized transport

transact a banking business. Caven under my hand and the seal of the State Banking Department this the 18th day of May,

J. S. Love, Superintendent of Banks Received at the office of the Secretary of State, on this the 18th day of May, 1932, together the sum of the Secretary of State, and referred to the Attorney General th the sum of \$40.00 deposited to cover the recording fee, and referred to the Attorney General

his opinion. walker wood, Secretary of State ackson, Miss.

v 18th, 1932. I have examined this charter of incorporation and am of the opinion that it is not violative constitution. of the constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI PIECUTIVE OFFICE

The within and foregoing Charter of incorporation of TRUCKERS EXCHANGE BANK is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of the

h the Governor

Sennett Conner

Nelker Wood, Secretary of State May 18th, 1932.

ARTICLES OF ASSOCIATION AND INCORPORATION POULTRY GROWERS ASSOCIATION (A.A.L.)

Sec. 1. We, G.T. Grove of Copiah County, Mississippi, (P.O. address Beaureguard, Mississippi) H. H. Blackman of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Elma S. Wade of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi; Ruth B. Miller of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mrs. R.O. Catchings of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mrs. R.O. Catchings of County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mrs. R.O. Catchings of County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mrs. R.O. Catchings of County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mrs. R.O. Catchings of County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mrs. R.O. Catchings of County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mrs. R.O. Catchings of County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mrs. R.O. 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Mayes of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Leona McLemore of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); Mississippi, (P.O. address Hazlehurst, Mississip Mississippi, (P.O. address Hazlehurst, Mississippi); J. K. Morrison of Copian County, Mississippi (P.O. address Hazlehurst, Mississippi); J. K. Morrison of Copian County, Mississippi (P.O. address Hazlehurst, Mississippi); ippi, (P.O. address Hazlehurst, Mississippi); Bettie M. Shelton of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. Miller of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. Miller of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. Willer of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); P.O. address Hazlehurst, Mississippi); J. D. Willer of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. Willer of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. Willer of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. Willer of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. 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Willer of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. Willer of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. William County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. William County, Mississippi, (P.O. address Hazlehurst, Mississippi); J. D. William County, Mississippi, (P.O. a address nazlehurst, Mississippi); and C. H. Miller of Copiah County, Mississippi, (P.O. address Hazlehurst, Mississippi); the undersigned producers of Copiah County, Mississippi, (P.O. address in the Hazlehurst, Mississippi); the undersigned producers of agricultural and poultry products in the State of Mississippi desiring that we can add agricultural and poultry products in the state of Mississippi desiring that we can add to the state of Mississippi desiring that we can add to the state of Mississippi desiring that we can add to the state of Mississippi desiring that we can add to the state of Mississippi desiring that we can add to the state of Mississippi desiring that we can add to the state of Mississippi desiring the state of Mississippi desiring the state of Mississippi desiring that we can add the state of Mississippi desiring the State of Mississippi, desiring that we, our associates and successors, shall come under that 295 of the Laws of Mississippi of 1929 brown and successors, shall come under the 1929 brown associates and successors, shall come under the 1929 brown associates and successors, shall come under the 1929 brown associates and successors, shall come under the 1929 brown associates and successors, shall come under the 1929 brown associates and successors, shall come under the 1929 brown associates and successors. 295 of the Laws of Mississippi of 1928, known as the Agricultural Association Law, Chapter of the Code of Mississippi of 1930 and original Association Law, Chapter of the Code of Mississippi of 1930, and enjoy its benefits hereby enters into Articles of Association and Incorporation thereunder, in duplicate and signed and acknowledged by all those named herein. to be filed with the Secretary of State and signed and acknowledged by all those named herein. named herein, to be filed with the Secretary of State of the State of Mississippi, and recorded as required by said law for the purpose of boristics. as required by said law, for the purpose of beginning a corporation without capital stock and without individual liability as provided and all and accompanies as a provided and accompanies are accompanies as a provided accompanies are accompanies as a provided accompani without individual liability, as provided and allowed in said law, with all the rights, powers, privileges and immunities by said law gives or allowed in said law, with all the rights, privileges and immunities by said law given or allowed, setting forth the following:

The name of the organization shall be Poultry Growers Association (A.A.L.). Section 2.

The period of existence shall be fifty years.

The domicile shall be at Jackson, in the County of Hinds, in the State of Section 4.

Said incorporated association is to be organized and operated under said thapter of Mississippi of 1928, and under a transfer a transfer and operated under said thapter Mississippi. Section 5. 295 of the Laws of Mississippi of 1928, and under Article 1 of Chapter 99 of the Code of

Section 6. The purposes of said incorporated association are to promote the interests of cultural and poultry products and to operated association are to promote the interests of Mississippi of 1930. agricultural and poultry products and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by and immunities, given, allowed or contemplated by said Chapter 295 of the Laws of Mississippi of 1928, and Chapter 99 of the 1930 today of the of 1928, and Chapter 99 of the 1930 Code of Mississippi, or by other laws of the State of Mississippi or the United States.

IN WITNESS, we have hereunto subscribed our names in duplicate this the 14th day of May:

A.D. 1932.

G. T. Grove H. H. Blackmon Elma S. Wade Ruth B. Miller Mrs. R. O. Catching J. D. C. H. Miller

Mrs. John B. Mayer Leona McLemore J. K. Morrison Bettie M. Shelton J. D. Miller

STATE OF MISSISSIPPI

Before me Chancery Clerk in and for said County and State of this 14th day of May, 1932, sonally appeared G. T. Grove Bloom State of this 14th day of May, 1932, COUNTY OF COPIAH personally appeared G. T. Grove, Elma S. Wade, Mrs. R. O. Catching, Leona McLemore, Bettie M. Shelton, C. H. Miller, H. H. Blackman, Rith B. Miller, Mrs. John B. Mayes, J. K. Morrison, J. D. Miller, known to me to be the identical. J. D. Miller, known to me to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that the and voluntary act and deed for the use and purposes therein set forth, that they signed by placing their signatures in the blank spaces in the Witness my hand and official seal this the day and year above written.

R. L. Mullen, Chancery Clerk Bess Thompson, D. C. My commission expires 31st day of December, 1935.

STATE OF MISSISSIPPI DEFICE OF SECRETARY OF STATE JACK SON

I, Walker wood, Secretary of State, do certify that the Charter of incorporation hereto attached entitled the ARTICLES OF ASSOCIATION AND INCORPORATION OF POULTRY GROWERS ASSOCIATION (A.A.L.) was pursuant to the provisions of Charter Of Poultry GROWERS ASSOCIATION (A.A.L.) (A.A.L.) was pursuant to the provisions of Chapter 99, Code of Mississippi of 1930, Recorded the Records of Incorporations in this office Book No. 27 Given under my hand and the creat Seal of the State of Mississippi hereunto affixed this day of May, 1932.

23rd day of May, 1932.

Walker wood, Secretary of State.

SEAL

CHARTER OF INCORPORATION OF THE LITTLE CLUB

The corporate title of this Club shall be The Little Club.

The names and post office addresses of the incorporators are: (1) L.C. Williams, Waynesboro, Mississippi; (2) H. E. Eastburn, Waynesboro, Mississippi; (3) C.L. Westover, Waynesboro, Mississippi.

The domicile of the corporation shall be Waynesboro, Wayne County, Mississippi. The Little Club shall be a non-share corporation.

There shall be no stock of any description.

The period of existence of this corporation shall be fifty years.

The purpose for which this corporation is created are to promote, perpetuate and make permanent an environment wherein the social, civic, literary and recreational inclinations of the men of and around the town of Waynesboro, who desire to be members of said club, may be more pleasurably and profitably pursued. Said corporation shall own no property, either real or personal, it shall, however have the right to lease or rent such furniture and fixtures. fixtures as may be necessary to furnish a club-room, it may rent or lease a room or building Which may and shall be used only by members who have been properly and duly admitted to membership in said club, the same to be private and exclusively for the use of members of said club. Said corporation may subscribe for current magazines, daily newspapers, books and other line. other literature for the exclusive use of the members of said club. All furniture, fixtures and equipment, the room used and all magazines, books and newspapers which may be occupied and used by said Little Club shall be used only and exclusively for and by the boha fide members thereas thereof and no others. Said incorporated club shall have the right to collect a membership fee from each member each month, said fee to be commensurate with the will of the membership thereof All money collected thus shall be used in the payment of rent, lights, water, subscriptions and other incidental bills and expenses. Members may also be charged additional minimum fees for the payment of rent, lights, water, subscriptions and other incidental bills and expenses. Members may also be charged additional minimum fees for the payment of rent, lights, water, subscriptions and other incidental bills and expenses. Members may also be charged additional minimum fees for the payment of rent, lights, water, subscriptions and other incidental bills and expenses. the use of the baths, telephone and other special privileges and uses. The further rights and powers that may be exercised by said corporation in addition hereto are those conferred by

Chapter 100 of the 1930 Code of Mississippi. The minutes of said club, authorizing the incorporation of The Little Club are attached

hereto and asked to be considered herein.

C. L. Westever L. C. Williams H. E. Eastburn

STATE OF MISSISSIPPI

Personally appeared before me, the undersigned authority, in and for the county and state aforesaid, the therein named L. C. Williams, H. E. Eastburn and C. L. Westover, parties to the foresaid. the foregoing instrument of incorporation known to me personally to be such and simultaneously acknowled instrument of incorporation known to me personally to be such and simultaneously acknowled instrument of incorporation known to me personally to be such and simultaneously acknowledged the said instrument to be the act of the signers respectively and that the facts therein set forth are true as therein set forth.

Given under my hand and official seal, this 20th day of May, 1932, A.D.

C. J/ Jones, Notary Public

Received at the office of the Secretary of State this the 21st day of May, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss.,

5/21, 1932 I have examined this charter of incorporation and am of the opinion that it is not ative can be stored to the united States. Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of THE LITTLE CLUB is hereby approved. In the state In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this Twenty Third day of May, 1932.

By the Governor

Sennett Conner

Walker wood, Secretary of State

Recordec: May 24th, 1932.

CHARTER OF INCORPORATION OF COLUMBUS GOLFERS ASSOCIATION

The corporate title of said company is Columbus Golfers Association.

2. The names and postoffice addresses of the incorporators are: T. E. Lott, Columbus, Mississippi; J. W. Burnss, Columbus, Mississippi, T. E. Patton, Columbus, Mississippi.

3. The domicile of the corporation in this state is Columbus, Mississippi. 4. The amount of authorized capital stock is \$300;00, all common. The par value being \$1.00 per share.

5. The sale price per share shall be \$1.00.

The period of existence is 50 years 7. The purpose for which this corporation is created is to lease lands for the purpose of playing golf and to engage in the pastime known as golf, and in addition thereto those powers conferred by the provisions of Chapter 100 of the Mississippi Code of 1930.

8. The number of shares of common stock necessary to be subscribed and paid for before to corporation shall commence business the state of the subscribed and paid for before the corporation shall commence business the state of the subscribed and paid for before the subscribed and paid for before

said corporation shall commence business shall be forty.

Witness the hands of the incorporators this the 19 day of May, 1932.

T. E. Lott J. W. Burris T. E. Patton

STATE OF MISSISSIPPI

LOWNDES COUNTY Personally appeared before me, J. S. Marx, a Notary Public in and for Lowndes County, the Mississippi, the within named T. E. Lott, J. W. Burris and T. E. Patton, incorporators of the County of the Mississippi, the within named T. E. Lott, J. W. Burris and T. E. Patton, incorporators of the County of the Coun corporation known as Columbus Colfers Association, who acknowledged that as such incorporators, they signed. executed and delivered the forces. they signed, executed and delivered the foregoing articles of incorporation of said Columbia Golfers Association, as their act and deed on the date above written. Witness my signature this the 19 day of May, 1932.

J. S. Marx. Notary Public My commission expires 2/18/36

Received at the office of the Secretary of State this the 23rd day of May, A.D. 1932, together the sum of \$20.00 deposited to cover the recording for with the sum of \$20.00 deposited to cover the recording fee, and referred to the attorney general for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative the constitution and laws of this state of the state of the state of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Asst. Atty. Gen.

STATE OF MISSISSIPPI EXECUTIVE OFFICE . JACK SON

The within and foregoing Charter of Incorporation of COLUMBUS GOLFERS ASSOCIATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty Third day of May, 1932.

By the Governor Walker Wood, Secretary of State Sennett Conner

Recorded: May 24th, 1932

THE CHARTER OF INCORPORATION LAIRD MOTOR COMPANY, INCORPORATED

1. The corporate title of said company is: Laird motor company, incorporated 2. The names of the incorporators are: Mrs. Ellen M. Laird, postoffice, Brookhaven, Miss.; Mrs. J. R. Marketts, postoffice, Brookhaven, Miss.; Mr. H. E. Swinney, postoffice, Brookhaven, Miss.

3. The domicile is at Brookhaven, mississippi.

Amount of capital stock and particulars as to classes or class thereof: Twelve Thousand Dollars (\$12,000.00) 5. Number of share for each class and par value thereof: One Hundred Twenty (120)

shares. Far value thereof \$100.00.

6. The period of existence (not to exceed fifty) is fifty years.

the purposes for which it is created: (1) To buy, own, sell, exchange and rent automobiles, trucks, tractors, trailers and

motor vehicles of every kind and character, new and second hand.

(2) To buy, own, sell and exchange engines, motors and machines, operated by gas, Sasoline, petroleum, or other products, electricity or water power of every kind, stationary and movable mounted and unmounted, for commercial, household and pleasure uses.

(3) To operate stations, depots, tanks, pumps, and buy same and in all other ways store, sell and furnish gas, gasoline, oil, grease, fuel, water and air for motor vehicles and motors and machines of every kind and character.

(4) To buy, own, sell and deal generally in tires, tubes, parts (including tops, bodies, engines and running gear), accessories and equipment of every kind and character for meters, motor vehicles and machines of every kind and character.

(5) To repair, alter, paint, upholster and generally maintain and keep up motors, automobiles and motor vehicles and power machinery of every kind and operate shops therefor. used in connection with motors, radios, light systems and power machinery and equipment of every kind, and operate stations and shops therefor.

(7) To wash, oil and grease motors and motor vehicles and machines of every kind and character, and operate stations therefor. (8) To operate and maintain areas or yards for the parking of automobiles, tractors,

trucks and other motor vehicles. (9) To make temporary or permanent repairs to, furnish assistance to, and replenish Supplies of, motor vehicles disabled away from shop or garage, pick up wrecks, and perform all other acts commonly known as "service" or "road service".

(10) To do a general business in selling, installment and repairing motors, dynamos, generators, radios, and electrical equipment and supplies, and plants, parts, and supplies for artificial limits. artificial lighting systems.

(11) To buy, or sell and exchange farming machinery, road and street construction Machinery, implements and supplies of every kind and character. (12) To deal in morses, mules, cows, poultry and livestock of any and every

description (13) To handle, sell and otherwise deal in fertilizers and agricultural and farming

products of every description. (14) To perform any, all or any part of the foregoing powers as dealer or agent,

wholesale and retail, domestic and foreign. (15) To establish, operate and maintain such branch or branches, and build, buy,

Operate and maintain such building or buildings as may be necessary or desirable for the carrying carrying on of the businesses and powers above set forth.

(16) To buy, own, lease and otherwise acquire such real estate as may be necessary, incidental or desirable to the profitable carrying out of the enterprises enumerated, so far as permitted or desirable to the profitable carrying out of the enterprises enumerated, so far as permitted by the Laws of the State of Mississippi, now in force or hereafter enacted.

The term "motor vehicle" as used in this charter shall include all contrivances for power, propulsion and carriage on land, water and in air. whenever the work and is used there shall be implied also the use of "or", and vice Versa, commonly expressed "and/or", so that the corporation may without limitation or restriction, so that the corporation will exercise, and what article or tion, commonly expressed "and/or", so that the corporation may without and what article or articles and all times, elect what power or powers it will exercise, and what articles are any and all times, elect what power or powers it will exercise, and what articles are any and all times, elect what power or powers it will exercise, and what articles or articles it will handle.

8. Number of shares of each class to be subscribed and paid for before the corporation begin but of shares of each class to be subscribed and paid for before the corporation begin business: Ten Thousand Dollars either in case or its equivalent in property.

Mrs. Ellen M. Laird Mrs. J. R. Markette H. E. Swinney, Incorporators

STATE OF MISSISSIPPI COUNTY OF LINCOLN

This day personally appeared before me, the undersigned authority Mrs. Ellen M. Laird, J.R. Mark personally appeared before me, the undersigned authority Mrs. Ellen M. Laird Mot This day personally appeared before me, the undersigned authority mis. It is a laird Motor of the corporation known as the the corporation known a Company, Inc., who acknowledged that they signed and executed the above and foregoing articles incorporation, who acknowledged that they signed and executed the above and foregoing articles incorporation, who acknowledged that they signed and executed the above and foregoing articles incorporation. of incorporation as their act and deed on this the 23 day of May, 1932. R. Lee Mook, Circuit Clerk

R. Lee MOOK, 25th day of May, A.D. 1932, ther with the office of the Secretary of State, this the 25th day of May, A.D. 1932, tegether with the sum of \$34.00 deposited to cover the recording fee, and referred to the walker Wood, Secretary of State Attorney General for his opinion.

ackson, Mississippi, May 25, 1932. have examined this charter of incorporationand am of the opinion that it is not violative to constitute this charter of incorporationand among the United States.

of the constitution and laws of this state, or of the United States. Greek L. Rice, AttorneyeGeneral J. A. Lauderdale, Assistant Attorney General STATE OF MISSISSIPPI

ELECUTIVE OFFICE, JACKSON The Within and foregoing Charter of incorporation of LAIRD MOTOR COMPANY, INCORPORATED is hereby approved. in approved.

Listing to be additionally with the state of the state o

in testimony whereof, I have hereunto set my hand and 1932.

Mississippi to be affixed, this rwenty Fifth Day of May, 1932.

by the Governor Malker Wood, Secretary of State Recorded: May 25, 1932

Sennett Conner

AMENDMENT OF THE CHARTER OF RICHTON BANK & TRUST COMPANY OF RICHTON. MISSISSIPPI

The charter of incorporation of Richton Bank & Trust Company, of Kichton, Mississippi,

is amended in the following particulars, to-wit:

The amount of the capital stock of Richton Bank & Trust Company aforesaid is reduced from \$30,000.00 to 12,000.00, same to be divided into 120 shares of the par value of \$100.00 each, as authorized by resolution of the stockholders of Richton Bank & Trust Company passed on the 27th day of April, 1932, and recorded at page 58 of the minutes of said bank, a certified copy of which is attached here to.

WITNESS our signatures and the seal of said corporation on this the 28th day of May,

1932.

B. S. Stevens. President

O. B. Bowen. Cashier

STATE OF MISSISSIPPI

COUNTY OF PERRY

This day personally appeared before me, the undersigned authority in and for the state and county aforesaid, the within named B. S. Stevens and O. B. Bowen, who acknowledged that they signed and county aforesaid. they signed, sealed and delivered the above and foregoing proposed amendment of the charter of incorporation of Richton Bank & Trust Company on the day and year therein mentioned.

Given under my hand and official seal in the town of Kichton, this 28th day of May,

T. E. Taylor, Notary Public

At a special makeled meeting of the stockholders of the Richton Bank & Trust Company held in the bank building in the town of Richton, Mississippi, the following resolution was adopted:

WHEREAS the Richton Bank & Trust Company was forced to close its doors and is now in the hands of the State Banking Department, and

WHEREAS, it is the desire of the stockholders that said Richton Bank & Trust Company be reopened; and WHEREAS, it is found to be necessary to amend the charter of the Richton Bank & Trust

Company and reduce the capital stock of said corporation; and

WHEREAS the state banking laws have been amended by the legislature so as to allow closed banks to reduce their capital stock down to one-tenth of the unsecured deposits so as to allow them to reopen:

THEREFORE, BE IT RESOLVED by the stockholders of the michton Bank & Trust Company that the original charter of said bank be amended so as to reduce the capital stock from \$30,000.00 to \$12,000.00, the unsecured deposits in the bank as to reduce the capital stock from \$30,000.00. to \$12,000.00, the unsecured deposits in the bank heing less than ten times this latter sum.

BE IT FURTHER RESOLVED that the same as BE IT FURTHER RESOLVED that the president of the bank be authorized to take such steps as necessary to have the original charter and the bank be authorized to take such steps

are necessary to have the original charter amended as above provided.

STATE OF MISSISSIPPI

PERRY COUNTY

I, B. S. Stevens, President of the Richton Bank & Trust Company do hereby certify that the foregoing is a true and correct copy of the resolution adopted by the stockholders of the said Richton Bank & Trust Company at a special called meeting held on the 27th day of April, A.D. 1932.

WITNESS my hand, this the 20th day of May, A.D. 1932.

B. S. Stevens. President

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the 23d day of May, 1932 cause an examination to be made of the condition of the THE RICHTON BANK & TRUST COMPANY of Richton. Mississippi COMPANY of Richton, Mississippi.

The examination shows the said bank to be in a solvent condition and its affairs and records are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is hereby spaced. an amendment to its charter is hereby approved.

Given under my hand and the seal of the State Banking Department this the 2d day of

J. S. Love, Superintendent of Banks

Received at the office of the Secretary of State, on this the 2nd day of June, 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., June 2d, 1932.

June, 1932.

Walker Wood, Secretary of State

I have examined this amendment to the charter of incorporation of THE RICHTON BANK & TRUST COMPANY and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of Richton Bank & In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Trust Company is hereby approved. of Mississippi to be affixed, this 2nd day of June, 1932.

By the Governor

Sennett Conner

Walker Wood. Secretary of State

Recorded: June 3rd, 1932.

THE CHARTER OF INCORPORATION

OF

GREAT SOUTHERN OIL COMPANY.

1. The corporate title of said company if "Great Southern Oil Company." 2. The names and addresses of the incorporators are: G. C. Billups, Greenwood, Mississippi;

The names and addresses of the incorporators are.

Flournoy Boyls, Greenwood, Mississippi; Noble Evans, Greenwood, Mississippi.

The domicile of the corporation is Greenwood, Mississippi. The amount of the authorized capital stock is fifty (50) shares of the par value of One Hundred Dollars (\$100.00) each, amounting to the total sum of Five Thousand Dollars (\$5,000.00) all of which is common stock.

5. The period of existence is fifty years, (50).
6. The purpose for which it is created is to buy, sell and deal, at wholesale or retail, in gasoline, kerosene, naptha, petroleum products and/or petroleum by-products, lubricating oils. oils, grease, service station supplies and accessories and other merchandise or products, and to do and perform any and all other acts or things that may be found necessary, desirable or profitable, incidental to the above mentioned purposes, not contrary to or inconsistent with the Laws of Mississippi.

The rights, powers and privileges generally that may be exercised by this Corporation in addition to the foregoing, are those conferred by Chapter 100 of the Mississippi Code of

The number of shares of stock to be subscribed and paid for before the Corporation may begin business is Twenty (20) shares, and the same may be paid for in money or property.

> G. C. Billups W. Flournoy Boybs, Noble Evans, Incorporators

ACKNOWLEDGMENT.

STATE OF MISSISSIPPI

COUNTY OF LEFLORE Personally appeared before me, the undersigned authority in and for said County and State, c. crersonally appeared before me, the undersigned authority in an and the Corporation known as creat sillups, W. Flournoy Boyls and Noble Evans, Incorporators of the Corporation known as creat sillups, W. Flournoy Boyls and Noble Evans, Incorporators of the Corporation known as creat sillups, W. Flournoy Boyls and Noble Evans, Incorporators of the Corporation known as Great Southern Oil Company, who being first duly sworn, acknowledged that they signed and executed the foregoing articles of Incorporation, this the 6th day of June, 1932.

N. H. Montjoy, Police Justice in and for the City of Greenwood, Mississippi

Received at the office of the Secretary of State this the 7th day of June, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Ackson, Miss., June 7th, 1932

I have examined this charter of incorporation and am of the United States. Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce. Assistant Attorne Assistant Attorney General W. W. Pierce, Вy

TATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON The within and foregoing Charter of Incorporation of GREAT SOUTHERN OIL COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of the testimony whereof, I have hereunto set my name, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded June 8, 1932.

This corporation Court Ite decree
This corporation Court Ite decree
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STATE OF MISSISSIPPI COUNTY OF STONE.

BE IT KNOWN; that at a Special Meeting of the Stock Holders of the Wiggins Dry Goods Company, Inc., at which time a majority of the said Stock Holders were present and agreeing and consenting to the said meeting and to the transaction of any and all business was held at office of the Company upon the 1st day of June 1932, and among other acts and proceedings the following resolution was adopted to-wit:

BE IT RESOLVED; That Charter of the Wiggins Dry Goods Company, Inc., be amended as follows:

FIRST, The Corporate title of said Company is Rosenblum's Incorporated.
SECOND, The Post Office address of the Incorporators James Rosenblum and Debbia Rosenblum.

be at Picayune, Miss.

THIRD, The Domicile of the said corporation be at Picayune, Pearl River County, Mississippi BE IT FURTHER RESOLVED, That James Rosenblum, President and Debbia Rosenblum, Secretary be and is hereby authorized and directed to make any application to the Secretary of the and is hereby authorized to State for the proposed amendment of the said charter, and that they are hereby authorized to any and all things necessary and do any and all things necessary and requisite in the premises; and there being no further business the meeting adjourned.

Attest: Debbia Rosenblum. Secretary Wiggins Dry Goods Co.. Inc. Attest: James Rosenblum, President

I, Debbia Rosenblum, Secretary of Wiggins Dry Goods Company, Inc., hereby certifies that above and foregoing is a true and correct company, Inc., hereby certifies that the above and foregoing is a true and correct copy of Resolution Adopted upon the 1st day of June. 1932, at a Special Meeting of the Correct copy of Resolution Adopted upon the 1st day in June, 1932, at a Special Meeting of the Stock Holders thereof, as same appears of Record in the Minute Book of the said company, now in my custody and keeping. Witness my hand and signature this the 1st day of June, 1932.

> Debbia Rosenblum, Secretary

Received at the office of the Secretary of State, this the 11th day of June, A.D. 1953, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jacksonl Miss. June 11th. 1932.

Thave examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State or of the Triber of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

By W. W. Pierce, Attorney General General

STATE OF MISSISSIPPI EXECUTIVE OFFICE **JACKSON**

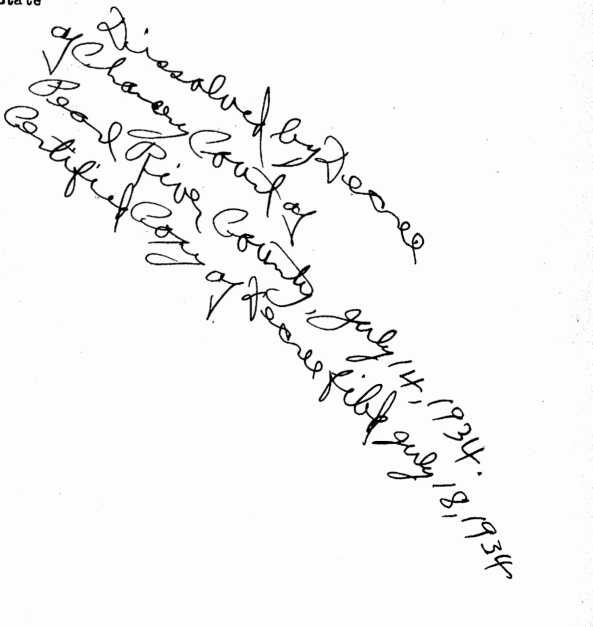
The within and foregoing Amendment to the Charter of Incorporation of WIGGINS DRY GOODS COMPANY, INC., is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 11th day of June, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: June 14, 1932.



CERTIFICATE OF AMENDMENT OF THE CHARTER OF INCORPORATION OF GOODYEAR SERVICE, INC., A MISSISSIPPI CORPORATION.

RESOLVED, that the corporate title of Goodyear Service, Inc. be changed to 'G S, Inc. and that in accordance therewith, Section 1 of the Charter of Incorporation of said Company be amended so as to read as follows:

1. The corporate title of said Company is G. S., Inc."

STATE OF OHIO COUNTY OF SUMMIT

This day, personally appeared before me, the undersigned authority, C. E. Cannon, Vice President, and L. W. Baker, Secretary, respectively of Goodyear Service, Inc., a corporation organized under the laws of the State of Mississippi, who, after being by me first duly sworn,

stated on oath: That they are the duly elected and acting Vice President and Secretary, respectively, of

said corporation;

That the above and foregoing is a true and correct copy of a resolution adopted at a meeting of the shareholders of said Company, duly convened and held in the City of Akron, Ohio on June 2, 1932, at which meeting all of the outstanding stock of the Company was present by proxy and voted for said resolution as whown in the minutes of shareholders meetings of said Company.

C. E. Cannon, Vice President Secretary L. W. Baker.

Sworn to and subscribed bffore me this 2nd day of June, 1932.

J. M. Jarboe, Notary Public My commission expires February 28, 1935

Received at the office of the Secretary of State, this the 13th day of June, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Backson, Miss., June 14th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of GOODYEAR SERVICE, INC. is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of in testimony whereof, I have hereunto set and 1932.

By the Governor

Sennett Conner,

Walker Wood, Secretary of State

Recorded: June 15, 1932.

Whereas, this special or called meeting of the stockholders of the Bank of Yazoo City, located in Yazoo City, Mississippi, was duly called in accordance with the terms of its by-laws and there was found present in person or by proxy a majority of the stockholders of this bank in number and in amount of stock held; and whereas, it is the sense of this meeting that the capital stock of said bank be reduced one-half, to-wit, from \$200,000.00 to \$100,000.00 by a reduction of the par value of the shares of stock in said bank from the amount of \$100.00 par value per share to the amount of \$50.00 par value per share; and whereas, this bank had to close its doors and suspend regular banking business subsequent to July 1, 1930; and whereas, it is to the best interest of this bank that the total amount of the reduction in the capital stock of said bank in accordance with this resolution be carried to the surplus account of this bank;

Now, therefore, in accordance with statutes made and provided, be it hereby resolved that subject to the express consent of the Superintendent of Banks and subject also to the approval of the Superintendent of Banks and of the Governor, the capital stock of this bank be reduced one-half in amount, to-wit, from \$200,000.00 to \$100,000.00, by reducing the par value of each share of stock of said bank from \$100.00 each to \$50.00 each, and that the total amount of said reduction to with \$100.000 can be said said. reduction, to-wit: \$100,000.00, be placed to the surplus account of this bank and that the charter of this bank be amended by striking from the present charter the amount of \$200,000.00 as the capital stock therein fired at \$200.000.00 as the capital stock therein fixed at \$100.00 and substituting in the place thereof a par value of each share of stock in said hard at \$200.00 and substituting in the place thereof a par value of each share of stock in said bank at \$50.00; and be it resolved also that said changes and said amendments to said charter be and the same each hereby are adopted subject to the approval of the Superintendent of Banks and of the Contract of the Superintendent of Banks and of the Contract of the Superintendent of Banks and of the Contract of the Superintendent of Banks and of the Contract of the Superintendent of Banks and of the Contract of the Superintendent of Banks and of the Contract of the Superintendent of Banks and of the Contract of the Superintendent of Banks and of the Contract of the Superintendent of the Superintendent of Banks and of the Superintendent of the Superintendent of Banks and of the Superintendent of the Superintendent of Banks and of the Superintendent of Banks and of the Superintendent of Banks and of the Superintendent of the Superintendent of Banks and Octavior of the Superintendent of Banks and Octavior of the Superintendent of Banks and Octavior of the Superintendent of Ba of the Superintendent of Banks and of the Governor.

We, H. M. Love, President of the Bank of Yazoo City, and P. C. Williams, Secretary, do herely that the foregoing is a true and account to the foregoing to the foregoing the foregoing to the foregoing the foregoi certify that the foregoing is a true and accurate copy of a resolution unanimously passed at a called or special meeting of the stockholders of said bank held on Monday, May 23, 1932, beginning at 4:00 o'clock P.M. at the banking house of said bank in Yazoo City, Mississippi, in accordance with a call for said meeting duly made in accordance with by-laws. Said call issued by P. C. Williams. Vice Precident of said accordance with by-laws. issued by P. C. Williams, Vice President of said bank, under Section 24 of the by-laws of said bank and written notice of said meeting was given by said P. C. Williams, vice-President, by depositing in the United States mail nectors. depositing in the United States mail, postage prepaid, on May 18, 1932, in an envelope addresset to each and every stockholder of said bank the following th to each and every stockholder of said bank, the following notice:

The called meeting of the stockholders of the BANK OF YAZOO CITY, of Yazoo City, Missofor the election of directors and the transaction of any other business that may come before the meeting will be held to the company of the meeting will be held to the company of the meeting will be held to the company of the meeting will be held to the company of the meeting will be held to the company of the meeting will be held to the company of the meeting will be held to the company of the company of the meeting will be held to the company of the comp the meeting, will be held at the office of said Bank on Monday the 23rd day of May 1932, Polla open from 4 o'clock P.M." open from 4 o'clock P.M. saidsnotice having been first duly signed by said P. C. Williams, all as required by Section 24 of the By-Laws of said bank.

of the By-Laws of said bank.

Witness our signatures and the seal of said bank, this the 23rd day of May, 1932.

H. M. Love, President of the Bank of Yazoo Civ. P. C. Williams. Second

STATE OF MISSISSIPPI

Personally appeared before me, an officer duly authorized to administer oaths, in and for yazoo williams. Vice-president and tooking the state, P. C. Williams. Vice-president and tooking the state of COUNTY OF HINDS county and state, P. C. Williams, Vice-president and washier of the Bank of Yazoo City, 23rd cay City, Mississippi, who having been by me first duly sworn, deposes and says that on the of May, 1932, the unsecured deposits of the Bank of Yazoo City, Mississippi, were if that one-tenth of the total amount thereof would be less than the capital stock in said same were reduced to \$100,000.00, as provided in the resolution of the stockholders of said reducing the capital stock of said bank from \$200,000.00 to \$100,000.00 and gaid day. reducing the capital stock of said bank from \$200,000.00 to \$100,000.00, passed on said day. Witness my signature, this the 16th day of June, 1932.
P. C. Williams

Sworn to and subscribed before me, this 15th day of June, 1932.

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS

I, J. S. Love, Superintendent of Banks do hereby certify that I did on the 23d day of may.

1932 cause an examination to be made of the condition of the BANK OF YAZOO CITY of 12200 Mississippi.

This examination shows the said bank to be in a solvent condition and its affairs and recommendate conducted and kept in a satisfactory manner. are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is hereby approved. wiven under my hand and the seal of the State Banking Department this the 16th day of June.

J. S. Love, Superintendent of Banks

Received at the office of the Secretary of State this the 16th day of June, A.D. 1932; to see with the sum of \$10.00 deposited to cover the received to his the 16th day of June, A.D. the attorney gether with the sum of \$10.00 deposited to cover the recording fee and referred to the attorned general for his opinion.

Walker Wood, Secretary of State

I have examined the amendment to the charter of the Bank of Yazoo City, Yazoo Cityl and am of the opinion that it does not violate the constitution and laws of this State or Of United States. This the 16th day of June, 1932.

J. A. Lauderdale, Assistant Attorney General Ву

Approved June 16th, 1932.

By the Governor

Sennett Conner, Governor

Walker Wood, Secretary of State

Recorded: June 16, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5367

AMENDMENT TO CHARTER OF

MORRISON, INC.

Sec. 1. The corporate title of the corporation is Tankcar Service Stations, Inc.
Sec. 7. The purposes for which the corporation is created are: Add "to buy, own,
lease or otherwise acquire filling or service stations, with the right to buy, sell and deal
in petroleum products and to perform other services commonly performed in or about in what
are commonly known as filling or service stations."

STATE OF MISSISSIPPI COUNTY OF HINDS

Personally appeared before me, the undersigned Notary Public, in and for the City of fackson, in said County and State, William D. Morrison, who acknowledged, upon eath, that the foregoing amendment to the charter of Morrison, Inc., was adopted at a special meeting of the stockholders of the corporation held for the purpose of considering said amendment.

Sworn to and subscribed before me, this the 16th day of June, 1932.

Marion Parker, Notary Public

William D. Morrison

Certified copy of Resolutions of Stockholders.

"Whereas, it is desired by the stockholders of the corporation to change its corporate name of Morrison, Inc., to Tankcar Service Stations, Inc., so as to more fully express the business of said corporation by its corporate name, and further resolved that it is desired that the powers authorized by the charter of said corporation shall be enlarged so as to include that the powers authorized by the charter of said corporation shall be enlarged so as to include the right to buy, sell and deal in petroleum and all its products including the right to operate what are commonly known as filling or service stations and, whereas, such changes are permitted.

Permitted by the laws of the State of Mississippi,

Now, therefore, be it resolved that the name of this corporation be changed to Tankcar

Service Stations, Inc., in the manner provided by law, and be it further resolved that Section

of the charter be amended so as to include 'to buy, own, lease or otherwise acquire filling

of the charter be amended so as to include 'to buy, own, lease or otherwise and to perform

or service stations, with the right to buy, sell and deal in petroleum products and to perform

other services commonly performed in or about in what are commonly known as filling or service

ther services commonly performed in or about in what are commonly known as filling or service

stations', and that the President and the Secretary of this corporation be and they hereby are

stations', and that the President and the Secretary of this corporation be and they hereby are

suthbrized and directed to execute such papers as may be necessary in making application to the

authorized and directed to execute such papers as may be necessary in making application of such

State of Mississippi for such amendment to the charter, and to make proper publication of such

amendment and do any and all other things necessary to be done in connection with such amendment."

I, N. N. Smith, Secretary of Morrison, Inc., hereby certify that the foregoing is a resolution of the stockholders of said corporation adopting and approving the amendments to the charter of said corporation.

WITNESS MY HAND AND SEAL, this the 16th day of June, 1932.

NE F I

N. N. Smith, Secretary

Received at the office of the Secretary of State this the 17th day of June, A.D., 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Vackson, Miss., June 17th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON

The within and foregoigg Amendment to the Charter of Incorporation of TANKCAR SERVICE

STATIONS THE

STATIONS, INC. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 18th day of June, 1932.

by the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: June 18, 1932.

THE CHARTER OF INCORPORATION OF THE NATURAL GAS COMPANY

The corporate title of said company is The Natural Gas Company.

The names of the incorporators are: W. K. Ritchey, Jackson, Miss.; P. M. Ritchey, Miss.; W. D. Ritchey, Jackson, Miss.

Emount of capital stock and particulars as to class or classes thereof: Fifty Thousand FiftyThousand (5,000) shares of Preferred Stock of the par value of Ten (\$10.00) Dellars, amounting in the aggregate to Pietr The Preferred Stock of the par value of Ten (\$10.00) (50,000) shares of Common Stock, without nominal or par value.

per share, amounting in the aggregate to Fifty Thousand (\$50,000.00) Dollars of Preferred

Stock, which may be issued in one or more series.

The holders of the Preferred Stock shall be entitled to receive, when and as declared of Directors from the net by the Board of Directors, from the net profits of the corporation yearly dividends at the rate of Seven (7%) percent per annum and no more received. of Seven (7%) percent per annum and no more, payable in such installments at such date or dates as may from time to time be fixed by the Board of Directors, and such dividends shall be cumulated and shall be payable before any dividend on the Common State. and shall be payable before any dividend on the Common Stock shall be paid or set apart, so that if any year. dividends amounting to Samon (ref) if any year, dividends amounting to Seven (7%) per cent shall not have been paid on the preferred Stock, the Deficiency shall be payable before Stock, the Deficiency shall be payable before any dividends shall be paid or set apart for the Common Stock!

In the event of any dissolution, liquidation or winding up, either voluntary or involuntary, of the corporation, the holders of Preferred Stock shall be entitled, before any assets of the corporation shall be distributed among or paid to the holders of the Common Stock to be paid in full the ner value of the common shall be distributed among or paid to the holders of the Common to be paid in full the ner value of the common shall be distributed among or paid to the holders of the common shall be distributed among or paid to the common shall be distri to be paid in full the par value of their shares, together with all accrued and unpaid dividends thereon, and if said liquidation is voluntary of the Common Stock, shall be entitled, to the exclusion of the holders of Preferred Stock, of share rateably in all assets of the corporation remaining after such payment to the holders Preferred Stock.

Preferred Stock.

The Preferred Stock shall, at the option of the Board of Directors, be subject to reconstruction on any dividend paying data after a fift demption on any dividend paying date after date of issue at the price of Ten Dollars and the Cents (\$10.50) per share, and dividend to the control of the price of the Dollars and the cents (\$10.50) per share, and dividend to the control of the price of the Dollars and the cents (\$10.50) per share, and dividend to the control of the Board of Directors, be subject to pitt Cents (\$10.50) per share, and dividends accumulated and unpaid thereon, upon not less than (30) days notice to the address of the stockholdens. (30) days notice to the address of the stockholders, and in such manner as may be decided upon by the Board of Directors and in secondaria. by the Board of Directors and in accordance with the statutes of the State of Mississippi

The Board of Directors may redeem the whole or any part of, or series of said Preferred any manner they may deem proper. From and after the dots for series of said preferred any manner they may deem proper. Stock in any manner they may deem proper. From and after the date fixed by such notice, the the corporation shall fail to pay the redemption price, dividends shall cease to accrue on stock to be redeemed and all rights of the holders the redemption of stock to be redeemed and all rights of the holders thereof as stockholders of the corporations.

The holders of the Preferred Stock shall have no voting power on any question except of the provided by law, nor shall the holders thereof as such be entitled to notice heins meeting of the stockholders. the voting power meeting of the stockholders, the voting power, except where otherwise provided by law, vested exclusively in the holders of the stockholders.

Provided, however, that in case the corporation shall be in default in respect to three declaration and payment of full dividends on the Preferred Stock for a period of equal to the (3) years, then and in every such case the holders of the holder (3) years, then and in every such case, the holders of preferred Stock for a period of equal to votice power for all purposes until all dividends having not a stock shall possess full wherever the stock shall possess full where the stock shall possess full the stock shall possess full where the stock shall possess full the stock shall be stocked shall be power for all purposes until all dividends having past due flividend periods have been paid, whereupon such voting nower except the When entitled to vote, holders of Preferred stock shall have equal voting power, with holders of Common Stock. whereupon such voting power, except that required by law, shall cease.

for share, with holders of Common Stock.

Whenever all cumulative dividends on the Preferred Stock for all previous years period and shall have been rold and the preferred stock for all previous years have been declared and shall have been paid and the accrued installment for the current period shall have been declared and the company shall have been declared shall have been declared and the company shall have paid such cumulative dividends for previous periods and such accrued installment, or shall have paid such cumulative dividends for previous authorized and such accrued installment. Or shall have paid such cumulative dividends for previous periods and such accrued installment. sufficient for the payment thereof, the Board of Directors in their judgment and discretion declare dividends on the Common Stock payable them and the control of the payment and discretion funds. declare dividends on the Common Stock payable then and thereafter out of any remaining stock available for dividends: provided however that available for dividends; provided, however, that no dividends shall be paid on the Common which shall in any way impair the capital of the common shall be paid on the Common which shall in any way impair the capital of the common shall be paid on the Common which shall in any way impair the capital of the common shall be paid on the Com The voting power of all stockholders shall be subject to the provisions of Section the Rosed of Provision of 1890, and the laws of Maria and Mar

of the Mississippi Constitution of 1890, and the laws of Mississippi.

5. The Board of Directors of the corporation shall have the power and authority to price per share of stock without par value and the authority to price to time and the corporation shall have the power and authority price to time and the corporation shall have the power and authority price to time and the corporation shall have the power and authority price to time and the corporation shall have the power and authority price to the power and authority price to the provisions of the corporation shall have the power and authority price to the provisions of the corporation shall have the power and authority to price to the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and authority to price to the corporation shall have the power and the corporation shall have the corporation shall be corporated to the corpor sale price per share of stock without par value, and the authority to change such sale price to time, and the authority in its discount to the change such sale pasts. from time to time, and the authority, in its discretion, to issue Common Stock on the basis the bed determined by it to the purchasers of Profession, to issue Common Stock on the purchasers of Profession, to issue Common Stock on the basis the bed determined by it to the purchasers of Profession, to issue Common Stock on the purchasers of Profession, to issue Common Stock on the purchasers of Profession, to issue Common Stock on the basis the common stock on the basis the common stock on the basis the common stock of the purchasers of Profession and the authority in its discretion, to issue Common Stock on the basis the common stock of the basis the common stock on the basis the common stock on the basis the common stock of the common stock on the basis the common stock of the common stock of the basis the common stock of the common stock of the basis the common stock of the common s be determined by it to the purchasers of Preferred Stock; provided, until further change to Board of Directors that the Common Stock with a stock; provided, until further change to Board of Directors that the Common Stock without par value shall not be sold at a price exceed two cents (2¢) per share. The preferred Stock shall be sold at a price of not less than Ten (\$10.00) pollars the stock of the contract of the stock of the contract of the stock of the contract of the

share.

The stock of the corporation shall be paid for in cash, or in material, labor, ser the period of existence if all and the Board of Director. or in other property, at a price to be fixed by the Board of Directors.

The period of existence if fifty (50) years.

(a) To acquire, own, work, lease, mortgage, sell and dispose of gas and oil the royalties, leases and any and all interest therein, and to drill, explore and develop the rotal and otherwise acquire transport (b) To buy, sell and otherwise acquire, transport, market and distribute natural and wholesale, and the products and by-products the column of the products and by-products the column of the products and by-products the column of the products and column of the products are column of the products and column of the products are column of the products are column of the products and column of the products are column of the prod

(c) To buy, acquire, own, lease, lay and operate conduits, pipelines, pumping and distribution of natural gas for fuel, light, power and any and all other uses for which and distribution of buy, acquire, own and operate conduits.

(d) To buy, acquire, own and operate franchises, licenses and privileges for the ribution of natural gas and electric power. (e) To buy, own, acquire and lease real estate, rights of way, easements and licenses of the corporation, and exercise the right of eminent domain when authorized by law.

(f) To erect and operate (f) To erect and operate private telegraph and private telephone lines for the public use.

(g) To construct, carry out, maintain, improve, manage, work, control and superinters, plants, factories and conveniences which may be necessary and superinters or indirectly, in connection of the corporation, but not for public use. directly or indirectly, in connection with any of the objects of the company and to contribute thereto, subsidize, guarantee or otherwise aid or take part in analysis.

(h) To borrow money by the issuance of notes, bonds, debentures and other evidences of indebtedness of the company, and to mortgage the property and assets of the company to

secure payment of same. (i) To construct, erect, and acquire electric power and light plants, transmission lines, stations and sub-stations for generating current, and to construct, erect and acquire ice plants, including plants for the manufacture of solidified carbond dioxide, and to operate same.

(j) To construct, erect and operate plants for the manufacture of natural gasoline and byproducts thereof, and for the manufacture of carbon black, and provide for the marketing and

distribution of same. (k) To purchase or otherwise acquire, hold, sell, assign and transfer shares of capital stock, bonds, and other evidences of indebtedness of corporations, and to exercise all the privileges of ownership, including voting on stock so held, when not in conflict with or contrary to the laws of the State of Mississippi and the United States.

(1) And to do and perform any and all other acts and deeds not contrary to the laws of the State of Mississippi and the United States, proper to carry out and perform the objects of this

The rights and powers that may be exercised by this corporation in addition to the foregoing are those conferred by Chapter 24, Code of Mississippi of 1906, and Chapter 90, Laws of Hississippi of 1928, Chapter 100, Code 1930, and the general corporation laws of the state of Hississippi corporation.

Mississippi. 8. This corporation may commence business after Five (5,000) shares of the common stock

have been paid for in full.

W. K. Ritchey P. M. Ritchey W. D. Ritchey

STATE OF MISSISSIPPI

COUNTY OF HINDS. This day personally appeared before me, the undersigned authority, W. K. Ritchey, P. M. Ritchey, W. D. Ritchey, incorporators of the corporation known as The Natural Gas Company, who acknowledged that they incorporators the above and foregoing articles of the incorporation acknowledged that they signed and executed the above and foregoing articles of the incorporation as their and the signed and executed the above and foregoing articles of the incorporation as their act and deed, on this the 16th day of June, 1932.

Louise Melton, Notary Public

Received at the office of the Secretary of State, this the 20th day of June, 1932, together that the sum of \$112.00 deposited to cover the recording fee, and referred to the Attorney General for his sum of \$12.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Mackson, Miss. June 20th, 1932

I have examined this charter of incorporation and am of the opinion that it is not Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General J. A. Lauderdale, Assistant Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE NATURAL GAS COMPANY is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of In testimony whereof, I have hereunto see my 1932. Ississippi to be affixed, this 20th day of June, 1932.

by the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: June 21, 1932

AMENDMENT TO THE CHARTER OF

MISSISSIPPI CONCRETE & MATERIAL COMPANY

Amend paragraph 1 by striking out the words "The corporate title of said Company is Mississippi Concrete &n Material Company" and by insetting in lieu thereof the following words: "The corporate title of said company is Mississippi Materials Company.

Mississippi Concrete & Material Company

By Ellis A. Hoffpauir, President

State of Louisiana Parish of Richland, Ciby of Delhi

Before the undersigned Notary Public in and for said city, county and state personally came and appeared Ellis A. Hoffpauir, President of Mississippi Concrete & Material Company, a Mississippi corporation, domiciled at Jackson, Hinds County, Mississippi, who acknowledged to and before me that, as President of said corporation and for and on behilf of said corporation he signed and now makesaapplication for the foregoing amendment to the charter of said corporation, being duly authorized so to do by virtue of a resolution of the stockholders of said corporation adopted at a meeting of said stockholders held on the 21st day of June 1932, which resolution appears on the minutes of said corporation under said date in the following words:

"Be it resolved by the stockholders of Mississippi Concrete & Material Company that the name of the corporation be changed to "Mississippi Materials Company" and that the President of this company be and he is hereby authorized and directed to take all steps required under the laws of the State of Mississippi necessary to secure an amendment to the charter of the corporation changing its corporate name and title to "Mississippi Materials Company."

Ellis A. Hoffpauir,

Sworn to and subscribed before me this the 24th day of June, A.D., 1932.

R. E. Wollank, Notary Public

Received at the office of the Secretary of State this the 25th day of June, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., June 25th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General General W. W. Pierce, Assistant Attorney

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of MISSISSIPPICCONCRETE & MATERIAL COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 27th day of June, 1932.

By the Governor

Dennis Murphree, Lieutenant and Acting

Recorded: June 27, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPP 800, 41-43

#5380

Whote Hot FOR AMENDMENT SEE BOOK 17

ARTICLES OF INCORPORATION.

BE IT KNOWN That the undersigned do hereby voluntarily associate ourselves together for the purpose of forming a banking corporation under the laws of the State of Mississippi, and do hereby certify:

First: That the name of this corporation shall be, Peoples Bank of Indianola.

Second: That the place where its business is to be transacted is at Indianola, Sunflower

County, in the State of Mississippi. Third: That the purpose for which this corporation is formed is to transact commercial and savings banking business in accordance with the provisions of the laws of the State of Mississ-

ppi governing banks and banking.

Fourth: That the amount of the capital stock of this corporation shall be \$25,000.00, Fourth:

divided into 250 shares of the par value of \$100.00 each. Fifth: That the names and places of residence of incorporators, and the number of shares subscribed by each are as follows:

NAME	RESIDENCE	NUMBER	OF SHARES
M. W. Swartz A. B. Clark P.P.P.Herring J. W. Gilmer, H. M. Trice	Indianola, Mississippi Indianola, Mississippi Indianola, Mississippi Indianola, Mississippi Indianola, Mississippi Indianola, Mississippi		177 18 18 18 19

That the term for which this corporation is to exist is (not exceeding fifty years) Sixth: 00 years.

IN WITNESS WHEREOF, We have hereunto subscribed our names this the 27th day of June, A.D.

M. W. Swartz A. B. Clark P. F. P. Herring J. W. Gilmer, Jr. H. M. Trice

STATE OF MISSISSIPPI

Personally appeared before me, a Notary Public in and for the said County, State above named, W. Swartz, A. B. Clark, P. F. P. Herring, J. W. Gilmer, Jr., and H. M. Trice, who are personally nown to me to be the same persons who executed the foregoing instrument of writing, and each for himself duly acknowledged the arrestion thereof as his free and voluntary act and deed. himself duly acknowledged the execution thereof as his free and voluntary act and deed.

IN Themself duly acknowledged the execution thereof as his free and affixed my Notorial Second to the second IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Notorial Seal this the 27th day of June, A.D. 1932.

Em. Shelton, Notary Public My commission expires March 4, 1936

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS

the undersigned Superintendent of Banks of the State of Mississippi, do hereby certify that the undersigned Superintendent of Banks of the State of Mississippe PEOPLES BANK OF INDIANOTA public convenience and necessity require the organization of the PEOPLES BANK OF INDIANOTA public convenience and necessity require the organization of the provisions of MDIANOLA, INDIANOLA, MISSISSIPPI. The said bank has complied with all the provisions of the law and is hereby duly authorized to transact a banking business. Given under my hand and the seal of the State Banking Department this the 27th day of June,

J. S. Love, Superintendent of Banks

Received at the office of the Secretary of State this the 28th day of June, A.D. 1932, ther with together with the sum of \$60.00 deposited to cover the recording fee, and referred to the

Attorney General for his opinion. Walker Wood, Secretary of State Jackson, Miss.

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution Nune 28th, 1932. the Constitution and laws of this State, or of the United States. Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE PACKSON

The within and foregoing Charter of Incorporation of PEOPLES BANK OF INDIANOLA is hereby In testimony whereof I have hereunto set my hand and caused the Great Seal of the State of sissippi to be 200 for the State of Type 1932. In testimony whereof I have hereunto set my 1932.

Ississippi to be affixed, this 28 day of June, 1932.

by the Governor

Dennis Murphree

Walker Wood, Secretary of State

Recorded: June 28, 1932.

AMENDMENT TO THE CHARTER OF INCORPORATION THE JOHN HADAD & COMPANY STORES, INC., OF VICKSBURG, MISSISSIPPI

REDUCING THE CAPITAL STOCK TO TEN THOUSAND DOLLARS.

Item 4 of the original charter be, and it hereby is, amended so as to read as follows: "4. Amount of capital stock \$10,000.00, all in common stock."

JOHN HADAD & COMPANY STORES, INC.

Mrs. Matilda Hadad SECRETARY Attest:

By John Hadad, President

State of Mississippi Warren County

Personally appeared before me, the undersigned, a Notary Public in and for said County and State, the above named John Hadad, President, and Mrs. Matilda Hadad, Secretary, who acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein mentioned and have a size of the said to the said that they signed and delivered the foregoing instrument of writing on the day and year therein mentioned and have a said to the said that they signed and delivered the foregoing instrument of writing on the day and year therein mentioned and have a said to the and year therein mentioned, and by and under the direction of the stockholders and directors of the John Hadad & Company Stores, Inc., as duly entered upon its minutes. GIVEN under my hand and official seal on this 23rd day of June, 1932.

E. L. Rand. Notary Public

State of Mississippi.

Warren County.

Personally appeared before me, the undersigned, a Notary Public in and for said County and State Mrs. Matilda Hadad, Secretary of the John Hadad & Company Stores, Inc., of Wicksburg Mississippi, who being by me first duly sworn, says:

That at a special meeting of the John Hadad & The John Hada

That at a special meeting of the stockholders of the John Hadad & Company Stores, the held in the office of the Company in the City of Vicksburg on the 1st day of June, 1932, proper and legal call therefor having been made and notice given to each stockholders as provided by the by-laws; that out of two hundred and fifty shares of stock outstanding were represented in person all of the shares of stock; that at said meeting the provision amending Item 4 of the Charter in order to reduce the capital stock from \$25,000.00 to \$10.000.00 was unanimously passed, and furthermore, at the meeting of the Directors held on the same was unanimously passed, and furthermore, at the meeting of the Directors held on the same and immediately after the stockholders' meeting the said provision amending said charter was also unanimously passed: and that the said Thom 4 and also unanimously passed: and that the said Thom 4 are said provision amending said charter was also unanimously passed; and that the said Item 4 as so amended reads as follows: "4. Amount of capital stock \$10,000.00, all in common stock."

Mrs. Matilda Hadad

Sworn to and subscribed before me this 23rd day of June, 1932.

E. L. Rand. Notary Public

Received at the office of the Secretary of State this the 27th day of June, 1932, together the sum of \$10.00 deposited to cover the manual transfer. with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Mississippi

June 27th, 1932.

I have examined this amendment to the charter of incorporation of the John Hadad & Company of the Hadad & Company Stores, Inc., and am of the opinion that it is not violative of the Constitution and laws of the State of Mississippi, or of the United States.

By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of THE JOHN HADAD &

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 28th day of June, 1932.

By the Governorm

By the Governor

Dennis Murphree

Walker Wood, Secretary of State Recorded: June 28, 1932.

THE CHARTER OF INCORPORATION ofPICAYUNE ICE COMPANY, INC.

1. The corporate title of said company is Picayune Ice Company, Inc.
2. The names and postoffice addresses of the incorporators are: É. H. Stevens, Picayune, Mississippi; H. R. McIntosh, P. cayune, Mississippi; L. O. Crosby, Picayune, Mississippi.

The domicile of the corporation in this state is at Picayune, Pearl River County.

The amount of authorized capital stock is fifty thousand dollars (\$50,000.00).

The par value of shares of stock is One Hundred (\$100.00) perlars per share.

The period of existence is fifty (50) years. The purposes for which the corporation is created are: To lease, purchase, and/or Otherwise acquire, and to use, hold, own, and/or operate a factory or factories for the manufacture of ice; to generally conduct a business of manufacturing ice, and to sell the same at wholesale and/or retail; to keep, maintain, own, use, and/or operate a cold storage plant or plants; to lease, purchase, or otherwise acquire, use, own and hold, and to sell, lease, and/or otherwise dispose of property, both real and personal, and in addition thereto to exercise the rights and powers conferred by the provisions of Chapter 100 of the Mississippi code of 1920

lode of 1930. 8. The authorized capital shall consist of Five Hundred (500) shares of the par value Of One Hundred Dollars (\$100.00) per share, and the corporation may commence business when one Hundred Five (105) shares of the par value of One Hundred Dollars (\$100.00) per share, or total of Ten Thousand Five Hundred Dollars (\$10.500.00) shall be subscribed and paid for.

E. H. Stevens H. R. McIntosh

L. O. Crosby, Incorporators

STATE OF MISSISSIPPI PEARL RIVER COUNTY

This day personally appeared before the undersigned Notary Public, in and for the County and State aforesaid, E. H. Stevens, H. R. McIntosh and L. O. Crosby, incorporators of the corporation known as PICAYUNE ICE COMPANY, INC., who each acknowledged that they signed and executed the formula of the county of t recuted the foregoing articles of incorporation as their act and deed on this the 20th day of June, 1932. W. H. Farrell, Notary Public

Received at the office of the Secretary of State, this the 27th day of June, 1932, together the sum of the Secretary of State, this the 27th day of June, 1932, together the sum of the Secretary of State, this the 27th day of June, 1932, together with the sum of One Hundred Ten Dollars (\$110.00) deposited to cover recording fee, and referred to ferred to the Attorney General for his opinion.

Walker Wood, Secretary of State

have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the United States. or the Constitution and laws of this State, or of the United States. This the 27th day of June, 1932.

Greek L. Rice. Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI TECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of PICAYUNE ICE COMPANY, INC., is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of In testimony whereof, I have hereunto set my 1932.

By the Governor

Dennis Murphree

Walker Wood, Secretary of State

Recorded: June 28, 1932.

This Congration dissolved and its charter Americal to the State of Mississippi by a dierce of the charcery carry of Said decret filed in mississippi by a dierce of the charcery capy or said decret filed in mississippi dated July 31, 1943. Certified capy or said decret filed in this office, this the 21st day of haplumber 1943. Wanter wood, his of the 21st day of haplumber 1943.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

as Authorized by Section 15, Chapter 121, Lares of Mississippi 1934 4/8/4~

#5377

THE CHARTER OF INCORPORATION OF INVESTMENTS INCORPORATED

1. The corporate title of said company is: Investments Incorporated.
2. The names of the incorporators are John Brunini, postoffice, Vicksburg, Miss.;
J. K. Kirsch, Postoffice, Vicksburg, Miss.; A. J. Brunini, postoffice, Vicksburg, Miss.

3. The domicile is at Cedars, Mississippi. The amount of authorized capital stock is to be authorized by twenty-five thousand (25,000) shares of stock of no nominal or par value, the sale price of which may be fixed by the board of directors at not exceeding Ten Cents (10¢) per share.

5. The period of existence is fifty (50) years.
6. The purposes for which said corporation is created are: To own and deal in real and other personal property; to borrow and lend money and secure the same; to deal in notes and other evidences of indebtedness; and such other rights and powers conferred by the provisions of corporate laws of the State of Mississippi.

> John Brunini J. K. Hirsch A. J. Brunini

Incorporators

State of Mississippi Warren County

This day personally appeared before me, the undersigned authority, John Brunini, J. K. Hirsch and A. J. Brunini, all of the incorporators of the corporation known as Investments Incorporated, who acknowledged that they signed and executed the above and foregoing articles of incorporation so their act that they signed and executed the above and foregoing articles. of incorporation as their act and deed on this the 24th day of June, 1932.

E. L' Rand, Notary Public

Received at the office of the Secretary of State this the 27th day of June, A.D. 1932, together with the sum of twenty (\$20.00) dollars, deposited to cover the recording fee, and referred to the attorney company of the stronger company c referred to the attorney general for his opinion.

Walker Wood. Secretary of State

Jackson, Mississippi, June 28, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the Laws of this State of the Tributal Constitution of the Laws of this State of the Tributal Constitution of the Laws of this State of the Constitution of the Laws of this State of the Constitution of the Laws of this State of the Constitution of the Laws of this State of the Constitution of the Laws of this State of the Constitution of the Constitut of the Constitution of the Laws of this State, or of the United States.

> Greek L. Rice, Attorney General By J. A. Lauderdale, Asst. Atty. Gen.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of INVESTMENTS INCORPORATED is hereby approved.

In testimony whereof, I have hereunto set my hand and causdd the Great Seal of the State of Mississippi to be affixed this 28th day of June, 1932.

By the Governor

Dennis Murphree

Walker Wood, Secretary of State

Recorded: June 28, 1932.

CHARTER OF INCORPORATION OF CONGREGATION B'NAI ISRAEL

We, the undersigned, have associated ourselves for the purpose of forming a religious corporation under the laws of the State of Mississippi, and to that end do make and adopt the following Charter of Incorporation:

1. The name of this corporation shall be "Congregation B'nai Israel."

2. The names and postoffice addressed of the incorporators are: Sam Eisman, Hattiesburg, Mississippi; Sam Sackler, Hattiesburg, Mississippi; Herman Katz, Hattiesburg, Mississippi; D.J. Termes, Hattiesburg, Mississippi; Sam Adler, Hattiesburg, Mississippi.

The domicile of the corporation is Hattiesburg, Mississippi.

Amount of capital stock -- none.

The period of existence of this corporation shall be 50 years.

The purpose of this corporation is to associate the adult members of Congregation B'Nai Israel into a body corporate; for the general purpose of securing the advancement of the Jewish religion, by providing for religious services, religious schools, and by such other means as

7. The corporation shall have the power to provide and maintain a suitable cemetery for the congregation may from time to time provide. the burial of deceased members and their families and persons generally of the Jewish faith. shall have power to hold, purchase and receive title to real and personal property, to mortgage, sell, convey or otherwise dispose of its property and any part or portion thereof, whether real or personal, consistent with the laws of the State in regard thereto.

8. The corporate affairs of the congregation shall be managed by a board of trustees, to De elected at such times and in such manner as the by-laws may prescribe; but all matters relations the such times and in such manner as the by-laws may prescribe; but all matters relating to the management of the affairs of the corporation shall be subject at all times to

The officers shall be a president, Vice president, recording secretary, financial secretart the control and action of the congregation.

The expense of the corporation shall be provided by assessment upon its members, to be and treasurer. levied at such times and manner and amount as may be determined upon by the congregation. 10. By-laws may be made by the trustees for the government and the internal management of

11. Any male person of twenty one years of age or over of the Jewish faith may become a the congregation. nember, subject, however, to such regulations and restrictions as the corporation through its

12. Its officers shall be elected at an annual meeting of the corporation, to be held in by-laws may prescribe. the month of October, in each year, or at such other times as the corporation may designate. All month of October, in each year, or at such other times as the composition of the board to

13. The first officers of the corporation and who shall hold office until their successors elected. The first officers of the corporation and who shall hold office until their successors elected. be called for that purpose. 13. The first officers of the corporation and who shall hold office until along the successors are elected and qualified are, Sam B. Eisman, President; Sam Sackler, vice President, Herman least, Recording Secretary, and D. J. Mermes, Financial Secretary and Treasurer. And the first part of trustees who shall hold office until their successors are elected and qualified shall be composed as who shall hold office until their successors are elected and Jake Rubenstein. to composed of Harry Botnick, Sam Adler, Leon Buchalter, Jacob London and Jake Rubenstein. Witness our signatures on this the 29th day of June, 1932.

Sam Eisman Sam Sackler Herman Katz D. J. Mermes Sam Adler, Incorporators

STATE OF MISSISSIPPI COUNTY OF FORREST OF HATTIESBURG

Personally came and appeared before me, the undersigned authority in and for said state, ity and five and same and same Adler, the rersonally came and appeared before me, the undersigned authority and Sam Adler, the incorporators of the corporation to be known as Congregation B'nai Israel, who acknowledged to me that the corporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to be known as Congregation foregoing Charter of Incorporation to the confidence of the on that they signed, executed and delivered the above and deeds. that they signed, executed and delivered the above and deeds.

the day and year therein mentioned as their voluntary acts and deeds.

Given was the signed, executed and delivered the above and deeds. Given under my hand and seal of office this the 29th day of June, 1932.

Mrs. Ila Rester, Notary Public

Received at the office of the Secretary of State this the 30th day of June, A.D. 1932, to-Sether with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the United States. Miss., June 30th, 1932 the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General Вv

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of CONGREGATION B'NAI ISRAEL is hereby oved. JACKSON In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State approved. In testimony whereof, I have hereunto set my name, 1932.

Rississippi to be affixed, this 30th day of June, 1932.

by the Governor

Dennis Murphree

Welker wood, Secretary of State

Recorded: June 30, 1932.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121. Lows of Mississippi 1934 5/1941.

The corporate title of this company shall be THE INTERNATIONAL INVESTMENT CORPORATION.

Names and addresses of incorporators are as follows: J. F. Kell, 1517 Clay Street.

Kanasa: J. A. Kell, 1357 McVicor Street. Z. Names and addresses of incorporators are as follows: J. F. Kell, 1517 Clay Street, Topeka, Kansas; J. A. Kell, 1151 McVicar Street, Topeka, Kansas; J. A. Fleming, 1426 Strate, ford Road, Kansas City, Missouri; Earle N. Floyd, Lamar Building, Jackson, Mississippi; O. A. Walling, Walthall Hotel, Jackson, Mississippi; F. A. Holder, 1020 West Twelfth St., Topeka, Kansas; Enthur Lidhess, 3921 Wabash Street, Kansas City, Missouri.

3. The domicile of said corporation in the State of Mississippi shall be Jackson, Mississippi

Mississippi

The amount of authorized capital stock with full particulars as to the class or classes including all their accordances. thereof including all their provisions and restrictions and whether having a par value or being without a par value are as follows:

Twenty-five Thousand (25,000) shares Prior Preference Stock, Par Value \$100.00 per share. One Million (1,000,000) shares Class A Convertible Stock without nominal or par value.

One Million (1,000,000) shares of Common Stock without nominal or par value.

The holders of the Prior Preference Stock shall be entitled to receive if and as declard of Directors cumulative dividends.

by the Board of Directors cumulative dividends from the surplus of the Company or from its the profits at the rate of 7% per annum and no more, payable quarterly on dates to be fixed by the By-Laws of the said Company or he its Board of the said company of the said company or he its Board of the said company of the said company of the said company or he its Board of the said company of By-Laws of the said Company or by its Board of Directors. Such dividends shall be paid or declared and set apart for payment before any dividends shall be paid upon or declared and set apart for the Class A Convertible Stock on the Convertible St for the Class A Convertible Stock or the Common Stock of the Company provided that at the option of the Board of Directors such dividends man by the Company provided that at the option

of the Board of Directors such dividends may be paid in Prior Preference Stock at par any time.

The Prior Preference Stock or any part thereof may be redeemed and retired at any time. atat the option of the Board of Directors on not less than thirty (30) days notice to the holders of record of Stock to be redeemed sent by of record of Stock to be redeemed, sent by registered mail to the post office address of share of stock so to be redeemed of an aggregate amount consisting 105% of the par amount and in addition thereto a sum equal to all dividends consisting 105% of the par amount date of such stock holders as shown by the records of the Company by the payment in cash for each and in addition thereto a sum equal to all dividends accrued and unpaid thereon to the date of redemption whether or not earned or declared. There is the date of the redemption whether or not earned or declared. redemption whether or not earned or declared. Upon the mailing of said notice all the rights of such stockholders shall be terminated contact to the rights of such stockholders shall be terminated except the right at once to receive the amount of redemption price provided that the Cartificate of Stockholders shall be terminated except the right at once to receive the amount of redemption price provided that the Cartificate of Stockholders and the cartificate of Stockhol redemption price provided that the Certificate of Stock shall be surrendered to the Company upon such payment.

After the dividends on the Prior Preference Stock hereinbefore provided for shall have been paid or set apart for payment the Directors shall set aside as a sinking fund for redemption of Prior Preference Stock on amount to the set aside as a sinking fund for reneed tion of Prior Preference Stock an amount equal to 6% of the Par Value of the Prior Preference Stock an amount equal to 6% of the Par Value of the Prior Preference Stock outstanding at any time out of the prior Preference Stock outstanding at any time out of the prior preference Stock outstanding at a superior of the prior preference Stock outstanding at a superior of the prior preference Stock outstanding at a superior of the prior preference Stock outstanding at a superior of the prior preference Stock outstanding at a superior of the prior preference Stock outstanding at a superior of the prior preference Stock outstanding at a superior of the prior preference Stock outstanding at a superior of the pr Stock outstanding at any time, out of the profits of earned surplus, before any dividends be declared or paid to the holders of the Class A Convertible Stock or Common Stock. amount provision shall not be cumulative and if such amount is not set aside in any year the may be set aside in any succeeding year shall not the reby be increased. be set aside in any succeeding year shall not thereby be increased. Such sinking fund may used by the Directors for the purchase and retirement of the Prior Preference Stock at a price not to exceed the amount hereinbefore provided for

After the foregoing provisions for dividends on Prior Preference Stock and for setting fund for redemption of Prior Preference Stock and for the aside a fund for redemption of Prior Preference Stock have been complied with in any year the Directors may declare out of the undivided and for setting the province of the undivided and the production of the production of the undivided and the production of the undivided and the production of the p Directors may declare out of the undivided profits or earned surplus of the Company a divided to the holders of the Class & Convertible Stock is to the holders of the Class A Convertible Stock in an amount up to Two Dollars (\$2.00) per share of said Stock. Such dividends shall not be completive and the complete stock in the completive and the complete stock. of said Stock. Such dividends shall not be cumulative and if not declared and set apart year the amount which may be declared and set apart year. year the amount which may be declared and set apart for such dividend in any succeeding year not thereby be increased. He dividends on the Common Stock shall be declared or set apart payment until such dividends of \$2.00 per share on the Class & Common Stock of Stock shall be declared or set apart been declared and set apart been declared or set apart been declared and set apart been declared or set apart been declared and payment until such dividends of \$2.00 per share on the Class & Convertible Stock shall be declared or set apart declared and set apart out of the undivided profits for the class & convertible stock shall then held be the declared and set apart out of the undivided profits for that year or from the earned surplus then held by the Company.

After said dividend of \$2.00 per share on the Class A Convertible Stock shall have led and set apart for payment in any year the Class A Convertible Stock shall antitled declared and set apart for payment in any year the Class A Convertible Stock shall be entitled to participate equally with the Common Stock shall be which the common stock shall be with the common stock shall be which the common stock shall be with the common stock to participate equally with the Common Stock share for share in all further dividends which be declared up to a total dividend of Six Dollars (\$6.00) new shore be declared up to a total dividend of Six Dollars (\$6.00) per share on such Class A Convertible Stock and the Class A Convertible Stock shall not be conver Stock and the Class A Convertible Stock shall not be entitled to any further or additional dividends which shall be declared in such was a convertible. dividends which shall be declared in such year. In the event of liquidation or dissolution of the Company whether voluntary or involuntary the holden the Company whether voluntary or involuntary the holders of the Prior Preference Stock the Par Value of the respective to participate in the distribution of the respective to the participate in the distribution of the respective to the participate in the distribution of the respective to the participate in the distribution i standing shall have prior right to participate in the distribution in an amount equal unpair Par Value of the respective shares and in an amount equal to the dividends accrued and unpaid thereon to the date of distribution whether are not the distribution and the distribution whether are not the distribution are not the distribution are not the distribution are not the dist thereon to the date of distribution whether or not earned and declared and shall have no right to participate in the distribution of the assets of said Common and shall have no light to participate in the distribution of the assets of said Common and shall have no light to participate in the distribution of the assets of said Common and shall have no light to participate in the distribution of the assets of said Common and shall have no light to participate in the distribution of the assets of said Common and shall have no light to participate in the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the assets of said Common and shall have no light to the distribution of the light to th

ter such distribution to the holders of Prior Preference Stock the remaining assets is tributed pro rata to the holders of the Clara of the first the common to the holders of the first the common the holders of the first the f Stock on the basis that one share of the Class A Convertible Stock and the right as to the distribution as five shares of the Common State Stock shall carry the same

The holders of the Class A Convertible Stock shall be entitled to A surrender the that same at any time they may so elect and to receive Common Stock share for share. Provided the Class A Convertible Stock shall be decreased and the class and the class A Convertible Stock shall be decreased and the class A Convertible Stock shall be decreased and the class A Convertible Stock shall be decreased and the authorized Common Stock shall he increased in the amount of the number of characteristics. increased in the amount of the number of shares so surrendered. Provided that nothing will authorize the issuance of more than one million shared. The Board of Directors shall have power to fix and change the sale price of the Stock.

The neminal or par value.

without nominal or par value.

p

7. This corporation is created for the purpose of and shall have the following powers:

To do an investment and loan business with power to loan money on real estate, sonal or chattel security. personal or chattel security.

To issue its bonds, debentures and investment certificates and secure the sent a pledge of its assets or any next the sent certificates and secure the by a pledge of its assets or any part thereof.

The purchase, erection and maintenance of buildings, including the real estate upon which same are or may be situated when erected.

That such corporation shall have the power to carry on its business outside well as within the state, and may procham to carry on its business outside. pledge or other wise dispose of the shares of capital stock of, or any bonds, securities or evidence of indebtedness created by any other corporation or corporation of any state or of the United States. or any other country and any other corporation or government, which corporation or corporation or government. of any state or of the United States, or any other country, nation, or government, which corporation shall be incorporated for the country, nation, or government, which corporation shall be incorporated for the accomplishment of the same or similarpurposes as a comporation of the same or similarpurposes as a corporation incorporated hereunder of shall be incorporated for purposes. The accomplishment for purposes, as the accomplishment of which would be incompated aid of

facilities the accomplishments of the purpose for which the corporation incorporated hereunder shall have been formed: Provided nothing herein will be construed so as to authorize said corporation to violate the antitrust laws or any other law of this state.

The rights and powers which may be exercised by this corporation in addition to the foregoing are those provided in Chapter 100 of the Public Statutes Laws of the State of Mississippi for the year 1930.

The number of shares of each class of Stock necessary to be subscribed and paid for before the corporation may commence business is as follows:

> 1,000 shares of Prior Preference Stock 5,000 shares of Common Stock

> > J. F. Kell F. A. Holder J. A. Fleming Earl N. Floyd O. A. Walling J. A. Kell A,thur L. Ross

STATE OF KANBAS

Personally appeared before me the undersigned authority, the within named J. F. Kell,

A. Kell, J. A. Fleming, O. A. Walling, F. A. Hölder and Arthur L. Ross who upon oath

state that they signed and delivered the foregoing articles of incorporation of the International Investment Corporation on the day and year therein mentioned and for the purposes therein expressed. expressed. Given under my hand and seal this the 23rd day of May, 1932.

Hazel M. Gray, Notary Public My commission expires December 29, 1935

STATE OF MISSISSIPPI COUNTY OF HINDS

Personally appeared before me the undersigned authority, the within named Earl N. Floyd who upon oath states that he signed and delivered the foregoing article of incorporation of the International Investment Corporation on the day and year therein mentioned and for the purposes therein the purposes therein expressed. Given under my hand and seal this the 2nd day of June, 1932.

Howard C. McGee, Notary Public

Received at the office of the Secretary of State, this the 2nd day of June, 1932, to-Sether with the sum of \$500.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not Jackson, Miss., June 30, 1932. Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSO N

The within and foregoing Charter of Incorporation of THE INTERNATIONAL INVESTMENT COMPANY In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State is hereby approved. of Mississippi to be affixed, this lst day of July, 1932.

the Gov ernor

Walker Wood, Secretary of State Recorded. July 1st, 1932.

THE CHARTER OF INCORPORATION OF THE

"FISHER BURIAL ASSOCIATION."

1. The corporate title of said company is: "Fisher Burial Association."

2. The purposes for which it is created are: To furnish complete or limited burial service, including coffins and incidentals, and issue contracts therefor with its members and others of the members' families named in the contracts; and to charge and collect monthly instalments from its members.

3. The names of the incorporators are: John A. Fisher, Residence, Vicksburg, Mississippi; Bernard J. Fisher, Residence, Vicksburg, Mississippi; L. W. Calloway, Jr., Residence, Vicksburg, Mississippi: John A. Fisher shall serve as President, L. W. Galloway, Jr., shall serve as Fresident, and Bernard J. Fisher shall serve as There is a state of the shall serve President, and Bernard J. Fisher shall serve as Secretary and Treasurer for the calendar year 1932, and until the election and qualification of their successors. Said officers are to have exercise the general control and management of the successors. exercise the general control and management of the affairs of the corporation, and the Secretary and Treasurer shall have control of the funds of the corporation.

4. The domicile is at Vicksburg, Mississippi.

5. The amount of capital stock is Five Thousand (\$5,000.00) Dollars, each share to be of a par value of One Hundred (\$100.00) Dollars. The entire capital stock shall be subscribed and paid for before the corporation hasing business. for before the corporation begins business.

6. The rights and powers that may be exercised by this corporation are those conferred by

Chapter 93 of the Mississippi Code of 1930, and the amendments there to.

John A. Fisher L. W. Calloway, Jr., Bernard J. Fisher.

Incorporators

State of Mississippi. Warren County.

This day personally appeared before me, the undersigned authority, John A. Fisher, Bernard J. Fisher and L. W. Calloway, Jr., incorporators of the corporation known as the Fisher Burish Association, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and dark articles of incorporation as their act and deed on this the 1st day of July, 1932.

Jackson, Mississippi July 1st, 1932.

J. P. Lehan. Circuit Clerk

I, the undersigned, George D. Riley, Commissioner of Insurance of the State of Mississippi, by approve the charter of the Pitter. hereby approve the charter of the Fisher Burial Association.

Geo. D. Riley, State Commissioner of Insurance.

BOK

Received at the office of the Secretary of State this the 5th day of July, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State on of the opinion that it is not violative Jackson, Miss., July 5th, 1932. of the Constitution and laws of this State, or of the United States.

STATE OF MISSISSIPPI EXECUTIVE OFFICE **JACKSON**

Greek L. Rice, Attorney General General W. W. Pierce, Assistant Attorney $\mathbf{B}\mathbf{y}$

The within and foregoing Charter of Incorporation of FISHER BURIAL ASSOCIATION is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of issippi to be affixed, this Fifth day of Filth 1885. approved. Mississippi to be affixed, this Fifth day of July, 1932.

By the Governor

Lieutenant and Acting Dennis Murphree, Governor

Walker Wood, Secretary of State.

Recorded: July 6, 1932.

CHARTER OF INCORPORATION ofKOMP EQUIPMENT COMPANY

1. The corporate title of said company is Komp Equipment Company.
2. The names and postoffice addresses of the incorporators are: S. L. Heidelberg, Hattiesburg, Mississippi; George B. Komp, Jr., Hattiesburg, Mississippi; J. B. Holloway,

Hattiesburg, Mississippi.

3. The domicile of the corporation in this State is Hattiesburg, Forrest County, Mississippi. 4. The amount of authorized capital stock is \$20,000.00, divided into two hundred shares,

of the par value of \$100.00 per share, all of said stock being common stock and the shares thereof being of the same class and with the same privileges.

The period of its existence shall be fifty years. The purposes for which the corporation is created are: To buy, acquire, own, sell, barter or exchange merchandise of any and all kinds not prohibited by law, including, amongst any other such merchandise, machinery and equipment of all kinds, new or second-hand, and including a second-hand and including and fixtures: to conduct a general including also gas machinery, gas equipment, gas supplies and fixtures; to conduct a general merconting also gas machinery, gas equipment, gas supplies and fixtures; to conduct a general mercantile business, retail and/or wholesale; to manufacture and otherwise acquire, own and sell belting of any and all kinds; to furnish engineering and construction service and engage in the manufacture of any and all kinds; to furnish engineering and construction service and engage in the manufacture as prohibited by law: to conduct a in the work of contractors in connection therewith, except as prohibited by law; to conduct a General repairing business in connection therewith; to own and conduct stores in connection with it With its mercantile business; to buy, lease, rent, or otherwise acquire and own and use real estate, except as prohibited by law, and to sell, lease, rent or otherwise dispose of the same in any lawful manner; to buy and otherwise acquire and own, and to sell and otherwise dispose or notes, bonds, negotiable instruments and other evidences of indebtedness; to own, maintain and operate and operate and other evidences of any of its business as may be and operate as many branch stores or plants in the conduct of any of its business as may be found convenient, and to own any and all plants and property necessary or convenient in the conduct to convenient, and to own any and all plants and property necessary or convenient in the conduct to convenient, and to own any and all plants and generally, to do any and all other conduct of any said business not prohibited by law, and generally, to do any and all other things and said business not prohibited by law, and generally, to do any and all other things above specified which a trading things connected with or incidental to any of the business above specified which a trading or business business corporation is permitted to do under the laws of Mississippi.

7. The rights and powers that may be exercised by said cofporation, in addition to those above specified, are those conferred by the provisions of Chapter 100 of the Mississippi Code

of 1930, and the Acts amendatory thereof. Said corporation shall have the right to commence business when one hundred shares of its capital stock have been subscribed and paid for, either in cash or property worth at least the least the total amount of the par value of said latter number of shares.

> S. L. Heidelberg George B. Komp, Jr., J. B. Holloway, Incorporators

STATE OF MISSISSIPPI FORREST COUNTY

Personally appeared before me, the undersigned authority in and for said County, S. L. Reidelberg, George B. Komp, Jr., and J. B. Holhoway, who each acknowledged that they, on this date, George B. Komp, Jr., and J. B. Holhoway, who each acknowledged that they, on this date, executed the above and foregoing instrument. Given under my hand and seal of office, on this, the 6th day of July, A.D., 1932.

Carrie Lee Conner, Notary Public

Received at the office of the Secretary of State, this the 7th day of July, A.D. 1932, together with the sum of \$50.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., July 7th, 1932. I have examined this charter of incorporation and am of the opinion that it is not lative of the United States. Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General Ву

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of KOMP EQUIPMENT COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State

or Mississippi to be affixed, this 8th day of July, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 8, 1932.

Bully and the State Tax Communication as kushorsand by Section 15. Chapter LEE, Larges of Miscresuppe 1934

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CHARTER OF INCORPORATION OF

HOME ICE COMPANY, OF JACKSON

The corporate title is Home Ice Company, of Jackson.

The names and postoffice addressed of the incorporators are as follows: T. E. Wright, Jackson, Mississippi; Mildred Wright, Jackson, Mississippi; Lee R. Hart, Jackson, Mississippi.

The domicile of the corporation is Jackson, Hinds County, Mississippil

The amount of authorized capital stock is one thousand shares of non par common stock, which is to be sold at \$10.00 per share.

5. The period of existence shall be fifty years.

The purposes for which the corporation is created are as follows: To manufacture and sell at both wholesale and retail ice; to manufacture, buy and sell at either wholesale or retail ice boxes, and refrigerators of all kinds and character; to manufacture and sell at both wholesale and retail bottled drinks; to do a cold storage business and to buy, lease own and sell real contains. and to buy, lease, own and sell real estate and to mortgage the same in whole or in part in the discretion of the Board of Directors. Both the powers conferred in addition to the above enumerated are those conferred by the Mississippi Code of 1930, and laws supplementary thereto and amendatory thereof.

7. The corporation shall commence business when two hundred shares of stock have been

subscribed and paid for.

T. E. Wright Mildred Wright Lee R. Hart

State of Mississippi

Personally appeared before me, the undersigned officer, in and for the foregoing county and State, the within named, T. E. Wright, Mildred Wright and Lee R. Hart, who acknowledged that as incorporators of the Home Too Communications. that as incorporators of the Home Ice Company they executed the foregoing articles of incorporation on this the 23 day of June, 1932.

> James H. Swann, Notary Public My commission expires April 7, 1936

Received at the office of the Secretary of State this the 9th day of July, A.D. 1932, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., July 9th, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violetive the Constitution and laws of this State or of the Waits and opinion that it is not violetive of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General By

STATE OF MISSISSIPPI EXECUTIVE OFFICE .. JACKSON

The within and foregoing Charter of Incorporation of HOME ICE COMPANY OF JACKSON is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 9th day of July, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 9, 1932.

AMENDMENT TO CHARTER OF

MADISON COUNTY FARM BUREAU (A.A.L.)

The Articles of Association and Incorporation of Madison County Farm Bureau (A.A.L.) are

hereby amended as follows, to-wit:

(1) The amendment heretofore adopted and filed with the Secretary of State on the 24th day of November, 1931, and recorded in Charter Book 30, at page 656, on the 26th day of November, 1931, and recorded in Charter Book 2, at page 81, in the office of the Secretary of State, and recorded in Charter Book 2, at page 81, in the office of the Secretary of State, and recorded in Charter Book 2, at page 81, in the office of the Secretary of Medicar County Mississippi. is hereby Page 81, in the office of the Chancery Clerk of Madison County, Mississippi, is hereby Cancelled and held for naught, and this amendment as hereinafter set forth substituted therefor. (2) Madison County Farm Bureau (A.A.L.) is hereby organized with capital stock under

Article 1, Chapter 99, Code of 1930.

(3) The amount of capital stock authorized with particulars as to classes thereof and particulars as to classes thereof and particular areas.

Value of shares is as follows: 330 shares of preferred stock of the par value of \$20.00 per share, or a total amount of \$6,600.00, said preferred stock to be preferred as to assets and dividends. Said stock shall carry a preferred dividend of 6% per annum. Said preferred stock may be retired in whole or in part from time to time, in the discretion of the Association, on thirty days notice to the holders the second of Directors. but holders thereof, at par value and current dividend as provided by the Board of Directors, but hone of said stock shall be retired within two years of the date of this amendment, and none of it shall ge retired except after the affirmative vote of a majority of all shares outstanding both common and preferred.

5000 shares of common stock of the par value of \$5.00 per share, or a total of

\$25,000.00.

All of said stock, both common and preferred, shall be in all other respects as prescribed by Article I, Chapter 99, Mississippi Code of 1930.

The Association may begin business as a capital stock association when \$8,250.00 worth the Association may begin business as a capital stock association when \$8,250.00 worth the common and/or preferred stock has been issued and raid for and as many as ten members shall be of common and/or preferred stock has been issued and paid for, and as many as ten members shall

have raid for one or more shares of stock each. (4) All present members of said Association shall have one year from the date of this amendment in which to purchase or acquire at least one share of stock each, and after that time only share in which to purchase or acquire at least one share of stock each, and after that time

only shareholders may be members.

The foregoing amendment to the Articles of Association and incorporation of Madison County Buress Vine acting through H. N. Winans. The foregoing amendment to the Articles of Association and Incorporation H. N. Winans, Farm Bureau (A.A.L.) is filed and adopted by said association, acting through H. N. Winans, resident, and W. B. Whitney, Secretary, after authority given them by a majority of the members said Association. Said Association in writing and at a special meeting of the membership duly held on the 13th day of May, 1932, at the office of the Association in Canton, Mississippi.

MADISON COUNTY FARM BUREAU (A.A.L.)

President By H. N. Winans, President W. B. Whitney, Secretary

STATE OF MISSISSIPPI COUNTY OF MADISON

Before me, the undersigned Notary Public in and for said County, personally came and ared H N appeared H. N. Winans and W. B. Whitney, who then and there acknowledged that they are respectively President and Secretary of Madison County Farm Bureau (A.A.L.) and that acting as such officers. such officers and under authority duly conferred on them as set forth in the certificate to the forest the foregoing amendment, they signed, executed and delivered the foregoing amendment to the Articles of Association and Incorporation of Madison County Farm Bureau (A.A.L.) in duplicate, on this 12th Association and Incorporation of Madison County Farm Bureau (A.A.L.)

this 12th day of July, 1932. Witness my signature and seal, this 12th day of July, 1932.

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE

(Seal) F. J. Lotterhos, Notary Public

I, Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the amendment to the Articles of Association and Incorporation of MADISON COUNTY FARM BUREAU (A.A.L.)
hereto atto the Articles of Association and Incorporation was pursuant to the provisions of Article hereto attached, together with a duplicate thereof, was pursuant to the provisions of Article than the Chapter of the control Chapter 99, Code of Mississippi of 1930, filed in my said office this the 12th day of Muly, 1932, and one copy thereof recorded in the Records of Incorporations, in this office, in Book No. 31, at Page 439, and the other copy thereof returned to said association. Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed, this 12th cay of July, 1932.

Walker Wood, Secretary of State

TE FT

AMENDMENT TO CHARTER OF INCORPORATION OF BANK OF SEMINARY, SEMINARY, MISSISSIPPI.

The charter of incorporation of Bank of Seminary is hereby amended so as to show Collins, Mississippi, as the domicile of such corporation, instead of Seminary, Mississippi, as authorized by resolution of the stockholders of Bank of Seminary, passed on the 7th day of July, 1932, certified copy of which is hereto attached certified copy of which is hereto attached.

Witness our signatures this the 9th day of July. 1932.

Leroy Davis, President W. O. Thomas, Sashier

STATE OF MISSISSIPPI

Before me, the undersigned notary public in and for the county and state aforesaid, this day personally appeared Leroy Davis and W. O. Thomas, known to me to be the president and cashier, respectively. of Bank of Seminary Seminary Wissian Wissian Wissian Respectively. respectively, of Bank of Seminary, Seminary, Mississippi, who acknowledged that they signed, sealed and delivered the foregoing amendment of charter of Bank of Seminary on this day and year therein shown and for the purposes therein expressed, as their official act and deed as such president and cashier.

Given under my hand and notarial seal, this the 9th day of July, 1932.

L. Lott. Notary Public My commission expires Jan. 24, 1934

There was this day held in the banking house of the Bank of Seminary, of Seminary, Mississippi eting of the stockholders of such bank and the Bank of Seminary, and a meeting of the stockholders of such bank, pursuant to a due and proper call, in accordance with the Ry-Laws of the Book of State and proper call, in accordance with the By-Laws of the Bank of Seminary, at which meeting the following resolution was duly passed:

BE IT RESOLVED by the stockholders of Bank of Seminary, Seminary, Mississippi, that such bank removed from Seminary. Mississippi to Collina William Seminary, Mississippi, that such bank be removed from Seminary, Mississippi, to Collins, Mississippi, such removal to take effect and be accomplished as soon as the consent of the Superintendent of Banks thereto can be obtained, as soon as the charter of incorporation of Banks thereto can be obtained. as soon as the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be amen so as to show Collins. Mississippi as the derical and the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be amen so as to show Collins. Mississippi as the derical and the charter of the consent of the superintendent of Banks thereto can be obtained as soon as the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be amen as soon as the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be obtained as the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be amen as the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be amen as the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be amen as the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be amen as the charter of incorporation of Bank of Seminary, Seminary, Mississippi, can be amen as the charter of t so as to show Collins, Mississippi as the domicile of such bank, instead of Seminary, Mississippi

BE IT FURTHER RESOLVED that the president and cashier of Bank of Seminary be and they are hereby directed to take the necessary steps to get the consent of the Superintendent of Banks to such removal and also to get the charter of its such removal. to such removal, and also to get the charter of incorporation amended so as to show Collins, Mississippi as the domicile of such bank, instead of Seminary, Mississippi.

STATE OF MISSISSIPPI

COUNTY OF COVINGTON I hereby certify that the above and foregoing is a true and correct copy of a resolution duly passed by the stockholders of Bank of Seminary, Seminary, Mississippi, at a meeting 292 regularly called and held on the 7th day of July, 1932, as same appears of record at page of the minute book of record at page of the minute book of said bank.

WITNESS my signature and the seal of Bank of Seminary, of Seminary, Mississippi, this the day of July. 1932. 9th day of July, 1932.

Cashier of Bank of Seminary, W. O. Thomas, Seminary, Miss.

STATE OF MISSISSIPPI:

WHEREAS, Bank of Seminary, of Seminary, Mississippi, a banking corporation, desires to move its domicile from Seminary, in Covington County, Mississippi, to Collins, also in WHEREAS, Section 3834 of the Code of 1930 permits an established bank to be removed from Therefore 7 Covington County, Mississippi; and

THEREFORE, I, J. S. Love, Superintendent of Banks of the State of Mississippi, do hereby ent for Bank of Seminary aforesaid to be the State of Mississippi, do hereby municipality to another, with the consent of the Superintendent of Banks; consent for Bank of Seminary aforesaid to be removed from Seminary, Mississippi, to Collins, Mississippi.

WITNESS my signature, this the 12th day of July, 1932.

J. S. Love, Superintendent of Banks of the state of Mississippi

Received at the office of the Secretary of State this the 12th day of July, A.D. 1932, the ther with the sum of \$10.00 deposited to cover the together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his oninion Attorney General for his opinion,

> Secretary of State Walker Wood.

Jackson, Miss., Jult 12th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative ne Constitution and laws of this State, or of the United State of the Constitution and laws of this State, or of the United States.

STATE OF MISSISSIPPI EXECUTIVE OFFICE

Assistant Attorney General Greek L. Rice. ByW. W. Pierce,

The within and foregoing Amendment to the Charter of Incorporation of BANK OF SEMINARY is In the stime of the Charter of Incorporation of BANK OF SEMINARY is JACKSON hereby approved the first and coregoing Amendment to the Charter of Incorporation of BANK OF SEMINANT of Intestimony wheneof, I have hereunto set my hand and caused the Great Seal of the Mississippi to be affixed, this Twelfth day of July, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 12, 1932

CHARTER OF INCORPORATION OF

"THE ALLEN'S DAIRY PRODUCTS COMPANY".

1. The corporate title of said Company is: "The Allen's Dairy Products Company."
2. The name of the incorporators are: H. I. Allen, postoffice, Vicksburg, Miss.; Annie M. Allen, postoffice, Vicksburg, Miss.; Annie Louise Allen, postoffice, Vicksburg, Miss.

3. The domicile is at Vicksburg, Mississippi.

4. The amount of authorized capital stock is Five Thousand (\$5000.00) Dollars, to be

evidenced by fifty (50) shares of stock of a par value of One Hundred (\$100.00) Dollars each.

5. The period of existence is fifty (50) years. 6. The purposes for which said corporation is created are: To buy and sell dairy products

and such other merchandise as may be necessary, convenient and incidental thereto.

7. The rights and powers that may be exercised by this corporation are such as are conferred by the provisions of the corporate laws of the State of Mississippi.

8. This corporation may begin business when twenty-five per cent (25%) of its capital stock has been noted. has been paid.

> H. L. Allen Annie N. Allen Annie Louise Allen

State of Mississippi

Warren County This day personally appeared before me the undersigned authority, H. L. Allen, Annie N. Allen and Annie Louise Allen, Incorporators of the corporation known as "The Allen's Dairy Products Company and Corporators of the corporation of the above and foregoing Products Company," who acknowledged that they signed and executed the above and foregoing Articles of Incorporation as their act and deed, on this, the 11th day of July, 1932.

Rundle Smith, Notary Public

Received at the office of the Secretary of State this, the 12th day of July, A.D. 1932, together with the sum of \$20.00 recorder's fees, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Mississippi,

July 12th, 1932 I have examined this charter of incorporation and am of the United States. Violative of the constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General $_{\mathrm{By}}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE ALLEN DAIRY PRODUCTS COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this Twelfth day of July, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 13, 1932.

This Corporation Auspended by Commissioner of Franchise Day June 1, 1909. This June 5, 1909. When Ladeur Sier, golden

This Corporation Duspended by Commissioner of Franchise Dax Junes, 1959. This June 11, 1959 Ideher Laduer, Suretany of State

I his corporation suspension set aside this July 9, 1959, by order of State Tax Commission. This July 13, 1959.

Heber Radner, decretary of State

BEC 2 0 1934

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

NISSISSIPPI PTG.

#5400

CHARTER OF INCORPORATION OF

"JONES SMOKE HOUSE".

The names and post office addresses of the incorporators are: A. C. Strealy, postoffice, Vicksburg, Miss.; H. T. Strealy, post Office, Vicksburg, Miss.; E. Ryan, Post Office,

Vicksburg, Miss.

3. The domicile is at Vicksburg, Mississippi. The amount of authorized capital stock is Five Thousand (\$5000.00) Dollars, to be evidenced by fifty shares of a par value of One Hundred (\$100.00) Dollars each.

The corporate title of said company is: "Jones Smoke House".

5. The period of existence is fifty (50) years. 6. The purpose for which it is created is: To conduct a general retail and wholesale

mercantile business and contests for recreation and amusement.

7. The rights and powers that may be exercised by this corporation are such as are conferred by the provisions of the corporate laws of the State of Mississippi. 8. This corporation may begin business when twenty-five (25%) per cent of its capital

stock has been paid.

A. C. Strealy, H. T. Strealy E. Ryan

State of Mississippi, Warren County.

This day personally appeared before me, the undersigned authority, A. C. Strealy, H. Strealy and E. Ryan, Incorporators of the corporation known as "Jones Smoke House", who acknowledged that they signed and accompanies of the corporation known as "Jones Smoke House", who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed, on this the 12th days of the corporation as their act and deed, on this the 12th days of the corporation as their act and deed, on this the 12th days of the corporation known as "Jones Smoke House", who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed, on this, the 13th day of July, 1932.

J. G. Hickman, Notary Public

Received at the office of the Secretary of State, this, the 14th day of July, A.D. 1932, to her with the sum of \$20.00 decorder's fees and make the 14th day of July, A.D. 1932, his gether with the sum of \$20.00 recorder's fees, and referred to the Attorney General for his opinion.

Walker Wood. Secretary of State

Jackson, Mississippi July 14th, 1932.

I have examined this Charter of Incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General Вy

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of JONES SMOKE HOUSE is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Fourteenth day of July, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 15th, 1932.

CHARTER OF INCORPORATION OF

"THOMAS MERCANTILE COMPANY"

1. The corporate title of said company is: "Thomas Mercantile Company."

2. The names of the incorporators are: Ernest Thomas, postoffice, Vicksburg, Miss.;

Imma Thomas, postoffice, Vicksburg, Miss.; Louis Dveirin, postoffice, Vicksburg, Miss. The domicile is at Vicksburg, Mississippi.

The amount of capital stock is Five Thousand (\$5000.00) Dollars, to be evidenced by fifty (50) shares of stock of a par value of One Hundred (\$100.00) Dollars each.

5. The period of existence is Fifty (50) years.

6. The purposes for which said corporation is created are: To buy and sell goods, wares

and merchandise, both at wholesale and retail. 7. The rights and powers that may be exercised by this corporation are such as are conferred by the provisions of the corporate laws of the State of Mississippi. 8. This corporation may begin business when twenty-five per cent (25%) of its capital

stock has been paid.

Ernest Thomas Emma Thomas Louis Dveirin

State of Mississippi Warren County

This day personally appeared before me, the undersigned authority, Ernest Thomas, Emma Thomas and Louis Dveirin, Incorporators of the corporation known as "Thomas Mercantile Company," Who acknowledged that the shows and foregoing Articles of Incorporation Who acknowledged that they signed and executed the above and foregoing Articles of Incorporation as their act and deed, on this, the 11th day of July, 1932.

Rundle Smith, Notary Public

Received at the office of the Secretary of State this, the 13th day of July, A.D. 1932, together with the sum of \$20.00 decorder's fees, and referred to the Attorney General for his opinion/ Walker Wood, Secretary of State

Vackson, Mississippi, July 13th, 1932.

I have examined this Charter of Incorporation and am of the opinion that it is not violative of the United States. of the constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General By

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THOMAS MERCANTILE COMPANY is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of approved. Mississippi to be affixed, this Thirteenth day of July, 1932.

by the Governor

Sannett Conner

Walker Wood, Secretary of State

Recorded: July 14, 1932.

ARTICLES OF INCORPORATION OF

MISSISSIPPI BENEFIT ASSOCIATION.

The corporate name of the company is Mississippi Benefit Association.

The purpose for which it is formed and its business plan or principle of the operation of its business is to engage in the business of a burial association, and/or make contracts in advance of death to bury and/or pay the funeral expenses of any person or persons and/or make contracts in advance of death to pay any person or persons a sum of money in lieu of funeral expenses, except as may be prohibited by law; to do and perform all the acts and things permitted by the laws of the State of Mississippi incident to burial associations and issue and sell all such contracts or contract policies incident to the business transacted by it as authorized by chapter 93 of Mississippi Code of 1930 and amendments and other laws of said state.

The names, residences and official titles of all the officers who are to have and exercise the general control and management of the affairs and funds of the corporation are: O. H. Douglass, President, Oxford, Miss.; B. C. Hill, vice president, Houston, Miss.; G. M. S. Garner Tracourer Grands Miss.; Wis Garner, Treasurer, Grenada, Miss.; H. A. Alexander, Secretary-General Manager, Grenada, Miss.

The domicile of the proposed corporation is Grenada, Mississippi.

The amount of the capital stock is \$10,000.00, divided into sixty four (64) shares of common stock of the par value of \$100.00 per share, and seventy two (72) shares of preferred stock of the par value of \$50.00 per share, and said corporation shall have the right to commence business as sson as a total number of shares of its capital stock of the par value of five thousand dollars shall have been subscribed. five thousand dollars shall have been subscribed and paid for in cash. No owner of common stock shall have the right to transfer same to any other person without the prior consent and approval of the Board of Directors of the approval of the Board of Directors of the corporation and no transfer of stock shall be value until entered on the records of the directors of the corporation and no transfer of stock shall be value. until entered on the records of the corporation. The preferred stock shall be subject to redemption at any time which may be designated by the Board of Directors, or the whole of stock, or any part thereof called in for any part thereof. stock, or any part thereof, called in for payment and redemption at such time, or times, as be at Board may designate at the par value of such stock. Board may designate at the par value of such stock. Annual dividends on such stock shall the discretion of said Board but at no time avoided a dividend on such stock. the discretion of said Board but at no time exceed a dividend of six per cent annually; holders of such stock shall be preferred, over the holders of the common stock, as to the assets of the corporation upon its discolution as assets of the corporation upon its dissolution or winding up, whether voluntary or involuntary but such holders shall have no voting named and the common stock, as to the tary. but such holders shall have no voting power except as specifically required by section 194 of the constitution of Mississippi. Preferred stock shall not be convertible into common further and such stock shall be fully paid up and the haldens the haldens to be convertible into common further and such stock shall be fully paid up and the holders thereof shall not be liable for any further payments thereon, unless and except as may be specifically of the stock shall not be liable for any further

Hone of the outstanding stock of said corporation shall be retired, called in or redeemed by time. if the corporation would be the outstanding stock of said corporation shall be retired, called in or redeemed. at any time, if the corporation would be thereby rendered insolvent or its paid in capital be thereby reduced to less than the minimum amount required by this charter (or amendments

thereto), except upon dissolution.

The association, at any regular or special meeting of its stockholders, may pass and and/or repeal, amend modify on charge and/or repeal. stockholders may deem proper, provided that same shall be consistent with the constitution of United States and the State of Mississippi and mith the constitution of enact, and/or repeal, amend, modify or change, such rules, regulations and by-laws as its United States and the State of Mississippi and with the laws of said state and the purpose of the corporation. the corporation.

The names and postoffice addresses of the incorporators are: O. H. Douglas, Oxford, lppi; B. C. Hill. Houston Missississis. The period of existence of said corporation is fifty years. Mississippi; B. C. Hill, Houston, Mississippi; G. M. Garner, Grenada, Mississippi.

IN TESTIMONY WHEREOF withess the signatures of the incorporators this the 27th day of 1932.

> 0. H. Douglas B. C. Hill

G. M. Garner

State of Mississippi Lafayette County

This day before me personally appeared the above named O. H. Douglass, who acknowledged date ten stated. Given the foregoing articles of incompart to the date of the compart of the date of the compart of the date. he signed and delivered the foregoing articles of incorporation as his act and deed on the therein stated. Given under my hand and official cool incorporation as his act and deed on Ruby McCoy, Notary Public

State of Mississippi Chickasaw County.

This day personally appeared the above named B. C. Hill, who acknowledged that he signed vered the foregoing articles of incorporation as him and acknowledged that he signed ed. Given under the signed articles of incorporation as him and acknowledged that he signed articles of incorporation as him and acknowledged that he signed and acknowledged that he signed articles of incorporation as him and acknowledged that he signed articles of incorporation as him and acknowledged that he signed articles of incorporation as him and acknowledged that he signed articles of incorporation as him and acknowledged that he signed articles of incorporation as him and acknowledged that he signed articles of incorporation as him and acknowledged that he signed articles of incorporation are him and acknowledged that he signed articles of incorporation are him and acknowledged that he signed articles of incorporation are him and acknowledged that he signed articles of incorporation are him and acknowledged that he signed articles are him and acknowledged that he signed are him and acknowledged that he signed are him as he had a signed are him and acknowledged that he signed are him and acknowledged that he signed are him and acknowledged that he are him as he had a signed are him and acknowledged that he are him and ac delivered the foregoing articles of incorporation as his act and deed on the date therein stated. Given under my hard and official poration as his act and deed on the date therein Louise Evans, Notary Public. My commission expires stated. Given under my hand and official seal this 28th day of June, 1932.

State of Mississippi Grenada County

January 31-1936 This day personally appeared the above named G. M. Garner who acknowledged that he signed delivered the foregoing articles of incorporation. and delivered the foregoing articles of incorporation as his act and deed on the date thereing stated. Given under my hand and official and the state of the stat stated. Given under my hand and official seal this 29th day of June, 1932.

W. K. Huffington, Notary Public My commission expires Jan. 11, 1934. This is to certify that I have this day approved the foregoing articles of incorporation 7/2/1932

Geo. D. 31107 Geo. D. Riley, Commissioner of Insurance

Received at the office of the Secretary of State, this the 13th day of July, A. the together with the sum of \$30.00 deposited to cover the recording fee and referred to the Attorney General for his oninion Attorney General for his opinion.

walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violation and laws of this State, or of the United State Jackson, Miss., July 14th, 1932

of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON

The within and foregoing Charter of Incorporation of MISSISSIPPI BENEFIT ASSOCIATION 18 by approved. In testimony whereof I have hereunto set my hand and caused the Great Seal of the State the Governor hereby approved. Mississippi to be affixed, this Fourteenth day of July, 1932.

By the Governor Sennett Conner Walker Wood, Secretary of State

Recorded; July 15, 1932.

CHARTER OF INCORPORATION OF

THE PARISIAN, INCORPORATED .

1. The corporate title of said corporation is: The Parisian, Incorporated. 2. The names and post-office addresses of the incorporators are: S. H. Hytken, Cleveland,

Mississippi; M. E. Hytken, Cleveland, Mississippi.

3. The domicile of the corporation in this state is: Cleveland, Mississippi. The authorized capital stock of the corporation is Twenty Thousand Dollars (\$20,000.00) with two hundred (200) shares of stock, having a par value of One Hundred Dollars (\$100.00).

5. The sale price of stock is One Hundred Dollars (\$100.00) per share.

6. The period of existence of the corporation is fifty (50) years.

The corporation is created for the purpose of engaging in retail and wholesale mercantile business; and the corporation shall have the right to conduct one or more stores, and to employ clerks, rent or own real estate, for the purposes of said business, and shall have the power and authority to do any and all acts which are usual and customary in conducting either

retail or wholesale mercantile establishments. 8. The corporation shall have the right to commence business when fifty per cent (50%)

of its stock shall have been fully paid in. WITNESS OUR SIGNATURES, this, the 14th day of July, 1932.

S. H. Hytken M. E. Mytken

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned notary public in and for said county and state, the within named S. H. Jytken and M. E. Hytken, who each acknowledged that they signed and delivered the foregoing articles of incorporation, on the day and year therein montions. therein-mentioned.

Given under my hand and official seal, this, the 14th day of July, 1932.

Laura Mogan, Notary Public

Received at the office of the Secretary of State, this the 16th day of July, A.D. 1932, together with the sum of \$50.00 deposited to cover the recording fee, and referred to the attorney general for his opinion. Walker Wood, Secretary of State

Jackson, Miss., July 16th, 1932

I have examined this charter of incorporation and am of the opinion that it is not Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of THE PARISIAN, INCORPORATED is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State approved. of Mississippi to be affixed, this Twentieth day of July, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 20th, 1932.

CHARTER OF INCORPORATION OF

BOTNICK'S REALTY COMPANY.

1. The corporate title of said company is: Botnick's Realty Company.

2. The names and postoffice addresses of the incorporators are: Harry Botnick, Hattiesburg Mississippi; S. B. Eisman, Hattiesburg, Mississippi; M. Botnick, Hattiesburg, Mississippi; L. Man, Hattiesburg, Mississippi; L. man, Hattiesburg, Mississippi.

3. The domicile of the corporation is: Hattiesburg, Mississippi.

4. The amount of authorized capital stock is Seventeen Thousand (\$17,000.00) Dollars, all common stock of the par value of One Hundred (\$100.00) Dollars per share. Said corporation may begin business when Ten Thousand (\$10,000.00) Dollars, either in money or its equivalent, is need in paid in.

5. The period of existence is: Fifty (50) years.

6. The purposes for which the corporation is created are: To buy, sell, own, barter, use, acquire, purchase, rent and lesse most arter. prove, acquire, purchase, rent and lease real estate; to build houses and sell them and take mortgages and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor; to act as agent for land-lords and collect rents; to buy, acquire, purchase and securities therefor a collect rents; to buy, acquired to the collect rents; to buy, acq acquire, purchase and sell mortgage securities and to do any and all things in furtherance of a general real estate husiness not control to any and all things in furtherance of

The number of shares of stock shall be one hundred and seventy (170) shares of common stock shall be paid for the corporation mer common stock shall be paid for the corporation shall be paid to the corporation shall be corporated as the corporation shall be cor

WUTNESS, our signatures this the 13th day of July, A.D. 1932.

Harry Botnick M. Botnick S. B. Eisman L. Eisman

STATE OF MISSISSIPPI

FORREST COUNTY

Personally appeared before me, the undersigned authority in and for said county and state, the above and within named Harry Botnick, S. B. Eisman, M. Botnick and L. Bothick, who each and severally acknowledged that they signed, executed and delivered the above and foregoing

Given under my hand and official seal in the City of Hattiesburg, Forrest County, Mississippi the 13th day of July. 1932. articles of incorporation on the day and date above indicated.

this the 13th day of July. 1932.

D. F. Matheson, Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 16th day of July, A.D. 1932, attorney together with the sum of \$44.00 deposited to cover the recording fee, and referred to the General for his original. General for his opinion.

Jackson, Miss., July 16th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State on of the Tribert Triberts of the Constitution and laws of this State, or of the United States.

> W. W. Pierce, Assistant Attorney General Вy

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON

The within and foregoing Charter of Incorporation of BOTNICK'S REALTY COMPANY is hereby

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of issippi to be affixed, this Twentieth day of This Tolkian 1987 Mississippi to be affixed, this Twentieth day of July, 1932.

By the Governor Walker Wood, Secretary of State

Sennett Conner

Recorded: July 20, 1932.

ook

THE CHARTER OF INCORPORATION JACKSON RECREATION COMPANY

The corporate title of said company is Jackson Recreation Company.

2. The names of the incorporators are: Theo. Costas, Jackson, Mississippi; Edgar G. Williams, McComb, Mississippi; E. H. Condon, Jackson, Mississippi; H. G. Graham, Jackson, Mississippi.

3. The domicile is at Jackson, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: The capital stock of this corporation shall consist of six hundred (600) shares divided as follows: Rundred (300) shares of no par common stock; Three Hundred Shares (300) of 7% Preferred Stock, with par value of \$100.00 per share. The preferred Stock is entitled to dividends at the rate of 7% per annum cumulative out of the net earnings of this Company, before the Common Stock receives any dividends. In addition thereto, in the event of dissolution, or liquidation of the Corporation, or a sale of its assets, the holders of the Preferred Stock shall be entitled to receive any dividends. to receive out of the assets of the Corporation, and before anything shall be paid therefrom to receive out of the assets of the Corporation, and before anything shall be paid therefrom to the holders of the common stock, the par walue of their preferred stock, and all cumulative dividends thereon, that have been up to that time, declared by the Board of Directors of said Corporation. The preferred stock shall not be entitled to vote, except as provided in Section 194, Constitution 1890, at any meeting of this Corporation. No dividend on the Common Stock shall be paid, unless and until the payment of the annual, and all cumulative dividends on the On the preferred stock, in which event the Board of Directors may declare dividends on the Common stock, out of any remaining surplus profits of the Corporation, at the discretion of common stock, out of any remaining surplus profits of the Corporation, at the discretion of

the Board of Directors. 5. Number of shares for each class and par value thereof: Three Hundred (300) shares of no par common stock, sale price of which is hereby fixed at \$1.00 per share; Three Hundred (300) shares and par value of \$100.00 per share.

(300) shares of 7% Preferred Stock, with the par value of \$100.00 per share.

6. The period of existence (not to exceed fifty years) is fifty (50) years.
7. The purpose for which it is created: To engage in general outdoor sports, such as swimming pools, tennis courts, golf links, riding academies, and in the conduct of which it may oppose for which it is created: 10 chages in the conduct of which it may operate in addition thereto refreshment stands, and dining room facilities; and, To buy, own, deal, lease, hypothecate, mortgage, and, or sell real, personal or mixed

property; and, To do any and all other things necessary, incident and proper to the conduct of its

business; not in conflict with the laws of the State of Mississippi.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 24, Code of Mississippi of 1906, and Chapter 90, Laws

8. Number of shares of each class to be subscribed and paid for before the corporation may of Mississippi of 1928. begin business: When One Hundred and Twenty (120) shares of its Common Stock, and One Hundred and Twenty (120) have been subscribed and paid for. and Twenty (120) shares of its Preferred Stock shall have been subscribed and paid for.

Theo. Costas Edgar G. Williams H. G. Graham E. H. Condon, Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority Theo. Costas, and Edgar COUNTY OF PIKE G. Williams, incorporators of the corporation known as the Jackson Recreation Company who acknown as incorporators of the corporation known as the Jackson articles of incorporation acknown as the shore and foregoing articles of incorporation acknown as the shore and foregoing articles of incorporation acknown as the shore and foregoing articles of incorporation acknown as the shore and foregoing articles of incorporation acknown as the shore and foregoing articles of incorporation acknown as the shore and foregoing articles of incorporation acknown as the shore acknown as the shore acknown as the shore are shored acknown as the shore are shored acknown as the shored acknown acknowledged that they signed and executed the above and foregoing articles of incorporation as their as their act and deed on this the 12th day of July, A.D. 1932.

Nell W. Hunt, Notary Public

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority E. H. Condon, Jackson, the sississippi; H. G. Graham, Jackson, Mississippi, incorporators of the corporation known as the Jackson Recreation Company who acknowledged that they signed and executed the above and foregoing articles. Company who acknowledged that they signed and executed the above and foregoing articles. foregoing articles of incorporation as their act and deed on this the 13 day of July, A.D.,

C. B. McLain, Notary Public

Received at the office of the Secretary of State, this the 15th day of July, A.D. 1932, ther with the office of the Secretary of State, this the 15th day of July, A.D. 1932, together with the sum of \$72.00 deposited to cover the recording fee, and referred to the Walker Wood, Secretary of State

Attorney General for his opinion.

Jackson, Miss. I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the United States. My 16th, 1932 of the Constitution and laws of this State, or of the United States. Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI

EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of JACKSON RECREATION COMPANY is In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of sissiphi to be seen to set my hand and caused the Great Seal of the State of sissiphi to be seen to see the seal of the State of Seal of the Seal of the State of Seal hereby approved.

Mississippi to be affixed, this TWENTIETH day of JULY, 1932. Sennett Conner By the Governor Walker Wood, Secretary of State

Recorded: July 21st, 1932.

THE CHARTER OF INCORPORATION OF HINDS COUNTY FREE DENTAL CLINIC

The corporate title of said company is Hinds County Free Dental Clinic. 2. The names of the incorporators are: Dr. E. A. May, Jackson, Miss.; Dr. H. J. Burnham, Jackson, Miss.; Dr. W. R. Wright, Jackson, Miss.; Dr. Walton Shannon, Jackson, Miss.

3. The domicile is at Jackson, Hinds County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: Non-Profit Corporation: no capital stock.

5. Number of shares for each class and par value thereof: Non-profit Corporation; no

capital stock.

6. The period of existence (not to exceed fifty years) is fifty years. The purpose for which it is created: To render free dental service to the indigent; to buy and sell personal property incident to the foregoing powers; to establish and maintain a dental clinic; to borrow money and execute notes and other evidences of indebtedness; to receive gifts and donations; to do any and all things incidental to the establishment and maintenance of a dental clinic not prohibited by low a dental clinic not prohibited by law. Said corporation is for charitable purpose and shall issue no shares of stock, shall divide no dividends or profits among its members, shall make expulsion the only remedy for non-payment of dues, shall vest in each member the right to one

vote in the election of all officers, shall make the loss of membership by death or otherwise, the termination of all interest of sucy members in the corporation assets, and there shall individual liability against the members for the corporation assets, and there shall individual liability against the members for the corporate debts, but the entire corporate property shall be liable for the claims of creditors.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Non-Profit Corporation; no capital stock.

> Dr. E. A. May H. J. Burnham W. R. Wright Walton Shannon

W. C. Dennis. Incorporators

AC KNOWLEDGMENT

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned authority Dr. E. A. May, Dr. H. J. Burnham, Dr. W. R. Wright, Dr. Walton Shannon, Dr. W. C. Dennis, incorporators of the corporated known as the Hinds County Free Dental Clinic who are the corporators of the corporators. known as the Hinds County Free Dental Clinic, who acknowledged that they signed and executed the above and foregoing articles of incorporations. the above and foregoing articles of incorporation as their act and deed on this the 20th day January, 1932.

C. C. Smith

Received at the office of the Secretary of State this the 20th day of July, A.D., together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss.

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State or of the Tribert Tribert Constitution and laws of this State or of the Tribert Tribert Constitution and laws of this State or of the Tribert Tribert Constitution and laws of this State or of the Tribert Tribert Constitution and laws of this State or of the Tribert Tribert Constitution and laws of this State or of the Tribert Tribert Constitution and the Constitution and Laws of the Constitution and La July 20th, 1932 of the Constitution and laws of this State, or of the United States.

> Assistant Attorney General Greek L. Rice. By W. W. Pierce,

Walker Wood, Secretary of State

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of HINDS COUNTY FREE DENTAL CLINIC is by approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 20th day of July, 1932.

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 21st, 1932.

MINUTES OF STOCKHOLDERS METTING OF HESTER CHEVROLET CO., HELD ON JULY 1st, 1932, AT OFFICE OF THE CORPORATION IN MACON, MISS.

The stockholders of the Hester Chevrolet Co., a corporation, met on July 1st, 1932, at the Office of said Company in the City of Macon, Miss., Present, E. N. Murry, president, and B. W. Davenport, Composing all the Stockholders of said company.

On motion duly made, seconded and adopted E. N. Murry, was elected president of said Corporation, and E. W. Davenport, Vice President, and Alvar Lee Murry, Secty.-Treasr.,

Hester, former secty.-treasr. submitted his resignation, which was accepted. On motion duly made, seconded and adopted, the following resolution was unanimously adopted: "Resolved that the name of this corporation be changed from Hester Chevrolet Company to nesolved that the name of this corporation be changed from house steps as may be necessary the company, and that the president, E. N. Murry take such steps as may be necessary to obtain this change.

to obtain an amendment to the charter of said corporation making this change.

Resolved further that a certified copy of this resolution be sent to Secretary of State

with application for such amendment."

There being no further business the meeting adjourned.

Attest: Mrs. Alver Lee Murry, Secty. E. N. Murry, President

I, Mrs. Alver Lee Murry, secretary-treasurer, of the Hester Chevrolet Co., Inc., to hereby certify that the above and foregoing page contains a full, true and correct copy of the Minutes the stockholders were and foregoing page contains a full, true and correct copy of the Macon of the stockholders were and foregoing page contains a full, true and correct copy of the Macon of the stockholders were and foregoing page contains a full, true and correct copy of the Macon of the stockholders were and foregoing page contains a full, true and correct copy of the Minutes of the stockholders were and foregoing page contains a full, true and correct copy of the Minutes of the stockholders were and foregoing page contains a full, true and correct copy of the Minutes of the stockholders were and correct copy of the Minutes of the stockholders were and correct copy of the Minutes of the stockholders were also contains a full of the stockholders were contained to the stockholders were contained of the stockholders meeting of said corporation held in the office of such corporation in Macon, Miss., on July 1st, 1932, as the same appears on the Minute Book of said corporation. Witness my signature, this the let day of July, 1932.

Mrs. Alver Lee Murry, Secty.-Treasr.

State of Mississippi

Personally appeared before me, the undersigned authority in and for said county and state, Moxubee County. Personally appeared before me, the undersigned authority in and for said county and state, in. Murry, president and E. W. Davenport, Vice President respectively, of the Hester Chevrolet Company, Inc., of Macon, Miss., who being duly sworn depose and say on oath that they are owners of all the stock of said corporation; that at a meeting held by the stockholders of said corporation on July 1st, 1932, at its office in Macon, Miss., the following resolution was adopted by said stockholders in said meeting. viz:

adopted by said stockholders in said meeting, viz:

"Resolved that the name of this corporation be changed from Hester Chevrolet Company, to

"Resolved that the name of this corporation be changed from Hester Chevrolet State

"Resolved that the name of this corporation be changed from Hester Chevrolet State

"Resolved that the name of this corporation be changed from Hester Chevrolet State

"Resolved that the name of this corporation be changed from Hester Chevrolet Company, and that the president, E. N. Murry, take such steps as may be

"Resolved that the name of this corporation be changed from Hester Chevrolet Company, and that the president, E. N. Murry, take such steps as may be

"Resolved that the name of this corporation be changed from Hester Chevrolet Company, and that the president, E. N. Murry, take such steps as may be

"Resolved that the name of this corporation be changed from Hester Chevrolet Company be changed from Hester Chevrolet Company, and that the president, E. N. Murry, take such steps as may be

"Resolved that the name of this corporation be changed from Hester Chevrolet Company be changed from Hester Chevrolet Company be changed from Hester Chevrolet Chevrolet Company be changed from Hester Chevrolet Chevrolet Chevrolet Company be changed from Hester Chevrolet necessary to obtain an amendment to the charter of said corporation making this change. Resolved further that a certified copy of this resolution be sent to Secretary of State

With application for such amendment."

E. N. Murry, President E. W. Davenport, Vice.-Prest.

Sworn to and subscribed before me, by E. N. Murry, president and E. W. Davenport, Vice-Prest., on this the 15 day of July, 1932. F. M. Campbell, A Notary Public

Received at the office of the Secretary of State, this the 16th day of July, A.D. 1932, ther with at the office of the Secretary of State, this the 16th day of July, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative the constitution that it is not violative Jackson, Miss., July 16th, 1932 of the constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of HESTER CHEVROLET CO., is hereby and foregoing Amendment to the Charter of Incorporation of HESTER CHEVROLET CO., In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State design to be 1821. Inc. is hereby approved.

of Mississippi to be affixed, this Twentieth day of July, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 21st, 1932.

This Corneration dissolved and its charter darmed to the state of mississippie by a dieree of the chancing country. The country this price, this they country of dail deeree field in this office, this cuty is copy of dail deeree field in this office, this cuty is copy of dail deeree field in this office, they want to all seeing of state.

AMENDMENT TO THE CHARTER OF INCORPORATION JACKSON RECREATION COMPANY

We, the undersigned, being all of the incorporators of the corporation known as Jackson Recreation Company, and being all of the present persons in interest, the first meeting of the incorporators not having been held, and noorganization having been perfected under said charter, being desirous of amending sections 4 and 5 of the charter of incorporation of said company, in compliance with the laws of the state of Mississippi, do hereby consent and agree, subject to the approval of the Attorney General and the Governor of the State of Mississippi, that Sections 4 and 5 of the charter of incomposation of Tackson Passantian C. 5 of the charter of incorporation of Jackson Recreation Company, be and the same are hereby amended, respectively an as to read as follows:

respectively, so as to read as follows:

4. Amount of capital stock and particulars as to class or chasses thereof: The capital stock of this corporation shall consist of six hundred (600) shares of common stock without nominal or par value and three hundred (700) - hard social stock as the second of the sec or par value, and three hundred (300) shares of preferred stock, par value \$100.00. The preferred stock is entitled to dividends at the rate of 7% per annum, cumulative, out of the net earnings of this company, before the common stock receives any dividends. of this company, before the common stock receives any dividends. In the event of dissolution of liquidation of the corporation or a cold of its liquidation of the corporation, or a sale of its assets, the holders of the preferred stock shall be entitled to receive out of the corporation. be entitled to receive out of the assets of the corporation, and before anything shall be paid therefrom to the holders of the common stock, the par value of their preferred stock, and all cumulative dividends thereon, that have been up to that time declared by the board of directors of said corporation. The preferred stock shall not be entitled to vote except as provided in Section 194. Constitution of 1890, at any machines of the holders of the preferred stock shall not be entitled to vote except as provided in Section 194. Section 194, Constitution of 1890, at any meetings of this corporation. No dividends on the common stock shall be paid unless and until the payment of the annual and all cumulative dividends on the preferred stock, in which event the board of directors may declare dividends of the common stock, out of any remaining surplus profits of the corporation, at the discretion of board of directors.

5. Number of shares of each class and par value thereof 1 300 shares preferred, par value \$100.00 per share. 600 shares of common stock without nominal or par value, the sale price of

which is hereby fixed at \$1.00 per share.

Theo. Costas Ed. H. Condon Edgar G. Williams. Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority the above named Theo. COUNTY OF HINDS E. H. Condon, H. J. Graham, incorporators of the corporation known as Jackson Recreation

Company, who acknowledged that they signed and executed the foregoing amendment to the charter of incorporation of said company as their voluntary of the foregoing amendment to the charter of the corporation of said company as their voluntary of the corporation of said company as their voluntary of the corporation known as Jackson Recreation incorporation of said company as their voluntary act and deed, on this the 22 day of July,

C. B. McLainl Notary Public

State of Mississippi County of Pike

This day personally appeared before me, the undersigned authority the above named Edgar Go who Williams, one of the incorporators of the corporation known as Jackson Recreation Company, who acknowledged that he signed and and are corporation known as Jackson Recreation Company, who acknowledged that he signed and executed the foregoing amendment to the charter of incorporation of said company as his voluntary act and dood of said company as his voluntary act and deed, on this the 23rd day of July, 1932.

Nell W. Hunt. Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State, this the 25th day of July, A.D. 1932, torney together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion General for his opinion.

Jackson, Miss.

I have examined this charter of incorporation and am of the opinion that it is not violative the constitution and laws of this state. July 25th, 1932 of the constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON.

The within and foregoing Amendment to the Charter of Incorporation of JACKSON RECREATION NY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affired, this twenty fifth day of July, 1932. COMPANY is hereby approved.

By the Governor Walker Wood, Secretary of State

Sennett Conner

Recorded: July 25th, 1932.

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THE CHARTER OF INCORPORATION OF

OAKLAND PLANTING COMPANY.

1. The corporate title of said company is Oakland Planting Company.
2. The names of the incorporators are: C. DeWitt Walcott, Greenville, Mississippi; C. G. Steele, Clarksdale, Mississippi; Victor L. Ayres, Stoneville, Mississippi.

3/ The domicile is at Greenville, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: \$8400.00 all common capital stock. 5. Number of shares for each class and par value thereof: 84 shares; par value \$100.00

6. The period of existence (not to exceed fifty years) is fifty years.
7. The purpose for which it is created: To buy, sell and deal in farm products. To own, buy and sell live stock. To own and lease land for agricultural purposes not in excess of

10,000 acres and to cultivate and operate the same. The rights and powers that may be exercised by this corporation, in addition to the

The rights and powers that may be exercised by only only of 1930.

foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty-five shares.

C. DeWitt Walcott C. G. Steele Victor L. Ayres, Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority C. DeWitt Walcott, incorporator of the corporation known as the Oakland Planting Company who acknowledged that he signed and signed and executed the above and foregoing articles of incorporation as his act and deed on this

the 23rd day of July, 1932. Agnes Barksdale, Notary Public

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority C. G. Steele, incorporator the accompany personally appeared before me, the undersigned authority C. G. Steele, incorporator COUNTY OF COAHOMA of the corporation known as the Oakland Planting Company who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 26th day of July, 1932. N. B. Sessions, Notary Public

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority Victor L. Ayres, COUNTY OF WASHINGTON This day personally appeared before me, the undersigned authority victor in a signed authority victor in a signed restricted of incorporation as his act and deed on signed restricted of incorporation as his act and deed on signed and executed the above and foregoing article of incorporation as his act and deed on this the scatter of the space and foregoing article of incorporation as his act and deed on the state of the scatter of the this the 26th day of July, 1932.

W. H. Grimes

Received at the office of the Secretary of State this the 28th day of July, A.D. 1932, Received at the office of the Secretary of State this the 20th day of State this the 20th day of State this the 20th day of the together with the smm of \$28.00 deposited to cover the recording fee, and referred to the Walker Wood, Secretary of State Attorney General for his opinion.

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the United States. Jackson, Miss., July 28th, 1932 of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI

EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of OAKLAND PLANTING COMPANY is hereby JACK SON In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State dississipping to be a 200 months. Fighth day of July, 1932. approved. of Mississippi to be affixed, this Twenty-Eighth day of July, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: July 29, 1932

THE CHARTER OF INCORPORATION OF SUMNER STORES OF MISSISSIPPI, INC.

The corporate title of said company is Sumner Stores of Mississippi, Inc. The names of the incorporators are: Kenneth R. Gregory, 120 Broadway, New York, N.Y.; Brank C. Taylor, 120 Broadway, New York, N.Y.

The domicile is at Vicksburg, Mississippi

Amount of capital stock and particulars as to class or classes thereof:

The amount of capital stock is four hundred fifty (450) shares.

The designations, preferences, privileges and voting powers of the shares of each class, and the restrictions or qualifications thereof, are as follows:

The holders of the preferred stock shall be entitled to receive, when and as declared by the board of directors of the corporation, out of the net profits or surplus of the corporation, non-cumulative preferencial dividends at the rate of Four Dollars (\$4.00) per share per annum and no more, payable annually, semi-annually or quarterly on such days as may be determined by the board of directors before any dividend shall be declared or paid upon or set apart for the common stock. After the full dividend upon the preferred stock for the then current dividend period shall have been paid or declared and a sum sufficient for the payment thereof set apart, dividends upon the common stock may be declared by the board of directors out of the remainder of the net profits or surplus.

In the event of any liquidation, dissolution or winding up of the affairs of the corporation, whether voluntary or involuntary the entire assets shall be distributed equally among the holders of the preferred and common stock, share and share alike, irrespective of

class.

Except as expressly required by law or as herein otherwise provided, the holders of the preferred stock shall have no voting power nor shall they be entitled to notice of meetings of stockholders, all rights to vote and all voting power being wested exclusively in the holders of the common stock.

Number of shares for each class and par value thereof: Four hundred (400) shares shall be preferred stock without par value to sell for One Dollars (\$100) nor share in Hundred Dollars (\$100) per share, in cash or property of equal value, and fifty (50) shares shall be common stock without par value to sell for Ten Dollars (10.00) per share.

The period of existence if fifty (50) years.

To manufacture, purchase, import or otherwise acquire and sell, export or otherwise in ladies waists. dresses gownsend of otherwise acquire and sell, export or otherwise in and deal in ladies waists, dresses, gownsand clothing and wearing apparel of every description and any other articles which may be conveniently or advantageously handled in conjunction with business aforesaid. To engage in the magnetic of the second seco business aforesaid. To engage in the manufacture of woolen, cotton, silk and other fabrics kinds and any and all materials used in the manufacture of woolen, cotton, silk and other fabrics To operate stores, to establish cooperative stores, to conduct a general mail order business to carry on all or any of the businesses of cloth, dress or clothing manufacturers, dry goods merchants, furriers, haberdashers, hosiers manufacturers merchants, furriers, haberdashers, hosiers, manufacturers, importers, wholesale and retail of and in textile fabrics of all kinds, milliners, drocerables, wholesale and retail furnishers. of and in textile fabrics of all kinds, milliners, dressmakers, tailors, hatters, clothiers, furnishers, outfitters, clothiers, manufacturers, tailors, hatters, clothiers, furnishers, outfitters, glovers, lace manufacturers, feather dressers and boot and shoe makers. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100 Code of Microscopic and 100

going, are those conferred by Chapter 100, Code of Mississippi of 1930.

Number of shares of each class to be subscribed and paid for before the corporation business. Fig. 150) may begin business: Fifty (50) shares of common stock and Five (5) shares of preferred stock.

9. No contract or other transaction between the corporation and 9. No contract or other transaction between the corporation and any other corporation of the corporation shall in any way he contract to any other corporation and any other corporation of no act of the corporation shall in any way be affected or invalidated by the fact that any of the directors of the corporation are necessity of the corporation and any other corporation are necessity and the corporation and the corporation are necessity and the corporation the directors of the corporation are pecuniarily or otherwise interested in, or are directors or officers of, such other corporation. or officers of, such other corporation; any director individually, or any firm of which director may be a member may be a negative to director mayobe a member, may be a party to, or may be pacuniarily or otherwise interested in any contract or transaction of the corporation, provided that the fact that he or such firm so interested shall be disclosed or shall have been known to the Board of Directors or a majority thereof; and any director of the corporation who is the board of Directors of a such corporation. majority thereof; and any director of the corporation who is also a director or officer of a such other corporation or who is so interested may be accorded to the lact that he or such other corporation or who is so interested may be accorded to the lact that he or such other than the lact that he or such other corporation or who is so interested may be accorded to the lact that he or such other corporation or who is so interested may be accorded to the lact that he or such a such other corporation or who is so interested may be accorded to the lact that he or such a such other corporation or who is so interested may be accorded to the lact that he or such a such a such a such as the lact that he or such a such a such as the lact that he or such a such a such a such as the lact that he or such a such as the lact that he or such a such a such as the lact that he or such a such a such a such as the lact that he or such a such a such as the lact that he or such a such a such a such as the lact that he or such a such a such as the lact that he or such a such a such as the lact that he or such a such a such as the lact that he or such a such a such as the lact that he or such as the lact that he or such a such as the lact that he or such a such as the lact that he or such as the lact that he or such as the lact that he or such a such as the lact that he or s other corporation or who is so interested may be counted in determining the existence of a quorum at any meeting of the Dring of the Dring of the property of such contract or transaction and may bote thereat to authorize any such contract or transaction and may bote thereat to authorize any such contract or transaction or not so interest as if he were not such directors. quorum at any meeting of the Board of Directors of the corporation which shall authorize any such contract or transaction and more transaction and more transaction. with like force and effect as if he were not such director or officer of such other corporation which shall authorize any such contract or transaction or not so interested.

Kenneth R. Gregory Frank C. Taylor

Incorporators

STATE OF NEW YORK

This day personally appeared before be, the undersigned authority, Kenneth R. Gregory Frank C. Taylor, incorporators of the corporation known as the Sumner Stores of Mississippi, Inc., who acknowledged that they signed and executed the other Sumner Stores of Mississippi of incorporation and the stores of the corporation and the stores of the stores o Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and dead and executed the above and foregoing articles incorporation as their act and deed on this the 25th day of July, 1932.

F. H. Butehorn, Notary Public, kings County No. Certificate filed New York Co. Certificate filed New York County No. Register's Nos. Kings County No. 4822

Received at the office of the Secretary of State this 28th day of July, A.D. 1932, together the sum of \$92.00 deposited to cover the recording fee and referred to Attorney eral for his opinion. with the sum of \$92.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. General for his opinion.

walker Wood, Secretary of State

1 have examined this charter of incorporation and am of the opinion that it is not violative
the Constitution and laws of this State. or of the United State Jackson, Miss., July 29, 1932 of the Constitution and laws of this State, or of the United States.

> W. W. Pierce, Assistant Attorney General Greek L. Rice, Attorney General By

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of SUMNER STORES OF MISSISSIPPI, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State

of Mississippi to be affixed, this 29 day of July, 1932.

Sennett Conner

By the Governor: Walker Wood, Secretary of State.

Recorded July 29,1932.

THE CHARTER OF INCORPORATION OF THE COLUMBUS ICE COMPANY.

The title of said company shall be Columbus Ice Company.

The names and postoffice addresses of the incorporators are J. G. Repsher, Meridian, Mississippi; L. L. Peet, Meridian, Mississippi; E. L. Snow, Meridian, Mississippi.

The domicile of the corporation shall be Columbus, Lowndes County, Mississippi. The amount of authorized capital stockof the corporation is Sixty Thousand Dollars. 3.

The capital stock shall be divided into 600 shares of the par value of \$100.00 each. All of the shares shall be common stock and without preference or priority or privilege or distinction among such shares in any respect or particular whatsoever.

The period of existence of the corporation shall be 50 years.

The purpose for which the corporation is organized is to carry on the business of manufacturing and selling ice and of doing a general wholesale and retail ice business, and, buying and selling coal at wholesale or retail and to that end and for such purpose to acquire, hold had own and complete to acquire the hold, use, own and employ all such property as may be necessary and useful in the conduct of business of the corporation. And in addition the business of the corporation. And in addition thereto the corporation shall have all the rights appropriate which may be exercised by corporations formed to the corporation shall have all the rights are powers which may be exercised by corporations formed under Chapter 100 of the Mississippi code of 1930, and all laws amendatory thereof.

8. The corporation may be organized and commence business when all of the stock of the

corporation shall have been subscribed and paid for.

J. G. Repsher L. L. Peet E. L. Snow

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

CITY OF MERIDIAN Personally appeared before me, the undersigned Notary Public in and for said City, County and State, the within named J. G. Repsher, L. L. Peet and E. L. Snow, named as Incorporators the foregoing Charter of Incorporation the foregoing Charter of Incorporation, who acknowledged that they each signed and delivered the said instrument as an Incorporation. the said instrument as an Incorporator, as their voluntary act and deed. Given under my hand and official seal. this the 28th day of July, 1932.

Madge Hearn, Notary Public

Received at the office of the Secretary of State this the 21st day of July, 1932, together the sum of One Hundred and Thirty Dollars (\$130.00) days of July, 1932, together with the sum of One Hundred and Thirty Dollars (\$130.00) deposited to cover the recording and referred to the Attorney Conord for the Attorney Conord and referred to the Attorney General for his opinion.

July 29th, 1932

in conflict with the Constitution and laws of the State of Mississippi, or of the United States

Greek L. Rice, Attorney General W. W. Pierce, Assistant Atty. Gen. $\mathbf{B}\mathbf{v}$

Walker Wood, Secretary of State

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of COLUMBUS ICE COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 2nd day of August, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: August 1st. 1932.

This Corporation dissolved and its charter Surrendered to the little of mississippi leg a decree of Chaucing Court of Lounders County Mississippi his a store of the disterd filmenay 78 1941! Curtified Capy of Said decree filed in this office, This march 5, 1941. Watker wood, Herritary of State.

ARTICLES OF ASSOCIATION AND INCORPORATION WAYNE CO-OP PRODUCERS AND MARKETING ASSOCIATION (A.A.L.)

Sec. 1. We, T.B.McCaskey of Wayne County, Mississippi, (P.O.address Bucatunna, Miss.)

6. 6. Gilbert of Wayne County, Mississippi, (P.O. address Winchester, Miss.); J. O. Findley of Mayne County, Mississippi (P.O. address Waynesboro, Miss., R.F.D. #5); Sam W. Cochran of Wayne County, Mississippi, (P.O. address Waynesboro, Miss., R.F.D. #5); H.C.Gandy of Wayne County, Mississippi, (P.O. address Waynesboro, Miss., R.F.D. #4); S.T.Whitney of Wayne County, Mississippi, (P.O. address Waynesboro, Miss., R.F.D. #4); J.P.Walker of Wayne County, Mississippi (P.O. address Maynesboro, Miss., R.F.D. #5); Chas. B. Dail of Wayne County, Mississippi, (P.O. address Waynesboro, Miss., R.F.D. Heatunna, Miss.); T. W. Caves of Wayne County, Mississippi (P.O. address Richton, Miss., R.F.D. #1), the windersigned producers of agricultural products in the State of Mississippi, desiring that we, our undersigned producers of agricultural products in the State of Mississippi, desiring that we, our associates and successors, shall come under Chapter 109 of the Laws of Mississippi of 1930, known the Agricultural Association Law, and enjoy its benefits hereby enter into Articles of Association and Incorporation Law, and enjoy its benefits hereby enter into April 2015 and Association and Incorporation thereunder, in duplicate and signed and acknowledged by all those named herein, to be filed with the Secretary of State of the State of Mississippi, and recorded as required by said statute, for the purpose of beginning a corporation without capital stock and without the statute of the said statute, with all the rights, without individual liability, as provided and allowed in said statute, with all the rights, powers, privileges and immunities by said statute given or allowed, setting forth the following: Section 2. The name of the organization shall be Wayne Co-op Producers and Marketing

Association, (A.A.L.). Section 3. The period of existence shall be fifty years. The domicile shall be at Bucatunna, Miss, in the County of Wayne, in the State of Said incorporated association is to be organized and

operated under said Chapter 109 of the Laws of Mississippi of 1930. Section 6. The purposes of said incorporated association are to promote the interests of Friculture and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by said Chapter 109 of the Laws of Mississippi of 1930 or by other laws of the State of Mississippi or the United States.

In testimony whereof we have hereunto set our hands in duplicate, this 21 day of July, 1932. S. T. Whitney

T. B. McCaskey J. P. Walker C. O. Gilbert Chas. B. Dale J. O. Finley Sam Henderson Sam W. Cochran T. W. Caves H. C. Gandy

State of Mississippi county of Wayne Before me, the undersigned authority competent to take acknowledgement, personally came and appeared the above named T. McCaskey, C. O. Gilbert, J. O. Finley, Sam W. Cochran, H. C. Gandy, Whitney, J. P. Walker, Chas. B. Dale, T. W. Caves, Sam Henderson, who then and there acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein months. year therein mentioned. Given under my hand and seal this 21 day of July, 1932.

Carlos Trigg, Chancery_Clerk By H. G. Norsworthy, D. C.

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE

I. Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the Articles of Association and Incorporation of WAYNE COOP PRODUCERS AND MARKETING ASSOCIATION Afticles of Association and Incorporation of WAYNE COOP PRODUCERS and matthe provisions of A.L.) hereto attached, together with a duplicate thereof, was pursuant to the provisions of the control of 1930, filed in my said office this the 2nd day of the control of 1930, filed in my said office this the 2nd day of the control of 1930, filed in my said office this the 2nd day of the control of 1930, filed in my said office this the 2nd day of the control o Article 1, Chapter 99, Code of Mississippi of 1930, filed in my said office this the 2nd day of the 1, Chapter 99, Code of Mississippi of 1930, filed in my said office, in this office, Rock No. 232 and one copy thereof recorded in the Records of Incorporations, in this office, In 8. A. D. 1932 and one copy thereof recorded in the Records of Incorporation.

Sook No. 31, at page 455, and the oth r copy thereof returned to said Association.

Sind day of August 1932 and and the Great Seal of the State of Mississippi, hereunto affixed this and day of Aug. 1932.

Walker Wood, Secretary of State

SEVI

ARTICLES OF ASSOCIATION OF COAST CO-OPERATIVE LIVE STOCK & DAIRY MARKETING ASSOCIATION

We, the undersigned, do hereby voluntarily associate ourselves together for the purpose of forming a non-stock, non-profit cooperative association under Article 2, Chapter 99 of the code of 1930, as amended by Chapter 10 of the Acts of the Legislature of the State of Mississippi of 1930 enacted so as to promote, foster, and encourage the livestock and poultry industry in Mississippi.

The name of this association shall be COAST CO-OPERATIVE LIVESTOCK & MAIRY ARTICLE 1.

MARKETING ASSOCIATION.

ARTICLE 111. The purpose of this Association is to engage in any activity in connection with the growing, breeding, handling, shipping, or utilization or moving or marketing of dairy products of the by-products thereof of every description; and with the marketing or selling of any livestock and dairy products or by-products of its members, or with the harvesting, preserving, drying, processing, manufacturing, canning, packing, grading, storing, handling, shipping, or utilization thereof, or the manufacturing or marketing of the by-products thereof, or in connection with the manufacturing, selling, or supplying to its members of the machinery, equipment or supplies, or in financing of the above enumerated activities, or any one or more of the activities specified herein.

ARTICLE 111. The powers of the Association are:

To engage in any activity in connection with the growing, breeding, market or utilization of livestock was in the growing breeding. ing, selling, or buying or utilization of livestock used in the operation of the dairy business of every description and thather and that the second of every description and the thy-products thereof; or with the marketing, selling, harvesting, preserving, drying, processing, manufacturing, canning, packing, grading, storing, handling, or utilization of any agricultural products produced or delivered to it by its members for manufacturing or representations. manufacturing or marketing of the by-products thereof; or in connection with the purchasing hiring, or use by its members of supplies, machinery, or equipment; or in the financing of such activities; or in any one or more of the activities specified in this section. The Association shall not handle the activities activities appears Association shall not handle the agricultural products of any non-member except as necessary and incidental to the handling of the products of members, and in any such case the value of the products of members, and in any such case the value of products by non-members so handled shall not exceed the value of the value shall not exceed the value of the products handled by the Association for its members.

To borrow money and make advances to members. To act as the agent or representative of any member or members in any

of the above activities.

To purchase or otherwise acquire, and to hold, own, and exercise all rights to sell, transfer. or please or manager to Ð. of ownership in, and to sell, transfer, or pledge or guarantee the payment of dividends of interest on, or the retirement of redemption of the capital stock or bonds of any corporation or association engaged in any related continued to the capital stock or bonds of any corporation or association engaged in any related continued to the capital stock or bonds of any corporation or association engaged in any related activity, or in the warehousing, or handling or marketing of any of the froducts handled by the Account To establish reserves and toinvest the funds thereof in bonds or such other production. of any of the Freducts handled by the Association.

preperty as may be provided in the by-laws.

F. To buy, hold and exercise all privileges of ownership over such real of any he necessary of contract all privileges of ownership over such real of any of personal property as may be necessary or convenient for the conducting and operation of any the business of the Association or incidental theorem. the business of the Association or incidental thereto.

accomplishment of any one of the purposes or the attainment of any one or more of the objects herein enumerated; or conducive to or syndicate attainment of any one or more of the objects G. To do each and everything necessary, suitable, or proper for the herein enumerated; or conducive to or expedient for the interest or benefit of the Association and to contract accordingly; and in addition to and to contract accordingly; and in addition to exercise and possess all powers, rights, or privileges necessary or incidental to the amount of the Association and possess all powers, rights, or privileges necessary or incidental to the purposes for which the Association is organized to the activities in which it is approach. To sue and be sued, and prosecute and be prosecuted, to judgment and suit to the activities in which it is engaged; and to do any such thing anywhere.

before any court; to contract and be contracted with. The first meeting of persons at interest, unless otherwise provided for the tice published in some convenient may be called by a notice published in some convenient newspaper at least five days before in time appointed for the meeting, which notice shall be signed by one or more persons named the articles of Association: and the meeting which notice shall be signed by one or more persons the Association; and the meeting when assembled may proceed to organize the Association.

ARTICLE 1V. MEMBERS:

A. Under the terms and conditions prescribed in its by-laws, this association or issue certificate of membership only to remain the productions productions of limited the lim may admit as members or issue certificate of membership only to persons engaged in the production and manufacturing of livestock and deing production. tion and manufacturing of livestock and dairy products or by-products to be handled by or through the Association or member accordance by products or by-products to be handled by through the Association or member associations including the lessees and tenants of land of the production of such products and lessees and tenants of land of for the production of such products, and lessors and landlords who receive as rent part of the products. Products by livestock and dessors and landlords who receive as rent part of Certificates the proceeds, produced by livestock and dairy products on the leased premises. and no person shall acquire the same by operation erein and in accordance with of membership shall not be transferable. of law or otherwise except as provided herein and in accordance with the by-laws, and no certificate of membership shall be issued to any member unless and until he shall have paid membership fee as provided in the by-laws, membership fee as provided in the by-laws.

member may be represented by an individual, associate, officer, manager or member thereof authorized in writing.

authorized in writing.

This Association may become a member of any other association or a C. tions organized and existing under Chapter 10 of the Acts of the Legislature of 1930. ARTICLE V. The principal place of business of this Association shall be in the City of port, County of Harrison, and State of Mississian Association shall be in the City of Gulfport, County of Harrison, and State of Mississippi, but branch offices may be organized at ARTICLE VI. The tarmination of the Board of Directors and State of Mississippi, but branch offices may be organized at the discretion of the Board of Directors. other points at the discretion of the Board of Directors and for the convenience of its and after the date of its organized personal after the date of its organ ARTICLE VI. The term of duration of this Association shall be for thirty years from ARTICLE OF its organization.

after the date of its organization. ARTICLE VII. DIRECTORS: The governing body of this Association shall be a Board of 10661 Directors which must not be less than five and may be in excess thereof according to the tion, delivery points represented, all of which it and may be in excess thereof according to the tion, delivery points represented, all of which is to be provided in the by-laws of the Association and the term of office of each director shall be for

and the term of office of each director shall be for a period of one year. The directors of this Association may by a majority vote affiliate this lawful manner with any other affiliate this Association in any lawful manner with any other association in order to form a central

ARTICLE VIll. These articles may be altered or amended in the manner provided by law ARTICLE 1X. INCORPORTATION. organization for the purpose of a more economical marketing of its products. in the manner prescribed in the by-laws of the Association.

incorporators for and on behalf of the Coast Co-operative Livestock & Dairy Marketing Association, this the 23rd day of July, 1932. as follows: tion, this the 23rd day of July, 1932, as follows, to-wit:

N	A	VΕ

ADDRESS

John C. Ross	Gulfport,	Miss
Ed Dunnom	Gulfport,	**
G. W. Lofton		11
V. E. Richards	R	#
C. G. Lofton	. 17	**
L. A. King	<u> </u>	**
A. L. Keesus	11	17
Harry King	11	•-
H. J. McNeil	Ħ	11
E. D. McNeil	· n	17
J. F. Malpsei	Ħ	11
1. A. Hill	η	17
R. Sibley	11	17
Geo. Hill	π	. 17
James A Sammaran	17	17
James A. Seymour	ıπ	11
Alex Scarborough M. L. Castello	n	11
Maria Casuello	17	71
E LIKET	17	77
Rouse	11	77
. A. McDevitt		

TATE OF MISSISSIPPI MARRISON COUNTY

Personally appeared before me, the undersigned authority in and for the above mentioned state and county, the within named Ed Dunnom who acknowledged that he and all those whose names appear on the above and foregoing articles of association, executed, signed and delivered the same on the day and year therein mentioned as their voluntary act and deed.

Given under my hand and seal of office this the 23rd day of July, A.D. 1932.

Reece O. Bickerstaff, Notary Public

STATE OF MISSISSIPPI SECRETARY OF STATE JACKSON

I, Walker Wood, Secretary of State, do certify that the Charter of Incorporation hereto attached entitled the Articles of Association of COAST CO-OPERATIVE LIVESTOCK AND DAIRY MARKETING ASSOCIATION OF ARTICLE 2. Chapter 99. Code of Missister Company of Article 2. Chapter 99. Code of Missister Company of Article 2. MARKETING ASSOCIATION was pursuant to the provisions of Article 2, Chapter 99, Code of Mississippi, Recorded in the Records of Incorporations in this office Book No. 31, Pages 456-457.
ippi, Recorded in the Records of Incorporations in this office Book no. 31 affixed this
Given under my hand and the Great Seal of the State of Mississispi hereunto affixed this
and day of Aug. 1932.

Walker Wood, Secretary of State

Recorded: August 3rd, 1932.

THE CHARTER OF INCORPORATION

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 FEB 1 4 1935

BEAUCHAMP & SHARP

The title of said Company shall be Beauchamp α Sharp, inc.
 The names and postoffice addresses of the incorporators are: E. W. Beauchamp,

Meridian, Mississippi; S. T. Sharp, Meridian, Mississippi. The domicile of the corporation shall be Meridian, Lauderdale County, Mississippi-The amount of authorized capital stock of the corporation is Five Thousand Dollars (\$5,000.00).

5. 6. The stock shall be common stock, of the par value of \$100.00.

The sale price per share shall be \$100.00.

The period of existence of the corporation shall be 50 years.

The purposes for which the corporation is organized is to carry on a wholesale and retail business of buying and selling drugs, confectioneries, ice creams, soft drinks, tobaccoes, cigars and general merchandise; to make, compound and manufacture drugs, 100 creams, soft drinks and confections are confections are confections. soft drinks and confectioneries; to acquire, hold, use, own and employ all such property as may be necessary and useful in the conduct of the business of the corporation. And in addition the necessary and useful in the conduct of the business of the corporation. thereto the corporation shall have all the rights and powers which may be exercised by corporations formed under Chapter 100 of the Mississippi Code of 1930, and all laws amendatory there to.

The corporation may be organized and commence business when one-third of the stock of

the corporation shall have been subscribed and paid for.

E. W. Beauchamp S. T. Sharp

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

Personally appeared before me, the undersigned Motary Public in and for said ity, County and State, the within named E. W. Beauchamp and S. T. Sharp, named as Incorporators in the foregoing Charter of Incorporation, who acknowledged that they each signed and delivered the said instrument as an Incorporator, as their voluntary act and deed.

Given under my hand and official seal this the 2nd deep to 1000

Given under my hand and official seal, this the 2nd day of August, 1932.

Madge Hearn, Notary Public

Received at the office of the Secretary of State this the ord day of August, 1932, together the sum of Twenty & No/100 dollars (\$20,00) dorsetted to ord day of August, 1932, and with the sum of Twenty & No/100 dollars (\$20.00) deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

August 3rd. 1932

I have examined this Charter of Incorporation and am of the opinion that it is not in conflict with the Constitution and laws of the State of Mississippi, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Asst. Atty. Gen.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of BEAUCHAMP & SHARP, INC. is hereby

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 4th day of August, 1932.

by the Governor

Sennett Conner

Walker wood, Secretary of State

Recorded: August 4th, 1932.

THE CHARTER OF INCORPORATION OF

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 SEP 14 1998

THE KOSCIUSKO DRY GOODS COMPANY

1. The corporate title of said comporation is The Kosciusko Gry Goods Company. 2. The names of the incorporators are: N. M. Falk, Kosciusko, Mississippi; Mrs. Jeannette Levy, 2309 Jefferson Ave., New Orleans, La.; Leon Levy, New Orleans, La.

3. The domicile is at Kosciusko, Mississippi

4. Amount of capital stock and particulars as to class or classes thereof: \$5,000.00 all common stock, of equal rights. 5. The par value of shares is \$10.00 per share, and the number thereof is 500 shares.

6. The period of existence (not to exceed fifty years) is fifty years. 7. The purpose for which it is created: The corporation is created for the purpose of buying, owning, selling, leasing, and renting real estate necessary in the operation of its business. To buy, sell, exchange dry goods, notions, and other articles usually handled and carried in a dry goods establishment, and to operate generally a retail and/or wholesale dry goods at the content of mortgage its property. To execute notes and/or goods store, business and establishment. To mortgage its property, to execute notes and/or deeds of trust and other evidences of indebtedness, and to do and perform and engage in any act mass and other evidences of indebtedness, and to do and perform and engage in any act mass and conduct of a general dry goods act necessary in the successful operation, management and conduct of a general dry goods business, and to do any other act and to exercise any other privilege in addition hereto that is conferred by Chapter 100 of the Mississippi Code of 1930. 8. Number of shares of each class to be subscribed and paid for before the corporation may

begin business.

125 shares of common stock shall be subscribed and paid for before the corporation may 9. The right and powers that may be exercised by this corporation are those conferred by begin business.

the provisions of Chapter 100, Mississippi Code, 1930. N. M. Falk

Leon Levy Mrs. Jeanette Levy, Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority N. M. Falk, incorporator COUNTY OF ATTALA of the corporation known as the Kosciusko Dry Goods Company, who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the James T. Crawley, Notary Public 25th day of July, 1932.

STATE OF LOUISIANA

This day personally appeared before me, the undersigned authority Mrs. Jeannette Levy PARISH OF ORLEANS incorporator of the corporation known as the Kosciusko Dry Goods Company who acknowledged that she signal she signed and executed the above and foregoing articles of incorporation as her act and deed on this Herman B. Lindy, Notary Public on this the 28th day of July, 1932.

STATE OF LOUISIANA This day personally appeared before me, the undersigned authority Leon Levy incorporator of the corporation known as The Kosciusko Dry Goods Company who acknowledged that he signed and executed the obtained the corporation as his act and deed on this the 28 PARISH OF ORLEANS executed the above and foregoing articles of incorporation as his act and deed on this the 28 day of July, 1932.

Received at the office of the Secretary of State, this the 3rd day of August, A.D. 1932, at the with the sum of Scarce and to the Attorney Constitution of State, this the Attorney Constitution of State, and State of State, and State of State, and State of State, and State of State together with the sum of \$20.00 decording fee, and referred to the Attorney General for his Walker Wood, Secretary of State opinion.

I have examined this charter of incorporation and am of the opinion that it is not lative of the United States. Jackson, Miss., August 5th, 1932. Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI

EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of THE KOSCIUSKO DRY GOODS COMPANY is In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 6th day of August, 1932.

Sennett Conner

By the Governor Walker Wood, Secretary of State

Recorded: August 6th, 1932.

ARTICLES OF ASSOCIATION AND INCORPORATION PANOLA COUNTY FARM BUREAU (A.A.L.)

Sec. 1. We, Fred W. Taylor of Panola County, Mississippi, (P.O. address Como, Miss.); A. B. Friend of Panola County, Mississippi (P.O. address Sardis, Miss.); J. Q. West of Panola County, (P.O. address Sardis, Miss.); M. F. Parnell of Panola County (P.O. address Sardis, Miss.); H. G. Short of Panola County, Mississippi (P.O. address Sardis, Miss.); J. S. Woods of Panola County, Mississippi, (P.O. address Sardis, Miss.); T. Z. Pollard of Panola County, Mississippi (P.O. address Batesville, Miss.); I. F. Floyd of Panola County, Mississippi, (P.O. address Sardia Miss.) address Sardis, Miss.); A. S. Woodruff of Panola County, Mississippi, (P.O. address Batesville, Miss.); James McKibben of Panola County, Mississippi (P.O. address Batesville, Miss.); C.M. Swango, Panola County, Sardis, Miss.); the undersigned producers of agricultural products in the State of Mississippi, desiring that we, our associates and successors, shall come under Chapter 109 of the Laws of Mississippi of 1930, known as the Agricultural Association Law, and enjoy its benefits hereby enter into Apticles of Association and Incorporation thereunder, in duplicate and signed and acknowledged by all those named herein, to be filed with the Secretary of State of the State of Mississippil and recorded as required by said statute, for the purpose of beginning a corporation without capital stock and without individual liability as provided and allowed in sadd statute, with all the rights, powers, privileges and immunities by said statute given on allowed. by said statute given or allowed, setting forth the following:

The name of the organization shall be Panola County Farm Bureau (A.A.L.). Section 2.

Section 3. The period of existence shall be fifty years.

The domicile shall be at Sardis, Miss., in the County of Panola, in the State Section 4. of Mississippi.

Section 5. Said incorporated association is to be organized and operated under said

Chapter 109 of the Laws of Mississippi of 1930.

The purposes of said incorporated association are to promote the interests of Section 6. agriculture and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by said the rights, powers, privileges and immunities, given, allowed or contemplated by said Chapter 109 of the Laws of Mississippi of 1930 or by other laws of the State of Mississippi or the United States.

In testimony whereof we have hereunto set our hands in duplicate, this 2nd day of August.

1932.

Fred W. Taylor A. B. Friend J. Q. West M/ F. Parnell H. G. Short J. S. Woods T. Z. Pollard I. F. Floyd A. S. Woodruff James McKibben C. M. Swango

State of Mississippi County of Panola

Before me, the undersigned authority competent to take acknowledgements, personally came short, appeared theoreto enamed Fred W. Taylor, A. B. Friend, J. Q. West, M. F. Parnell, H. G. short, J. S. Woods, T. Z. Pollard, I. F. Floyd, A. S. Woodruff, James McKibben, C. M. Swango, who and there acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein mentioned. the day and year therein mentioned.

Given under my hand and seal this 2 day of August, 1932.

C. M. Shinn By M. S. Jackson, D. C.

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE JACKSON

I, Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the cles of Association and Incorporation of PANOLA COLUMN TARREST TO HER STATE OF STAT Articles of Association and Incorporation of PANOLA COUNTY FARM BUREAU (A.A.L.) here to attached together with a duplicate thereof. was pursuant to the design of Mississippi, do hereby certify that the together with a duplicate thereof. Was pursuant to the design of Mississippi. together with a duplicate thereof, was pursuant to the provisions of Article 1, chapter 99, of Mississippi of 1930, filed in my said office this the 6th day of Article 1, chapter and one copy thereof of Mississippi of 1930, filed in my said office this the 6th day of August, A.D. 1932, and one copy thereof recorded in the Records of Tree this the 6th day of August, A.D. 1932, 31, one copy thereof recorded in the Records of Incorporations, in this office, in Book No. at Page 460, and the other copy thereof records of Incorporations, in this office, in Book No. at Page 460, and the other copy thereof returned to said Association. Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed this day of August, 1932.

6th day of August, 1932.

Walker Wood, Secretary of State

SEAL

AMENDMENT TO THE ARTICLES OF INCORPORATION OF THE STANDARD LIFE INSURANCE COMPANY OF THE SOUTH OF JACKSON. MISSISSIPPI

WHEREAS, Section 4, of the Articles of Incorporation of the Standard Life Insurance company of the South of Jackson, Mississippi, provides as follows: "The capital stock of said corporation on the stock plan to be \$500.000, divided into 50,000 shares of the par value of \$10.00 each to be sold on the basis of not less than \$20.00

a share"; and WHEREAS, \$460,000 of the capital stock of this corporation has been subscribed and paid

for in full and the stock issued; and

WHEREAS, the corporation now has ample funds, means and assets with which to conduct iss business; and

WHEREAS, it is not desirable that the remaining stock be sold or issued; and WHEREAS, the laws of other States wherein this Company proposes to transact business require that the authorized capital of insurance companies be fully paid up;

NOW, THEREFORE, BE IT RESOLVED That the said section, being Section 4 of the Articles of Incorporation of the said Standard Life Insurance Company, be amended to read as follows:
The Capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of this corporation shall be \$460,000 divided into 46,000 shares of the particle of the capital stock of the capital st

Value of \$10.00 each." BE IT FURTHER RESOLVED, That the remaining four thousand (4,000) shares of unissued treasury stock of this corporation be and the same is hereby cancelled and retired, and the President and Secretary of this Company are hereby directed and authorized to take any and all necessary steps to comply with the foregoing.

STATE OF MISSISSIPPI

COUNTY OF HINDS Personally appeared before me, the undersigned authority in and for the aforesaid State and Fersonally appeared before me, the undersigned authority in and to the duly authorized to the undersigned G. W. Covington and Ralph W. Hicks respectively the duly authorized resident and Secretary of the Standard Life Insurance Company of the South of Jackson, Mississippi, who are the that at a legally and properly called who after being by me first duly sworn, on oath state that at a legally and properly called meeting of the stockholders of the Standard Life Insurance Company of the South of Jackson, lississippi, on August 3rd, 1932, at 3 o'clock P.M. in the Home Office of the Company at Jackson, lississippi, on August 3rd, 1932, at 3 o'clock P.M. in the Home Office of the outstanding stock issisppi, on August 3rd, 1932, at 3 o'clock P.M. in the home ority of the outstanding stock of said in at which was present or represented by proxy a majority of the outstanding stock of said in a which was present or represented by proxy a majority of the outstanding stock of said in a which was present or represented by proxy a majority of the outstanding stock of said in the foregoing Resolutions and the said in the sai of said corporation, said majority then and there constituting a quorum, the foregoing Resolution said majority then and there constituting a quorum, the foregoing Resolution said majority then and there constituting a quorum, the foregoing Resolution was enacted amending Section 4 of the Articles of Incorporation of the Company and that the foregoing is

soing is a true and correct copy of said Resolution. Witness the signatures respectively of the President and Secretary of the Standard Life Insurance Company of the South of Jackson, Mississippi, this, the 4th day of August, 1932.

G. W. Covington, President of the Standard Life Insurance Company of the South Ralph W. Hicks, Secretary of the Standard Life Insurance Company of the South

Sworn to and subscribed before me this, the 4th day of August, A.D. 1932.

W. H. Neely, Notary Public

Approved August 8, 1932.

Geo. D. Riley, Commissioner of Insurance By Ruby S. Ervin, Deputy Commr. of Insurance

Received at the office of the Secretary of State this the 8th day of August, A.D. 1932, ther with at the office of the Secretary of State this the Recording fee, and referred to the Received at the office of the Secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the oth day of the secretary of State this the other day of the secretary of State this this the secretary of State this this thin the secretary of State thin the secretary Attorney General for his opinion. Walker Wood, Secretary of State

Miss., August 8th, 1932 Niss., August 8th, 1932 to charter of incorporation and am of the opinion that it is violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General Assistant Attorney General By W. W. Pierce,

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of STANDARD LIFE INSURANCE COMPANY OF THE SOUTH OF JACKSON, MISSISSIPPO is hereby approved.

In the total the charter of th In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of sissippi to be seen and caused the Great Seal of the State of sissippi to the sissippi to be seen and caused the Great Seal of the Great S In testimony whereof, I have hereunto set my name 1932.

Resissippi to be affixed, this EIGHTH day of AUGUST, 1932.

Sennett Conner

by the Governor the Governor Wood, Secretary of State

Mecorded: August 8th, 1932.

ARTICLES OF INCORPORATION OF

JACKSON MILK PRODUCERS COOPERATIVE MARKETING ASSOCIATION.

The undersigned incorporators all engaged in the production of agricultural products as defined by Section 4100 of the Code of Mississippi of 1930, and all being residents of the State of Mississippi, and being desirous of forming a non-profit cooperative marketing association, without capital stock, under the provisions of Chapter 99 of the Mississippi Code of 1930 do hereby make and file this certificate of incorporation under the laws of the State of Mississippi

FIRST: The name of the association shall be Jackson Milk Producers Co-Operative Marketing

Association, Incorporated.

SECOND: The purposes for which this corporation is formed are as follows: To encourage and lop better and more economical methods of reliable develop better and more economical methods of milk production; to secure better and more profitable results in marketing, selling and advertising the decimal results. results in marketing, selling and advertising the dairy products of its members; to buy, own, lease, rent, build on, sell and dispose of such buildings, real, personal and mixed property as may be necessary or convenient in the conduct, operation and management of its business; to cultivate and develope a cooperative spirit among dairymen; and to do, perform and engage in any other work, service or activity which may tend to advance the interest of its members and generally benefit the milk and dairy industry. To addition to the control of the control generally benefit the milk and dairy industry. In addition to the foregoing purposes and this association is also organized and formed for the distance the interest of its members and objects. this association is also organized and formed for the purpose of doing and performing all acts permitted and allowed and not prohibited by Sections 4102 and 4103 of the Mississippi Code of 1920 and for the further purpose of enjoying all rights, privileges, and benefits allowed by and specifically set out in said Sections 4102 and 4103 of the Mississippi Code of 1930.

This corporation is especially to have the right and privilege to do any and all things necessary or incident to in conducting or carrying on all or any one of the foregoing purposes and chiests. The foregoing purposes recitation, expression or declaration of specific or special powers or purposes herein enumerated shall be deemed to be exclusive but it is borner and powers or purposes herein enumerated shall be deemed to be exclusive, but it is hereby expressly declared that all other powers thereto and granted by Article 2. Chapter 99 of the Middle and granted by Article 2. Chapter 99 of the Middle and granted by Article 2. and granted by Article 2, Chapter 99 of the Mississippi Code of 1930, and acts amendatory there not inconsistent herewith are hereby included

not inconsistent herewith are hereby included.

THIRD: The principal place of business of this association shall be in office 900, in the r Life Building, in Jackson Mississipping the principal place of business of this association shall be in office 900, in the Lamar Life Building, in Jackson, Mississippi, or such other place in the City of Jackson, Mississippi, as the Board of Directors of this Association may hereafter designate.

The number of directors of this Association shall be seven and the term of office of two of The term for which this Association is to exist is not exceeding fifty years. FOURTH: the directors shall be three years, except that of the Board of Directors first elected, them shall serve for one year, two of them shall serve for one year. them shall serve for one year, two of them shall serve for two years, and two of them shall serve for three years, the other director, who shall not be a serve for two years, and two of them shall not be a serve for two years, and two of them shall not be a serve for two years, and two of them shall not be a serve for two years, and two of them shall not be a serve for two years, and two of them shall not be a serve for two years, and two of them shall not be a serve for two years, and two of them shall not be a serve for two years, and two of them shall not be a serve for two years, and two of them shall not be a serve for two years. for three years, the other director, who shall not be a producer of dairy products and who shall be connected with the Hinds County. Mississippi and Jackson Wiredaway products and who shall he connected with the Hinds County. be connected with the Hinds County, Mississippi and Jackson, Mississippi Health Departments shall be elected for a term of three years shall he elected for a term of three years. Thereafter two directors shall be elected each year to fill the vacancy caused by the expiretion of the expireti to fill the vacancy caused by the expiration of the term of the two directors whose terms at that time, and all directors so elected extra the time, and all directors so elected extra the time. at that time, and all directors so elected after the election of the first Board of Directors shall be for a term of three weeks. shall be for a term of three years. The names and addresses of the persons who are to serve incorporating directors until their successors and addresses of the persons who are incorporating directors until their successors are elected and qualified, are as follows: W. K. Ross, President, Route # 3, Jackson, Mississippi; G. R. Worthington, Secretary-Treasing Route # 4, Jackson, Mississippi; James T. Monk, Route # 1, Jackson, Mississippi; T. W. Nelson, Vice President, Route # 2, Jackson, Mississippi; T. Wississippi Vice rresident, Route # 2, Jackson, Mississippi; H. C. Ferguson, Route # 5, Jackson, Mississippi; J. M. Stout, Ridgeland, Mississippi; C. S. Rees, Route # 2, Jackson, Mississippi.

SIXTH: The property rights and interest of members shall be unequal, subject to the ing rules for determining such property rights and interests of the section of the subject to the sub

(a) The property right of a member of the association shall, at all times. members who are then in good standing and eligible, as set out in the next succeeding paragraphs being sub-section (b) hereof, to claim property mights and in the next succeeding paragraphs. proportion that the total membership fees and monthly dues paid to the association by all members who are then in made at the second monthly dues paid to the association by all being sub-section (b) hereof, to claim property rights and interests in the association's

property at such time.

Upon the expiration of three months from the date upon which membership in the l cease, whether by voluntary action of the association shall cease, whether by voluntary action of the member, being suspended or expelled from membership by order of the Board of Directors from membership by order of the Board of Directors, or under any circumstances whereby and all membership ceases for a period of three months. membership ceases for a period of three months, a member shall lose all property rights in the property of the association. In the ceases for a period of three months, a member shall lose all property rights the relationship to the association. interest in the property of the association. In the event such member should subsequently rights reinstated, or otherwise again become a result. reinstated, or otherwise again become a regular member, he shall have the same property and interest as if he has become a member only when the same property ded, and and interest as if he has become a member only upon the date of being reinstated. Provided, have ever, that a member shall not, except by voluntary withdrawal from membership, be deemed ceased to be a member until by a vote of a majority of the shall not be a member until by a vote of a majority of the shall not be a member until by a vote of a majority of the shall have the same property that a member shall not, except by voluntary withdrawal from membership, be deemed to be a member until by a vote of a majority of the shall have the same property in the same property ceased to be a member until by a vote of a majority of the association or Board of Directors his membership has been ordered terminated and his membership has been ordered terminated and such order entered in the minutes of Board of Directors or in the minutes of the Association Directors or in the minutes of the Association. (c) Nothing herein shall be construed to prevent this association from admitting to from time to time, and the property might and the property might.

new members from time to time, and the property rights and interests of such new members governed by the provisions set out herein as and interests of such new members governed by the provisions set out herein, as sub-sections (a) and (b).

(d) The provisions set out herein as sub-sections (a) and (b).

reference to property rights, shall not be altered, amended or repealed, except by the consent or by the vote of three-fourths of the members of the members of the members. consent or by the vote of three-fourths of the members of this association.

IN WITNESS WHEREOF, the undersigned incorporators have subscribed their names to this ificate of incorporation on this the same of this association.

certificate of incorporation on this the 24th day of June, 1932.

W. W. Ross T. N. Nelson, Rt. 2, Jackson 0. S. Rees, Rt. 2 James T. Monk, Rt. # 1, Jackson H. C. Ferguson, # 5 N.C.Fitzhugh, #5 N.C.Fitzhugh, W. D. Hollingsworth, Terry No. 1 E. L. Jordan, R. No. 4 E. K. Lowther, R.F.D. 2 Karl W. Buidemann, R.F.D. #4 E. L. Flowers, R. F. D. # 1
G. M. Stout, Ridgeland
G. R. Worthington, Jackson, Rt. 4, Miss.
G. R. Worthington, Jackson, Rt. 4, Miss. W. W. Weathersby, Fabrence, R.F.D # 1, Miss J. W. Bryant J. W. Bryant W. H. Hobson B. A. Smith Rt. 1, Jackson J. H. Simpon S. T. courtney

George Rees, Jackson W. E. Price, Clinton John Rees, Jackson I. L. Dearing, Jackson M. G. Wiely, Jackson W. A. McMehon 8. R. Douthit, Pearson

V. D. Loveless, Route 4, Jackson J. K. Clark, Madison, Miss. Mrs. A. L. Wright, Jackson, Miss., Rt. 1 A. P. Dobson, Value, Miss.
G. J. Robinson, Brandon, Miss.
C. W. Beggesly, R. 5, Jackson, Miss.
B. B. Gulledge, Madison, Miss.

State of Mississippi,

Personally appeared before me, the undersigned authority at law in and for the County and State aforesaid G. R. Worthington who acknowledged before me that he signed the foregoing Articles of Incomparation. of Incorporation of the Jackson Milk Producers Cooperative Marketing Association, Incorporated, on the date therein mentioned as his voluntary act and deed.

G. R. Worthington

Sworn to and subscribed before me, this the 9th day of August, 1932.

Sudie Smallwood, Notary Public

STATE OF MISSISSIPPI TFICEAOF SECRETARY OF STATE

I, Walker Wood, Secretary of State, do certify that the Charter of Incorporation hereto attached entitled the Articles of Incorporation of Jackson Milk Producers Cooperative Marketing Association, Inc., was pursuant to the provisions of Article 2, Chapter 99, Code of Mississippi of 1930, Recorded in the Records of Incorporations in this office Book No. 31, Pages 462-463.

Given under my hard and the Great Seel of the State of Mississippi hereunto affixed this Given under my hand and the Great Seal of the State of Mississippi hereunto affixed this Tenth day of August, 1932.

BEVF

ble

8,

Walker Wood, Secretary of State

THE CHARTER OF INCORPORATION ofROYAL AMUSEMENT ASSOCIATION

1. The corporate title of said company is Royal Amusement Association.

2. The names of the incorporators are: Cecil L. Guy, postoffice, Ellisville, Mississippi; Homer D. Strange, postoffice, Ellisville, Mississippi; Basil D. Red, postoffice, Hattiesburg, Mississippi.

3. The domicile is at Hattiesburg, Forrest County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: None. Said 5. Number of shares for each class and par value thereof: Nothing. There will be no shares corporation will not be conducted for pecuniary profits.

of stock issued.

The period of existence (not to exceed fifty years) is fifty years. 6.

The purpose for which it is created: To promote and encourage education, moral and physical culture; to promote a fraternal relationship between the members; to promote and maintain reading rooms, and keep and provide useful books, magazines, periodicals, newspapers, and other things necessary and essential to the proper conduction of said corporation; to provide and maintain places of amusement and tainment and such other things and features are maintain places of amusement and tainment and such other things and features are many to make the proper conduction. tainment and such other things and features as may be necessary to fulfill the purposes for which this corporation is created; and may own such personal property as may be deemed necessary; consistent and essential for the property. consistent and essential for the proper conduction of said association.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100 Code of Mississippi of 1930, and amendments thereto.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: None

begin business: None.

Cecil L. Guy Homer D. Strange Basil D. Red

Incorporators

ACKNOWLEDGMENT

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority, Cecil Ll Guy, Homer D. Strange and Basil D. Red, incorporators of the corporation known as the Royal Amusement Association of Battiesburg Mississipper Mississi Association of Hattiesburg, Mississippi, who acknowledged that they signed and executed the and foregoing articles of incorporation as their act and deed on this the 8th day of August, 1932.

J. E. Davis, Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State, this the 9th day of August, A.D. 1932 together with the sum of \$10.00 deposited to cover the recording fee, and referred to the General for his opinion General for his opinion.

Jackson, Miss.,

I have examined this charter of incorporation and am of the opinion that it is not violative he Constitution and laws of this State or of the Tribe Tribe opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General By W. D. Conn, Jr., Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of ROYAL AMUSEMENT ASSOCIATION is hereby oved. approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of issippi to be affixed, this 10th day of August 1020 Mississippi to be affixed, this 10th day of August, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: August 11th, 1932.

AMENDMENT TO THE CHARTER OF THE ELECTROLOCK MANUFACTURING COMPANY

That Sections 4 and 5 of the original charter be, and the same are amended so as to read

as follows: "4. That the capital stock of said corporation shall be evidenced by two thousand (2000)

shares of nominal or no par value. "5. That one share of nominal or no par value stock be exchanged upon the surrender and cancellation of each share of stock now outstanding."

ATTEST: P. P. Smith SECRETARY

ELECTROLOCK MANUFACTURING COMPANY By Cicero LaHatte, Vice President

State of Mississipp1, Warren County

PERSONALLY appeared before me, the undersigned, Notary Public in and for said County and State, the above named Cicero LaHatte, Vice-President, and P. P. Smith, Secretary, of the the above named Cicero LaHatte, vice-President, and I. I. build, delivered the foregoing instruction of instruction of the company, who acknowledged that they signed and under the direction of instrument of writing on the day and year therein mentioned, and by and under the direction of the stock Manufacturing Company. Inc. as duly entered the stockholders and Directors of the Electrolock Manufacturing Company, Inc., as duly entered upon its minutes.

GIVEN under my hand and official seal on this 10th day of August, 1932.

B. H. Colmery, Notary Public

State of Mississippi

Warren County PERSONALLY appeared before me, the undersigned, Notary Public in and for said County and State, Cicero LaHatte, Vice-President, and P. P. Smith, Secretary, of the Electrolock Manufacturing O

turing Company, who being by me first duly sworn, say:

That at the regular annual meeting of the stockholders of the Electrolock Manufacturing

Company held at the office of the Company on the 28th day of January, 1931, at which meeting

the majorithed at the office of the Company on the 28th day of January, 1931, at which meeting majority of the outstanding shares of stock were represented either in person or by proxy, and that at said meeting the Directors were authorized and empowered to amend the charter of the Electrology William To that the capital stock authorized by this corporation the Electrolock Manufacturing Company so that the capital stock authorized by this corporation be evident of the stock manufacturing company so that the capital stock authorized by this corporation be evidenced by shares of stock of a nominal or no par value and furthermore at such meeting of the Direction amending said charter of the Directors held on the 21st day of July, 1932, the said provision amending said charter was also unanimously passed and the said Sections 4 and 5 of the Charter of this corporation as so amended

That the capital stock of said corporation shall be evidenced by two thousand (2000) as so amended read as follows: "5. That one share of nominal or no par value stock be exchanged upon the surrender and shares of nominal or no par value.

cancellation of each share of stock now outstanding."

Cicero LaHatte P. P. Smith

Sworn to and subscribed before me this 10th day of August, 1932.

B. H. Colmery, Notary Public

Received at the office of the Secretary of State this the 11 day of August, A.D. 1932, ther with the office of the Secretary of State this the 11 day of August, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the attorney general for his opinion. Secretary of State

Walker Wood, I have examined this amendment to the charter of incorporation of the Electrolock Manufacackson, Miss., Aug. 11, 1932 turing Company and am of the opinion that it is not violative of the Constitution and Laws

of this State, or of the United States. Greek L. Rice, Attorney General By W. D. Conn, Jr., Asst. Atty. General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of ELECTROLOCK MANUFACTURA MANUFACTURA CONTRACTOR AMENDMENT OF THE CONTRACTOR OF THE CONT In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State dississing to be 2007. INC MANUFACTURING COMPANY is hereby approved. of Mississippi to be affixed, this ELEVENTH day of AUGUST, 1932.

Governor Sennett Conner, By the Governor

Walker Wood, Secretary of State Recorded: August 12, 1932.

The controller experted and its diarran superdensa in The greater out with a compart law or other conducted the other company of Commencer of 1000, Harristops, dated 9-17-1946 Cutin's copy of soil diese filed in this oppies, this 9-20-1946. Warren wood, being of state.

THE CHARTER OF INCORPORATION OF STAFFORD MINERAL SPRINGS COMPANY

1. The title of said Company shall be STAFFORD MINERAL SPRINGS COMPANY.
2. The names and post addresses of the incorporators are: J. G. Repsher, Meridian, Mississippi; S. A. Klein, Meridian, Mississippi; I. A. Rosenbaum, Meridian, Mississippi.

3. The domicile of the corporation shall be Stafford Springs, Jasper County, Mississippi:
4. The amount of authorized capital stock of the corporation is Seven Thousand Five Hundred

Dollars (\$7,500.00).

5. The capital stock shall be divided into seventy-five shares of the par value of One Hundred dollars (\$100.00) each, all of the shares shall be common stock and without preference or priority or distinction among such shares in any respect or particular whatsoever.

The period of existence of the corporation shall fifty years. 7. The purpose for which the corporation is created, is to own and to maintain a health resort, and in connection therewith to own and operate or lease hotels, cottages and restaurants, and places of recreation and amusement, and to own, buy and sell mineral waters at wholesale or retail and for such numbers. retail, and for such purposes to acquire, hold, use, own and employ all such property as may be necessary and useful in the conduct of the burneto necessary and useful in the conduct of the business of the corporation. And in addition thereto the corporation shall have all of the right. the corporation snall nave all of the rights and powers which may be exercised by corporations. formed under chapter 100 of the Mississippi Code 1930, and all laws amendatory thereof.
8. The corporation may be organized and commence business when all of the stock of the

corporation shall have been subscribed and paid for.

J. G. Repsher, S. A. Klein I. A. Rosenbaum

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

Personally appeared before me, the undersigned Notary Public in and for said County and State, the within named J. G. Repsher, S. A. Klein, and I. A. Rosenbaum, names as Incorporators in the foregoing Charter of Incorporation in the foregoing Charter of Incorporation, who acknowledged that they signed and delivered the said instrument as an Incorporation of the said instrument as a said instrument as said instrument as an Incorporator, as their voluntary act and deed. Given under my hand and official seal, this the 2nd day of August, 1932.

Madge Hearn. Notary Public

Received at the office of the Secretary of State, this the 8th day of August, 1932, together the sum of Twenty six dollars (\$26.00) deposited the 8th day of August, 1932, together with the sum of Twenty six dollars (\$26.00) deposited to cover the recording fee, and referred to the Attorney General for his original to the Attorney General for his opinion.

Walker Wood. Secretary of State

August 12th, 1932 I have examined this Charter of Incorporation and am of the opinion that it is not in conflict with the Constitution and laws of the state of Mississippi, or of the United States.

By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON The within and foregoing Charter of Incorporation of STAFFORD MINERAL SPRINGS COMPANY is by approved. hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of the Mississippi to be affixed, this TWELFTH day of AUGUST, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: August 12, 1932.

This Corporation hissolund and its Charter Secreedend to the State of mississipping land by a live of the Chavery laure of Jasper aut mississipping lated before the 25, 1943 certified Copy of Daile decree filed in this office, this actober 16, 1943. Warren wood, Secretary of State.

\$5436

THE CHARTER OF INCORPORATION OF MERIDIAN FAIR ASSOCIATION .

l. The corporate title of said company is Meridian Fair Association.

2. The names of the incorporators are: Ben.F. Cameron, Meridian, Miss.; Thos. L. Bailey, Meridian, Miss.; H. S. Howard, Meridian, Miss.; W. Y. Brame, Meridian, Miss.

3. The domicile is at Meridian, Lauderdale County, Mississippi.

4. Amount of capital stock None, the said corporation being a non-share corporation organized and organize

organized and existing for the purposes herein set forth.

6. The period of existence (not to exceed fifty years) is fifty years.
7. The purpose for which it is created: To conduct and operate at or near the City of Meridian in Lauderdale County, Mississippi a fair at such times and places as may be determined by the Board of Directors, and to that end is authorized to rent, lease, purchase, own, hold, sell. Drotte with a restaurant of conduct in any and all real and/or personal property sell. sell, protherwise possess, dispose of, or deal in, any and all real and/or personal property and/or to make, execute or enter into all necessary or proper contracts or agreements for such purpose. Durposes; to charge and collect fees for concessions and/or admissions, and/or to offer and to award premiums and prizes for exhibits of any kind or character; to make and enforce rules and/or regulations for the conduct of such fair or fairs as it may hold or conduct; and to do any and all other things necessary or proper or expedient to be done for the operation of such fairs and/or exhibits or shows, as may be held or operated by said Association.

The membership of said Association shall be and consist of the following individuals:

and/or such other persons, firms or corporations as may be or become associated with them. three of said persons named (pr more) may apply for a charter of incorporation and such Incorporators shall have the right to call a meeting of the membership at such time and in such

manner as they may desire. Said members may elect or appoint from the membership or from outsiders a Board of Directors and/or an Executive Committee and/or such other committees as may be decided upon and may place in the transfer of the corporation may have. in the hands of such directors and/or committees such authority as the corporation may have.

The said corporation shall not issue any shares of stock, not shall it divide any dividends or profits among its members, and expulsion from the Association shall be the only remedy for non-payment of dues, if any should be assessed. Each member of the Association shall have the have the right to vote in the election of officers of the Association and the loss of membership to the control of the association and the loss of membership the control of the control of the association and the loss of membership the control of In the association by death, or otherwise, shall terminate all the interest of such member or members in the corporate assets; there shall be no individual liability against the members of the Association, or the Board of Directors, or any Committee, for corporate debts or action, but the entere corporate property shall be liable for the claims of the creditors of the corporation. corporation

9. The number of shares of each class of stock necessary to be subscribed and paid for before the corporation shall commence business is None. 10. The said Meridian Fair Association having been heretofore authorized the above named above named incorporators and divers other persons, has heretofore authorized the above named incorporators and divers other persons, has heretofore authorized the above named incorporation of said Meridian Fair

incorporators and divers other persons, has held to all Meridian Fair Association for a charter of incorporation of said Meridian Fair Association by an order entered on its minutes at a meeting of the said Association held in the city of Marion by an order entered on its minutes at a meeting of the said Association held in the

foregoing rights and powers that may be exercised by the provisions of Chapter 100 of the Missississis rights and powers are those conferred by the provisions of Chapter 100 of the Mississippi Code of 1930, with laws amendatory thereof.

Ben F. Cameron H. S. Howard W. Y. Brame Thos. L. Bailey, Incorporators

STATE OF MISSISSIPPI

COUNTY OF LAUDERDALE This day personally appeared before me, the undersigned authority in and for said the ty and State, Ben F. Cameron, H. S. Howard, W. Y. Brame, Thos. L. Bailey, incorporators of corporation known as the Meridian Fair Association who acknowledged that they signed and executed the above and formalized of incorporation of the meridian Fair Association or the meridian Fair Association or executed the above and foregoing articles of incorporation of the meridian Fair Association on this the this the 6th day of August, 1932. Given under my hand and official seal, this 6th day of August, 1932.

Frances Semmes, Notary Public

Received at the office of the Secretary of State this the 8th day of August, A.D. 1932, ther will be the office of the Secretary of State this the 8th day of August, A.D. 1932, together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Ackson, Miss., August 12th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative the Constituted States. of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General STATE OF MISSISSIPPI EXECUTIVE OFFICE

TACKSON

The within and foregoing Charter of Incorporation of MERIDIAN FAIR ASSOCIATION is nereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this 12th day of August, 1932.

By the Governor Walker Wood, Secretary of State Recorded August 15th, 1932.

Sennett Conner

468 Dissolved by Decree of Changly Court of Harrison Courts; 3/16/35 RECORD OF CHARTERS 31-STATE OF MISSISSIPPI #5445 THE CHARTER OF INCORPORATION OF PHOENIX NAVAL STORES COMPANY The corporate title of said company is Phoenix Naval Stores Company. The names of the incorporators are: R. F. Anderson, Hattiesburg, Miss.; J. T. Latimer, postoffice, Hattiesburg, Miss.; M. B. Fontaine, Gulfport, Miss. The domicile is at Landon Station, Harrison County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof:

divided as follows: Common stock, \$25,000.00; Class A Preferred Stock \$25,000.00.

There shall be no preference in voting power of one class of stock herein provided for over the other class. An annual cumulative dividend of 8% may be paid on the Class A preferred stock from the net earnings of this court is to the net earnings of the nearnings of the net earnings of the net earnings of the net earnin stock from the net earnings of this corporation, and no dividend shall be paid on the common stock until all Class A preferred stock has been redeemed as hereinafter provided for. The Class A preferred stock shall have preference over the common stock in the distribution of the assets of this corporation on dissolution.

The Class A preferred stock, or any part thereof, may be redeemed at par and earned dividends at any time in accordance with such notice as may be fixed by the by-laws when adopted. In event all such stock is not redeemed at the such stock is not redeemed at par and earned at the such stock is not redeemed at the such stock is not redeemed. In event all such stock is not redeemed at one time, the corporation shall have the power to redeem a portion thereof, the portion to be so redeemed shall be selected by lot in the manner

prescribed by the by-laws. 5. Number of shares for each class and par value thereof: The common stock is divided into 250 shares of the par value of \$100.00 per share. The Class A preferred stock is divided into 250 shares of the par value of \$100.00 per share.

The period of existence (not to exceed fifty years) is Fifty years. 7. The purpose for which it is created: "o manufacture, produce, refine, buy, sell and deal in turpentine, rosin, and all other naval stores products and the by-products thereof; to buy, own lease rest managed to buy, own lease rest managed to buy. to buy, own, lease, rent, manage, control, operate and sell wood reduction or distillation plants, turpentine stills, turpentine and oil refineries, and to conduct all business incidental shereto; to buy, own. sell. lease rent and dool in reconstitution or distillation plants. and minerals in any manner not contrary to law; to own, manage, operate and conduct wholesale and retail mercantile and commercial business to own, manage, operate and conduct wholesale and retail mercantile and commercial businesses; to buy, own, manage, operate and conduct wholesatile, stave mills and other lumber mills: to manufacture, stave mills and other lumber mills; to manufacture, buy, sell and deal in lumber; to manufacture, produce and sell water. steam and electric contents to the name; produce and sell water, steam and electric current; to sue and be sued in its corporate name; to borrow money and pledge hand? to borrow money and pledge, hypothecate and mortgage its property, both real and personal, and secure the payment thereof; to negotiate its notes, bonds and other obligations for value; to do. execute and perform all other acts. to do, execute and perform all other acts and things incidental to all and any of the aforesall powers and possess and enjoy all of the mights remainded to all and any of the aforesall powers. powers and possess and enjoy all of the rights, powers, privileges and emoluments incidental to or arising from any of the aforacid being to or arising from any of the aforacid being the control of the aforacid being the control of the aforacid being the aforacid being the control of the aforacid being the aforacid being the control of the aforacid being the control of the aforacid being the control of the c

to or arising from any of the aforesaid businesses, powers and privileges.

The rights and powers that may be exercised by this corporation, in addition to the forest the record to the corporation. going, are those conferred by Chapter 100 of the Code of 1930, and all laws amendatory thereof.

8. Number of shares of each class to be subscribed. 8. Number of shares of each class to be subscribed and paid for before the corporation

may begin business: 75 shares of common stock and 75 shares of preferred stock. The first meeting of the persons in interest may be held on three days written the by one or more of the undersigned income. signed by one or more of the undersigned incorporators mailed postage prepaid to all of the other incorporators and persons in interest at their post office addresses.

R. F. Anderson

J. T. Latimer

M. B. Fontaine, Incorporators

STATE OF MISSISSIPPI COUNTY OF HARRISON

This day personally appeared before me, the undersigned authority in and for the above named County and State, the within named R. F. Anderson, J. T. Latimer and M. B. Fontaine, incorporators of the corporation known as the Phoenix Naval Stores Company who acknowledged that they signed and executed the shows and for the characteristic and the that they signed and executed the above and foregoing articles of incorporation as their and deed on this the 6th day of Average 2000 and deed on this the 6th day of August, 1932.

C. H. Butler, Notary Public

Received at the office of the Secretary of State, this the 12th day of August, A.D. 1932, the together with the sum of \$110.00 deposited to cover the recording fee, and referred to Attorney General for his original Attorney General for his opinion.

Jackson, Miss.

Walker Wood, Secretary of State August 13th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON The within and foregoing Charter of Incorporation of PHOENIX NAVAL STORES COMPANY is

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State sissippi to be affixed, this FIFTEENTH day of August 1975 hereby approved. Mississippi to be affixed, this FIFTEENTH day of AUGUST, 1932.

By the Governor Walker Wood, Secretary of State

Sennett Conner

Recorded: August 16th, 1932.

THE CHARTER OF INCORPORATION OF

MEYER TURNER, INC.

1. The corporate title of said company is "Meyer Turner, Inc."
2. The names and addresses of the incorporators, are meyer Turner, Webb, Mississippi;

*** The names and addresses of the Incorporations, and magnetic fields and addresses of the Incorporation webb, Mississippi.

3. The domicile of the corporation is Webb, Mississippi, but the corporation may establish such

4. The amount of the authorized capital stock is fifty (50) shares of the par value of One Hundred Dollars (\$100.00) each, amounting to the total sum of \$5,000.00, all of which is common stock.

The purpose for which it is created is to buy, sell and deal at wholesale or retail in 5. The period of existence is fifty (50) years. merchandise of all kinds and description, to buy and sell cotton and other agricultural Products and to do and perform any and all other acts or things that may be found necessary, desirable or profitable, incidental to the above mentioned purposes, not contrary or inconsistent

The rights, powers and privileges generally that may be exercised by this corporation in addition to the foregoing, are those conferred by Chapter 100 of the Mississippi Code of 1900.

7. The number of shares of stock to be subscribed and raid for before the corporation

7. The number of shares of stock to be subscribed and raid for in money or property. may begin business, is twenty (20) shares and the same may be paid for in money or property.

Meyer Turner Jeannette Turner Florence Turner

ACKNOWLEDGMENT.

STATE OF MISSISSIPPI

8,

Personally appeared before me the undersigned authority in and for said County and State COUNTY OF TALLHATCHIE Meyer Turner, Jannette Turner and Florence Turner, incorporators of the corporation known as Meyer Turner, Jannette Turner and Florence Turner, adknowledged that they wigned and Meyer Turner, Jannette Turner and Florence Turner, incorporators of the collection and meyer Turner, Inc., who, being by me first duly sworn, acknowledged that they wigned and executed the foregoing articles of incorporation this the eleventh day of August, 1932.

R. 1. Norman, Notary Public My commission expires January 15, 1936

Received at the office of the Secretary of State this the 12th day of August, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Walker Wood, Secretary of State Attorney General for his opinion.

Rekson, Miss. I have examined this charter of incorporation and am of the opinion that it is not violative August 13th, 1932 of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General By

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of MEYER TURNER, INC., is hereby approved. In testimans of the State JACKSON In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Fifteenth day of August, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: August 16th, 1932.

This Conforation dissolved and its Charter Surrendered to the Alate of Mississippie by a lice of the Charcery Court of Dalla hatcher Courty mississippie, dated court of Dalla hatcher Courty of Said decree filialing October 3, 1939 Certified Copy of Said decree filialing of State. This office, this actober 14, 1939, western word this office, this actober 14, 1939, western of State.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 NOV 19 1936

THE CHARTER OF INCORPORATION HUMPHREY STAPLE COTTON CORPORATION

The corporate title of said corporation is Humphrey Staple Cotton Corporation. The names and postoffice addresses of the incorporators are: J. H. Pettey, Greenwood, Mississippi; R. T. Jones, Greenwood, Mississippi; Mrs. Susan B. Humphrey, Greenwood,

. Mississippi.

3. The domicile of said corporation is Greenwood, Leflore County, Mississippi.

3. The domicile of said corporation shall consist of twenty-five hund (a) The capital stock of said corporation shall consist of twenty-five hundred (2500) shares of Series A common stock without nominal or par value; twenty-six hundred (2600) shares of Series B common stock without nominal or par value; and one thousand (1000) shares of eight per centum (8%) cumulated preferred stock of a par value of ten dollars (\$10.00) per share.

of said preferred stock shall be sold at par and shall be fully paid in before the company shall be sold at par and shall be fully paid in before the company shall be sold at par and shall be fully paid in before the company shall be sold at par and shall be fully paid in before the company shall be sold at par and shall be fully paid in before the company shall be sold at par and shall be fully paid in before the company shall be sold at par and s commence business; and with each share of the preferred each original purchaser shall receive two and one half (2 1/2) shares of Series A common stock without additional cost.

(b) If, before the retirement of all of the preferred stock, as herein provided for, the ion shall be dissolved on liquidated to the preferred stock, as herein provided for, the ion shall be dissolved on liquidated. corporation shall be dissolved or liquidated, or its assets in any way distributed, there shall be baid to holders of the preferred state assets in any way distributed, there shall be baid to holders of the preferred state as a second state of the preferred state. be paid to holders of the preferred stock ten dollars (\$10.00) per share and the amount of all unpaid accrued dividends thereon, before any sum shall be paid or any assets distributed to holders of the common stock. holders of the common stock. Any remaining assets shall go to the holders of the common stock according to their respective shares and without distinction as to series.

The first net earnings of the corporation shall go to the outstanding preferred stock as dividends to be declared and paid quarterly, semi-annually or annually at the discretion of the board of directors. The board of directors of the board of directors. The board of directors shall establish a fiscal year for the tion, and all of said first net earnings in cook and all of said f tion, and all of said first net earnings in each such year shall be applied as dividends to the preferred stock until said stock has received dividends amounting to eighty (80) cents per share for each fiscal year. share for each fiscal year. Such dividends shall be cumulative in that, if the corporation fail in any fiscal year to earn and/or pay such dividends. fail in any fiscal year to earn and/or pay such dividends on all of the preferred stock, such deficienty in dividends shall be fall be deficiency in dividends shall be fully paid, but without interest, before there shall be any other distribution, disposition, or application of the net earnings of the corporation.

After payment of all dividends to which the preferred stock may be entitled in any current fiscal year (and of all dividends thereon in arrears, if any), the next net earnings of the corporation shall be set aside by the board of dividends. of the corporation shall be set aside by the board of directors as a reserve fund for retired ment of the preferred stock. When such reserve fund shall equal the amount necessary to retire all of the preferred stock at the price benefit form. all of the preferred stock at the price herein fixed, and dividends thereon for the current fiscal year and in arrears shall have been paid in full, then said stock shall be retired within six months from date of issue, the retirement price shall the ten dollars (\$10.00) per share; if setting the said stock shall be retired within six months from date of issue, the retirement price shall the ten dollars (\$10.00) per share; if setting the said stock shall be retired within six months from date of issue, the retirement price shall the ten dollars (\$10.00) per share; if setting the said stock shall be retired within six months from date of issue, the retirement price shall the ten dollars (\$10.00) per share; if setting the said stock shall be retired within six months from date of issue, the retirement price shall the ten dollars (\$10.00) per share; if setting the said stock shall be retired within six months from date of issue, the retired shall be said stock shall be retired within six months from date of issue, the retired shall be retired to the said stock shall be retired within six months from date of issue, the retired shall be said to the said stock shall be retired to the said stoc ten dollars (\$10.00) per share; if after six months but within one year from date of issue, retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first the retirement price shall be ten dollars twenty first twenty first the retirement price shall be ten dollars twenty first twenty retirement price shall be ten dollars twenty five cents (\$10.25) per share; if after one year from date of issue. twenty-five cents (254) from date of issue, twenty-five cents (25¢) shall be added to said par value for each year of fraction thereof from date of issue. fraction thereof from date of issue.

(e) When and in the event the preferred stock shall have been retired as herein provided, the next net earnings of the corporation shall be set aside by the board of directors aw operating surplus of the corporation. No dividends shall be paid upon the common stock without the affirmative consent of all the dividends shall be paid upon the common shall without the affirmative consent of all stockholders, so long as said operating surplus shall be fifty thousand dollars (\$50,000,000) be fifty thousand dollars (\$50,000.00), or less. When said operating surplus shall be more than \$50,000.00, the board of directors in its discretion may declare and pay any dividends which will not reduce said operation.

which will not reduce said operative surplus below \$50,000.00. (f) All of the Series B common stock, amounting to 2600 shares, shall be issued to ey, or his assigns. for a consideration of 500 hundred dollars (\$1300.00). When and in the event the preferred stock shall have been retired as herein provided forthe next net earnings of the stock shall have been house as herein provided state next net earnings of the corporation shall be set aside by the of directors as operating surplus of the corporation. No dividends shall be paid upon the common stock without the affirmative consent of all stockholders, so long as said operating shall be fifty thousand dollars [R50 000 00) plus shall be fifty thousand dollars (\$50,000.00), or less. when said operating surplus she more than \$50,000.00, the board of directors of the said operating surplus and be more than \$50,000.00, the board of directors in its discretion may declare and pay any directors which will not reduce said operative surplus below \$50,000.00.

for, the holder of all of the Series B common stock, or the holders thereof, if unanimous their demand, shall have the might for the holders thereof, if unanimous date their demand, shall have the right from time to time, for a period of five years after date such retirement, to purchase a four-fifths' interest in any or all certificates of original outstanding Series A common stock. All certificates when which the surrendered to the surrender outstanding Series A common stock. All certificates upon which this option shall be exercised shall be surrendered to the proper officers of the same and the sam shall be surrendered to the proper officers of the corporation for cancellation, and new this option to purchase shall not extend to any new certificate issued as herein provided of but shall apply only to certificates for the original Series A common stock. The rrice share purchased under this option shall be determined by additional stock. The rrice cents (\$2.50) to the book and a shall be determined by additional stock. share purchased under this option shall be determined by adding two dollars and fifty cents (\$2.50) to the book value thereof at the time of the same of the time. (\$2.50) to the book value thereof at the time of purchase, and said book value shall not in clude any amount for good will. The option to clude any amount for good will. The option to purchase, and said book value shall not the difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the Series A and the continuous difference or distinction between the series and the continuous difference or distinction between the series and the continuous difference or distinction between the series and the continuous difference or distinction distinction difference or distinction distinction distinction distinction distinctio

difference or distinction between the Series A and the Series B common stock. (g) All issues of stock shall have equal voting power on all questions upon which stockholders shall be entitled to vote; and each share of stock shall be entitled to one such fractional vote to correspond to any fractional change of stock shall be entitled to but nothing the stock shall be entitled to share of stock shall be entitled to share share of stock shall be entitled to share share share share of stock shall be entitled to share sh nothing herein contained shall be construed to violate the Constitution or any law of that salaries, rents and other fixed

that salaries, rents and other fixed or major operating costs shall be subject to the unanimous approval of the helders of the preferred stock so long as the same shall not been retired. Thereafter all such items shall be been retired. Thereafter all such items shall be subject to the approval of the holders of seventy-five per centum (75%) of the common stock seventy-five per centum (75%) of the common stock.

The purpose for which the corporation is created are to engage in the buying and setton, principal, agent, and/or factor. of cotton and the long in the buying of the long in 5. The period of existence shall be fifty (50) years. ing, as principal, agent, and/or factor, of cotton and the products and by-products of cotton provided by charter 300 provided by chapter 100 of the Mississippi Code of 1930, and laws amendatory of and supplementation.

7. The number of shares of contract the products and by-products of contract the supplementation.

The number of shares of each class of stock necessary to be subscribed and paid for the corporation shall commence had been to be subscribed and paid the before the corporation shall commence business is as provided in paragraph 4 of this charter.
WITNESS our signatures, at Greenwood Mississipping the commence of the commence WITNESS our signatures, at Greenwood, Mississippi, this the 3rd day of August, 1932.

> Mrs. Susan B. Humphrey J. H. Pettey R. T. Jones, Incorporators

STATE OF MISSISSIPPI COUNTY OF LEFLORE

Before me, the undersigned notary public in and for the county and state aforesaid, this day personally appeared J. H. Pettey, R. T. Jones and Mrs. Susan B. Humphrey, who each and severally acknowledged that they signed, delivered and executed the above and foregoing charter of incorporation on the day and year therein mentioned and for the purposes therein mentioned and for the purposes therein andicated.

Given under my hand and official seal, this the 12 day of August, 1932.

P. S. Stubblefield, Notary Public

Received at the office of the Secretary of State this the 13th day of August, A.D. 1932 together with the sum of \$34.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

walker Wood, Secretary of State

Vackson, Miss., August 15th, 1932

I have examined this charter of incorporation and am of the opinion that it is not the states. Violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

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The within and foregoing Charter of Incorporation of HUMPHREY STAPLE COTTON CORPORATION In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State is hereby approved. of Mississippi to be affixed, this Sixteenth day of August, 1932.

Sennett Conner

By the Governor Walker Wood, Secretary of State

Recorded: August 16th, 1932.

PROPOSED AMENDMENT TO CHARTER OF THE

PEOPLE'S WAREHOUSE COMPANY.

The following proposed amendment to the charter of The People's Warehouse Company, a corporation, was submitted at a regular meeting of the stockholders of the said The People's Warehouse Company, lawfully assembled, after due and lawful notice to the stockholders thereof, held on the 15th day of August, 1932:

"It is proposed that the charter of The People's Warehouse Company, approved August 13th, 1895, as amended by an amendment to said charter approved July 22nd, 1896, and as further amended by an amendment to said charter approved October 31st, 1927, and as further amended by an amendment to said charter approved Sentember 5th 1927, and as further amended by an amendment to said charter approved September 5th, 1931, be amended by adding thereto the following:

"That the offices of Secretary and Treasurer may be filled by one person, in which event he shall be known as Secretary-Treasurer, and shall be vested with all of the powers and charged with all of the duties incident to the offices of Secretary and Treasurer. "

J. T. Montgomery. Secretary

State of Mississippi County of Yazoo

This day personally appeared before me, the undersigned authority, the above named J. T. Montgomery, Secretary of The People's Warehouse Company, a corporation of Yazoo City, Mississippi, who acknowledged signing the foregoing instrument. Given under my hand and official seal this 16 day of August, 1932.

P. C. Williams, Notary Public

CERTIFIED COPY OF RESOLUTION OF STOCKHOLDERS ADOPTING AND APPROVING PROPOSED AMENDMENT TO THE CHARTER OF THE PEOPLE'S WAREHOUSE COMPANY, A CORPORATION, OF YAZOO CITY, MISSISSIPPI.

STATE OF MISSISSIPPI YAZOO COUNTY

I, J. T. Montgomery, Secretary of The People's Warehouse Company, a corporation, of Yazoo City, Mississippi, do hereby certify that the following is a true and correct copy of a resolution of the stockholders of the said The People's Warehouse Company adopted at a

regular annual meeting of said stockholders, lawfully assembled, after due and lawful no tice, held on the 15th day of August, 1932, in the City of Yazoo City, Mississippi, at which meeting a majority of the total stock of said corporation was present and voted:

"Resolved that the Charter of the People's Warehouse Company, approved August 13th, 1895, amended by an amendment to said Charter approved July 22nd, 1896, and as further amended by amendment to said Charter approved October 31st, 1927, and as further amended by an amendment to said Charter approved September 5th, 1931, be and the same is hereby amended by adding thereto the following:

That the offices of Secretary and Treasurer may be filled by one person, in which event hall be known as Secretary Treasurer may be filled by one person, in which he shall be known as Secretary-Treasurer, and shall be vested with all of the powers and charged with all of the duties incident to the sale of the sale of the sale of the duties incident to the sale of the sale o charged with all of the duties incident to the offices of Secretary and Treasurer. Witness my hand this 16 day of August, 1932.

J. T. Montgomery. Secretary

Received at the office of the Secretary of State this the 17th day of August, A.D. 1932, ther with the sum of \$10.00 deposited to together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State Jackson, Miss., August 17th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State, or of the United States of the United State of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General Assistant Attorney General W. W. Pierce. Вy

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JA**CKSON**

The within and foregoing Amendment to the Charter of Incorporation of PEOPLE'S WAREHOUSE ANY is hereby approved. COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed this 17th day of August, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: August 17th, 1932.

This Corporation dissalued and its charter Surrendered to the State of mississippi by a decree of the chancery count or yours county wississippi dated June 78, 1844 - Cutiqued Copy of Said decree jiled in this office, die June 19, 1944 - warder wood, Sieg. of State.

After a statement was made at the meeting as to the financial condition of the corporation, it was moved and seconded that the President, Sam Blum, and the Board of Pirectors be and they are directed to amend the charter of this corporation to permit the issuance of six per cent (6%) preferred stock of the corporation to an amount necessary to pay the creditors of the corporation who are willing to accept said preferred stock in liquidation of their accounts, provided that said preferred stock shall be payable only from the profits of the corporation and payable in the discretion of the Board of Directors, and shall not exceed the sum of Twenty-Five Thousand (\$25,000.00) Dollars, nor have any voting power, other than provided by Section 194 of the Constitution of Mississippi.

I, H. W. Kemmon, Secretary of the Nelms & Blum Company, Incorporated, hereby certify that the above is a true copy of the resolution adopted at a meeting of the stockholders of the Nelms & Blum Company held on the 22nd day of July, 1932 in Greenville, Mississippi, authorizing the increase in capital stock.

In witness whereof, I hereunto set my signature and the seal of said corporation, this

the 11th day of August, 1932.

H. W. Lemmon, Secretary

CERTIFICATE OF AMENDMENT OF THE CHARTER OF INCORPORATION OF THE HOLBROOK BENEVOLENT ASSOCIATION. A MISSISSIPPI CORPORATION.

At the annual convention of the Holbrook Benevolent Association, a corporation, held pursuant to the laws of the said Holbrook Benevolent Association, in the City of Meridian,

Mississippi on July 26th, 1932, the following resolution was adopted: "Resolved that the Charter of the Holbrook Benevolent Association, as to amendment and as

to power to change or amend its constitution and by-laws, be amended so as to read:

'Shall have power to change or amend its constitution and by-laws at any regular convention or at any convention called specially for the purpose of amending its constitution and by-laws, provided thirty days notice is given, in writing, to the subordinate lodges, by a communication addressed to the local presidents of the local presidents. addressed to the local presidents, stating the nature of the proposed changes or amendments, and in case of a special meeting, the hour, date and place of meeting of the convention."

STATE OF MISSISSIPPI LAUDERDALE COUNTY

Personally appeared before me, the undersigned authority in and for the aforesaid County and State, the within named E. F. Young, President and R. L. Young, Secretary, respectively, the Holbrook Benevolent Association, a corporation, organized under the laws of the State of Mississippi, who after being by me duly appeared authority in and for the aforesaid County and State, the within named E. F. Young, President and R. L. Young, Secretary, respectively, the Holbrook Benevolent Association, a corporation, organized under the laws of the State of Mississippi, who after being by me duly appeared to the state of Mississippi, who, after being by me duly sworn, depose and say on oath:

That they are the duly elected and acting President and Secretary, respectively, of said

corporation

That the gbove and foregoing is a true and correct copy of the resolution adopted at the regular annual meeting of the membership of the said Holbrook Benevolent Association, convened and held in the City of Maridian Mississistic to the said Holbrook Benevolent Association, convened and held in the City of Maridian Mississistic to the said Holbrook Benevolent Association, convened and held in the City of Maridian Mississistic to the said Holbrook Benevolent Association, convened and held in the City of Maridian Mississistic to the said Holbrook Benevolent Association, convened and held in the City of Maridian Mississistic to the said Holbrook Benevolent Association and the said Holbrook Benevolent Benevole and held in the City of Meridian, Mississippi, on July 26th, 27th 1932, at which meeting the ship of said Association was represented by duly 26th, 27th 1932, at which meeting the ship of said Association was represented by duly chosen delegates or representatiges, in the manner provided by law, and unanimously voted for said resolution as shown in the minutes of the said annual convention of the said Holbrook Benevolent Association.

> E. P. Young. President R. L. Young, Secretary

Sworn to and subscribed before me, this the 16th day of August, 1932.

Heard Walker. Notary Public

Received at the office of the Secretary of State this the 19th day of August, A.D. 1932, ther with the sum of \$10.00 denoting to the sum of \$10.00 denoting together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood. Secretary of State

Jackson, Miss., August

I have examined the above amendment to the Charter of Incorporation of the Holbrook Benevolent Association and am of the opinion that it is not violative of the Constitution laws of the State. or of the United State. laws of the State, or of the United States.

Greek L. Rice, Attorney General Assistant Attorney General $\mathbf{B}\mathbf{y}$ W. W. Pierce.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of HOLBROOK BENEVOLENT CLATION is hereby approved. ASSOCIATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Nineteenth day of August, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: August 22, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5455

THE CHARTER OF INCORPORATION ofROSE-O'NEILL. INC.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934

1. The corporate title of said Company is, "Rose-O'Neill, inc."
2. The names of the incorporators and their postoffice address are: C. H. O'Neill, Jr., Post Office, Vicksburg, Miss.; Alfred Rose, Post Office, Vicksburg, Miss.; Edna H. O'Neill, Post Office, Vicksburg, Miss.; Madge Rose, Post Office, Vicksburg, Miss.

3. The domicile is at Vicksburg, Mississippi.
4. The authorized capital stock shall be five thousand shares without nominal or par value.
5. The sale price of said shares shall be ten (.10¢) cents per share.

6. The period of existence is fifty (50) years. 7. The purposes for which it is created are: To deal in motor vehicles and their accessories,

electrical articles, supplies and merchandise, and to own and operate repair shops.

8. All of the shares of stock shall be subscribed and paid for before the corporation shall commence business.

9. The rights and powers that may be exercised by this corporation in addition thereto are those conferred by the provisions of Chapter 100 of the 1930 Code of the State of Mississippi, and the amendments thereto.

C. J. O'Neill, Jr. Alfred Rose Edna H. O'Neill Madge Rose, Incorporators

State of Mississippi

nder-

This day personally appeared before me, the undersigned authority C. J. O'Neill, Jr., Alfred County of Warren Rose. Edna H. O'Neill and Madge Rose, incorporators of the corporation known as Rose-O'Neill, the. Who acknowledged that they signed and executed the above and foregoing articles of the above are also as the above and foregoing articles of the above and foregoing articles of the above are also as the above incorporation as their act and deed on this the 22nd day of August, 1932.

B. H. Colmery, Notary Public

Received at the office of the Secretary of State this the 22 day of August, 1932, together with the sum of \$20.00 decording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the United States. Ackson, Miss., August 22nd, 1932 Violation of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of ROSE-O'NEILL, INC., is hereby approved. In teaching and caused the Great Seal of the State of In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of lississippi to be affixed this TWENTY-THIRD day of AUGUST, 1932.

by the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: August 23rd, 1932.

PROPOSED AMENDMENT TO CHARTER OF THE

PEOPLE'S WAREHOUSE COMPANY.

The following proposed amendment to the charter of The People's Warehouse Company, a corporation, was submitted at a regular meeting of the stockholders of the said The People's Warehouse Company, lawfully assembled, after due and lawful notice to the stockholders there held on the 15th day of August, 1932:

"It is proposed that the charter of The People's Warehouse Company, approved August 13th 1895, as amended by an amendment to said charter approved July 22nd, 1896, and as further amby an amendment to said charter approved October 31st, 1927, and as further amended by an amendment to said charter approved September 5th, 1931, be amended by adding thereto the following: following:

"That the offices of Secretary and Treasurer may be filled by one person, in which event he shall be known as Secretary-Treasurer, and shall be vested with all of the powers and charged with all of the duties incident to the offices of Secretary and Treasurer. "

> J. T. Montgomery. Secretary

State of Mississippi

County of Yazoo This day personally appeared before me, the undersigned authority, the above named J. T. gomery. Secretary of The People's Werehouse Comments authority, the above named J. T. Montgomery, Secretary of The People's Warehouse Company, a corporation of Yazoo City, Mississippi, who acknowledged signing the foregoing instrument. Given under my hand and official seal this 16 day of August, 1932.

P. C. Williams. Notary Public

CERTIFIED COPY OF RESOLUTION OF STOCKHOLDERS ADOPTING AND APPROVING PROPOSED AMENDMENT TO THE CHARTER OF THE PEOPLE'S WAREHOUSE COMPANY, A CORPORATION, OF YAZOO CITY, MISSISSIPPI.

STATE OF MISSISSIPPI YAZOO COUNTY

I, J. T. Montgomery, Secretary of The People's Warehouse Company, a corporation, of Yazoo City, Mississippi, do hereby certify that the following is a true and correct copy of a resolution of the stockholders of the stockholders a resolution of the stockholders of the said The People's Warehouse Company adopted at a regular annual meeting of said stockholders, lawfully assembled, after due and lawful no tice, held on the 15th day of August, 1932, in the City of Yazoo City, Mississippi, at which meeting a majority of the total stock of said correction was a resolution of the total stock of said correction. a majority of the total stock of said corporation was present and voted:

"Resolved that the charter of the People's Warehouse Company, approved August 13th, and ded by an amendment to said Charter approved to the company approved August 13th, and by an amended by an amendment to said Charter approved July 22nd, 1896, and as further amended by an amendment to said Charter approved October 31st, 1927, and as further amended by an amendment to said Charter approved October 31st, 1927, and as further amended by an amendment to said Charter approved September 5th, 1931, be and the same is hereby amended by adding thereto the following:

That the offices of Secretary and Treasurer may be filled by one person, in which event hall be known as Secretary-Treasurer he shall be known as Secretary-Treasurer, and shall be vested with all of the powers and charged with all of the duties incident to the offices of Secretary and Treasurer. Witness my hand this 16 day of August, 1932.

> J. T. Montgomery, Secretary

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 17th day of August, A.D. 1932, ther with the sum of \$10.00 deposited to together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., August 17th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State, or of the United State of the Un of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General Assistant Attorney General W. W. Pierce, By STATE OF MISSISSIPPI EXECUTIVE OFFICE

Ja**ckson** The within and foregoing Amendment to the Charter of Incorporation of PEOPLE'S WAREHOUSE ANY is hereby approved. COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed this 17th day of August, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: August 17th, 1932.

This Corporation dissalued and its charter Surrendered to the State of Mississippi by a decree of the chancery count or yours county Wirsissippi dated June 78, 1844 - Cultifued Copy of Said decree jiled in this office, die June 79, 1944 - warder wood, Siey, of State.

PROPOSED AMENDMENT TO THE CHARTER OF INCORPORATION OF THE NELMS & BLUM COMPANY OF GREENVIOLE, MISSISSIPPI.

There shall be added to the said charter the following: The said corporation shall be authorized through its directors to issue six percent (6%) preferred stock containing the provision that it is to be liquidated out of the profits of said corporation and that said certificates are payable in the discretion of the Board of Discretion and that said certificates are payable in the discretion of Twenty of Directors of said corporation, said shares to be issued not to exceed the sum of Twenty-Five Thousand (\$25,000.00) Dollars and to be in such amounts and to such persons as the Board of Directors may decide; said certificates to be issued to creditors of the said corporation in liquidation of their claims, and to have no voting power, other than provided by section by section 194 of the Constitution of Mississippi.

Sam Blum, President

H. W. Lemmon, Secretary

I, H. W. Lemmon, Secretary of the Nelms & Blum Company, Incorporated, certify that the foregoing is a true copy of the amendment to the charter of the said Nelms & Blum Company authorized is a true copy of the amendment to the charter of the 22nd day of July 1022 authorized by a meeting of the stockholders of said Company on the 22nd day of July, 1932 in Green by a meeting of the stockholders of said Company on the 22nd day of July, 1932 in Greenville, Mississippi at which all stockholders were present.

Witness my signature this the 11th day of August, 1932.

H. W. Lemmon, Secretary

STATE OF MISSISSIPPI

COUNTY OF WASHINGTON Personally appeared before me the undersigned Notary Public in and for the State of Mississippi, County of Washington, the above named H. W. Lemmon, Secretary of the Nelms & Blum Company, Incorporated, who acknowledged that he executed the above certificate on the day and date there in stated and set forth.

With any of August. 1932.

Witness my hand and seal this the 11th day of August, 1932.

Edith Horton, Notary Public

Received at the office of the Secretary of State this the 12th day of August, A.D., 1932, together with the sum of \$50.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., August 19th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of THE NELMS & BLUM COMPANY OF GREENVILLE, MISSISSIPPI is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the set of Mississippi is hereby approved. State of Mississippi to be affixed, this NINETEENTH day of AUGUST, 1932.

By the Governor

Senmett Conner

Walker Wood, Secretary of State

Recorded: August 19th, 1932.

CHARTER OF INCORPORATION OF

WHITE HOUSE HOLDING CORPORATION.

The corporate title of this company is White House Holding Corporation. The names and postoffice addresses of the incorporators are St. John Perret, 717 Union Indemnity Building, New Orleans, Louisiana; Porter King, Mobile, Alabama; L. V. Pringle, Biloxi, Mississippi; R. S. Russ, Biloxi, Mississippi; and W. A. White, Biloxi, Mississippi.

3. The domicile of this corporation is Biloxi, County of Harrison, State of Mississippi.

4. The amount of authorized capital stock to White Mississippi.

The amount of authorized capital stock is Thirty Thousand, (30,000) shares without

nominal or par value.

The sale price of the capital stock per share is Two Dollars (\$2.00), payable either in cash and/or with coupons past due according to their terms, including coupons due according to their terms on September 1st, 1932, and/or bonds of the White Hotel Company, with all coupons attached, which said coupons by their terms mature after September 1st, 1932, which said coupons had the had between the White Hotel Company and the Merchants Nat'l. Bank of Mobile Alebana Marchants Nat'l. Bank of Mobile Alebana Marchants Nat'l. Merchants Nat'l. Bank of Mobile, Alabama, Trustee, dated August 16th, 1928, which said coupons and/or said bonds will be accepted in payment for said stock at 20% of the face value of all of said coupons matured, according to their terms, at the date of issue of said stock, and said bonds with all coupons attached as stock observed observed. bonds with all coupons attached, as stated above, without allowance for interest accrued but not due according to the terms of the said coupons due according to the terms of the said coupons.

The sapital stock, without nominal or par value, may be issued for such consideration as may time to time he fixed by the Board of Trivelle, may be issued for such consideration as may be issued for such consideration as from time to time, be fixed by the Board of Directors, but such consideration must be paid in

cash, or in property or services, at a valuation fixed by the Board of Directors.

The period of existence of this corporation is fifty (50) years.

The objects and purposes for which this corporation is created are as follows: (1) To acquire title by purchase or otherwise to the property of the White Hotel Company at Biloxi, Mississippi; to own or operate, or both, hotels and restaurants and all matters incident there to.

(2) To purchase, acquire, hold, improve, operate, manage, sell, convey, assign, release, mortgage, encumber, lease, hire, rent, real and personal property of every name nature.

To establish and carry on and to promote the establishment and carrying on upon better in which the carrying on upon (3) any property in which the company is interested or any business which may conveniently be carried on upon, or in connection with such property, and the establishment of which seem calculated to enhance the value of the company's interest in such property, or to facilitate the disposal thereof.

The foregoing clauses shall be construed both as objects and powers, and it is hereby expression of consider that the foregoing enumeration of consideration of construction o ly provided that the foregoing enumeration of specific powers and objects shall not be held to restrict or limit in any manner the general restrict or limit in the general rest restrict or limit in any manner the general powers or objects of this corporation. In general this corporation shall have and exercise all the this corporation shall have and exercise all the rights, powers, privileges, and immunities conferred upon corporations by Chapter 100 of the Code of Mississippi of 1930, or future laws of Mississippi upon corporations formed for any or all of the purposes aforesaid.

The number of shares of capital stock necessary to be subscribed and paid for before poration shall commence business shall necessary to be subscribed and paid for before

the corporation shall commence business shall be Twenty-five (25%) per cent of the total 1880.

9. The first meeting of the persons in interest to be subscribed and paid for being shall be Twenty-five (25%) per cent of the total 1880. Biloxi, Mississippi, at a time and place to be designated in writing to all of the incorporation herein named by mailing notices to their respectively. herein named by mailing notices to their respective postoffice addresses, as stated herein, one of the incorporators herein is hereby cuthorized to all of the incorporators herein is hereby cuthorized to and place Porter King, one of the incorporators herein, is hereby authorized to fix the time and place of said meeting and to notify the persons in interest.

10. The corporation shall be governed by a Board of five Directors, consisting of St. increased or diminished thereafter by a vote of the stockholders at any meeting called for time purpose, and any vacancy occurring on said Board more than the stockholders at any meeting called meeting purpose, and any vacancy occurring on said board may be filled by the stockholders at a meeting called for that put pose in accordance with the called for that put pose in accordance with the by-laws of the corporation.

The Board of Directors shall have the authority to make and alter by-laws, but subject to power of the stockholders to change or make and alter by-laws, but subject to

the power of the stockholders to change or repeal the by-laws so made. be held at such times and places as may be fixed by the Board of Directors, or other wise, witness our signstance this

Witness our signatures this the 18 day of August, 1932.

St. John Perret Porter King L. V. Pringle R. S. Russ W. A. White

State of Mississippi Harrison County

Personally appeared before the undersigned Notary Public in and for said County and State.

John Perret, Porter King, L. V. Pringla P. S. P. Public in and for said County and State. St. John Perret, Porter King, L. V. Pringle, R. S. Russ, and W. A. White, who acknowledged that they executed the foregoing instrument for the purposes therein set forth on the day of the date thereof.

Given under my hand and seal this 18 day of August, 1932.

(Mrs.) Florence Garner, Notary Public

Received at the office of the Secretary of State this the 22nd day of Aug. A.D. 1952, ther with the sum of \$130.00 denotited to the together with the sum of \$130.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion Attorney General for his opinion.

Jackson, Miss., August 23rd, 1932.

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative
the Constitution and laws of this State, or of the United State. of the Constitution and laws of this State, or of the United States.

STATE OF MISSISSIPPI EXECUTIVE OFFICE

By W. W. Pierce, Assistant Attorney General

JACKSON The within and foregoing Charter of Incorporation of WHITE HOUSE HOLDING CORPORATION is by approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State hereby approved. of Mississippi to be affixed, this TWENTY-THIRD day of August, 1932.

By the Governor Walker Wood, Secretary of State Recorded: August 24, 1932.

Sennett Conner

THE CHARTER OF INCORPORATION

1. The corporate title of said company is "The Risen Company, Inc."

2. The names and postoffice addresses of the incorporators are as follows: Mrs. T. G.

Risen, Waynesboro, Miss.; Mrs. Mary McRae, Waynesboro, Miss. 3. The domicile of the corporation is Waynesboro, Mississippi.

4. The amount of authorized capital stock is \$5,000.00. All stock to be common stock, stock holders to have the privileges fixed by law governing the actions of stock holders of a domestic corporation and governed by the restrictions thereof, said stock to have a par Value of \$100.00 per share.

5. The sale price per share of common stock to be \$100.00 per share.

6. The period of existence of said corporation to be fifty years. The purposes for which the corporation is created are to conduct a general retail mercantile business, buying and selling all classes of merchandise, both dry goods and groceries including the operation of a meat market, hardware and any and all kinds of merchandise whether herein specifically described or not, accepting and executing notes, mortgages, deeds of trust, bills of sale, and checks, and any and all commercial paper whether negotiable or not, buying and sale, and checks, and any and all commercial paper whether negotiable or not, buying and sale, and checks, and any and all commercial paper whether negotiable or not, buying and sale, and checks, and any and all commercial paper whether negotiable or not, buying and sale, and checks, and any and all commercial paper whether negotiable or not, accepting and checks. and selling lands and all sorts of real estate, live stock and poultry and produce of all kinds and description and all other rights and privileges conferred by the provisions of law governing domestic corporations that are not contrary to law.

8. The number of shares of common stokk necessary to be subscribed and paid for before

the corporation shall commence business shall be a minimum of \$500.00.

Witness our signatures on this the 23rd day of August, 1932.

Mrs. T. G. Risen Mrs. Mary McRae, Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority in and for said state and county, Mrs. T. G. Risen and Mrs. Mary McRae, who acknowledged to me that they signed the attaches of the attaches of the sattaches of the attached Charter of Incorporation on the day and year therein mentioned as their act and deed and for the purpose therein stated.

Given under my hand and official seal on this the 23rd day of August, 1932.

Carlos Trigg, Chancery Clerk H. G. Norsworthy, D. C. By

Received at the office of the Secretary of State this the 24th day of August, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

I have examined this Charter of Incorporation and am of the opinion that it conforms to August 24th, 1932 the Constitution and laws of this state, or of the United States.

Signed this the 24th day of August, A.D., 1932. Greek L. Rice, Attorney General By W. W. Pierce, Assistant

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE RISEN COMPANY, INC., is hereby aunto ser Awenty Four.

Showing Jan alla San and San alla In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty Fourth day of August, 1932.

By the Governor Walker Wood, Secretary of State Sennett Conner

Recorded: August 25th, 1932. Dirs dru Decreed.

ARTICLES OF ASSOCIATION AND INCORPORATION

The undersigned producers of Agricultural Products, whose names and addresses are: W.B.Barry, Benoit, Mississippi; E. M. Barry, Benoit, Mississippi; J. A. Bostick, Benoit, Mississippi; C. A. Bostick, Benoit, Mississippi; R. M. Bostick, Benoit, Mississippi; E. M. Dickerson, Benoit, Mississippi; C. D. Patterson, Benoit, Mississippi; G. D. Patterson, Benoit, Mississippi; Jack Patterson, Benoit, Mississippi; C. D. Terrell, Benoit, Mississippi.

Desiring that they, their associates and successors, shall come under and ejoy the benefits of the act of the general laws of Mississippi, 1930, known as the "Agricultural Association Law", abbreviated "A.A.L.", have entered into the following articles of association and incorporation: --

- The name of the organization shall be Benoit Gin Company (A.A.L.).
- The period of its existence shall be fifty (50) years.
- The domicile is to be at Benoit, in Bolivar County, in the State of Mississippi.
- The company shall be organized and operated under this act.

 The capital stock of the company shall be \$17,500.00, in common stock, of the par value of \$100.00 per share.

Witness our signatures this the 26th day of August, 1932.

- E. M. Dickerson
- ✓ J. E. Patterson
- C. A. Bostick
- C. D. Terrell
- C. D. Patterson
- E. M. Barry
- W. B. Barry
 G. D. Patterson

STATE OF MISSISSIPPI COUNTY OF BOLIVAR

Personally appeared before me, the undersigned authority in and for the State and County, aforesaid, W. B. Barry, E. M. Marry, J. A. Bostick, C. A. Bostick, R. M. Bostick, E. M. Dickerson, C. D. Patterson, G. D. Patterson, Jack Patterson and C. D. Terrell, who state on oath that they are the incorporators of the Banoit Gin Communication. oath that they are the incorporators of the Benoit Gin Company A.A.L., and that they signed the articles of association and incorporators. the articles of association and incorporation attached hereto.

Witness my hand and seal, this the 26th day of August, in the year of our Lord One

Thousand Nine Hundred Thirty Two.

Emma White. Notary Public

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE JACKSON

I, Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the Article of Association and Incorporation of BENOIT GIN COMPANY (A.A.L.) here to attached together with a duplicate thereof was a statement. together with a duplicate thereof, was pursuant to the provisions of Article 1, Chapter 1932, Code of Mississippi of 1930, filed in my said office this the 27th day of August, A.D. No. and one copy thereof recorded in the Records of Incorporations, in this office in Book at Page 478, and the other copy thereof returned to said Association.

Given under my hand and the Great Sail of the State of Mississippi of 1930, filed in my said office this the 27th day of August, A.D. No. and one copy thereof returned to said Association. Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed this day of August, 1932.

27th day of August, 1932.

Walker Wood, Secretary of State

SEAL

AN AMENDMENT TO THE CORPORATION OF JACKSON RECREATION COMPANY INCREASING THE CAPITAL STOCK OF SAID CORPORATION FROM \$30,300.00 TO \$31,500.00, AND ALSO INCREASING THE NUMBER OF SHARES OF PREFERRED AND COMMON STOCK, AND CHANGING THE PRICE OF PREFERRED STOCK.

WHEREAS, the Charter of the Jackson Recreation Company was approved by the Governor of the

State of Mississippi on the 25th day of July, 1932, and WHEREAS, on the 22nd day of July 1932 all the incorporators of said corporation, and before said organization was perfected under the charter amended Sections 4 and 5 of the charter of incorporation in compliance with the laws of the State of Mississippi, and

WHEREAS, in said amendment the same was amended so as to read 600 shares of common stock without nominal par value, and 300 shares of preferred stock of par value of \$100.00, and WHEREAS, said charter and amendment there to was duly recorded in the office of the Secretary of State, and

WHEREAS, said charter, approved as aforesaid, authorized the issuance of 300 shares of common stock of \$1.00 value, and 300 shares of preferred stock of par value of \$100.00, and WHEREAS, said charter and amendment there to was duly recorded in the office of the Secretary of State, and

WHEREAS, said charter, approved as aforesaid, authorized the issuance of 300 shares of Common stock of \$1.00 value, and 300 shares of preferred stock of \$100.00, amounting to \$30,300.00, to begin business when 120 shares of common stock and 120 shares of preferred stock shall have been subscribed and paid for, and

WHEREAS, said stock was paid for and the organization of said corporation was duly reported

to the Secretary of State, as provided by law, and WHEREAS, in the opinion of the stockholders, it is necessary to increase the issuance of the authorized capital stock of said Corporation from \$30,300.00 to \$31,500.00, and also to change to change the price of the preferred stock, and to increase the number of shares of preferred stock. stock, and to increase the number of shares of common stock, but not to change the price thereof, the said to increase the number of shares of common stock, at \$10.00 per share, and 6500 the said shares of stock to be 2500 shares of preferred stock at \$10.00 per share, and 6500 shares of common stock at \$1.00 per share; THEREFORE,

BE 1T RESOLVED by the stockholders of said Corporation that the charter of said Corporation, issued on the day and date above mentioned be and the same is hereby amended, so as to increase the capital state. the capital stock of said Corporation from \$30,300.00, the sum now authorized to be issued, to \$31,500.00, and also that the number of shares of preferred stock be increased from 300 to 2500 and the stock of shares of preferred stock be increased from 300 to 2500 and the stock of shares of preferred stock be increased from 300 to 2500 and the stock of shares of preferred stock be increased from 300 to 2500 and the stock of shares of preferred stock be increased from 300 to 2500 and the stock of shares of preferred stock be increased from 300 to 2500 and the stock of shares of preferred stock be increased from 300 to 2500 and the stock of shares of preferred stock be increased from 300 to 2500 and the stock be increased from and the price thereof changed, or reduced, from \$100.00 to \$10.00 per share, and that the number of shares of preferred sound from \$100.00 per share, and that the number of the price number of the shares of the s number of shares of common stock be increased from 600 to 6500 shares, but that the price thereof remain the same, \$1.00 per share.

The above resolution being presented at a stockholders' meeting, composed of all the stockholders of said Corporation, was adopted by the following vote:

Theo. Costas, by E. H. Condon, Authorized by Power of Attorney H. J. Graham Edgar G. Williams E. H. Condon

being adopted by an unantimous vote of all the said stockholders of said Corporation

Theo. Costas by E. H. Condon H. J. Braham E. H. Condon,
Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority, the above named Theo. Ostas, By E. H. Condon, as per Power of Attorney, E. H. Condon, H. J. Graham, incorporators the Corporation Recreation Company, who acknowledged that they signed and of the Corporation known as Jackson Recreation Company, who acknowledged that they signed and executed the corporation known as Jackson Recreation of incorporation of said Corporation, as their executed the foregoing amendment to the charter of incorporation of said Corporation, as their voluntary and foregoing amendment to the charter of August. 1932. Voluntary act and deed, on this the 29th day of August, 1932.

Mattie L. Clark, Notary Public

STATE OF MISSISSIPPI This day personally appeared before me, the undersigned authority, the above named Edgar G. liams, one of the incorporators of the Corporation, known as Jackson Recreation Company, acknowledged to the incorporators of the foregoing amendment to the charter of COUNTY OF PIKE who acknowledged that he signed and executed the foregoing amendment to the charter of incorporation. incorporation of said company as his voluntary act and deed, on this the 22nd day of August, 1932

Nell W. Hunt, Notary Public

Received at the office of the Secretary of State, this the 29th day of August, A.D. 1932, ether with Received at the office of the Secretary of State, this the 25th day of Raguer, and referred to the Attorney On the sum of \$10.00 deposited to cover the recording fee, and referred to the

Attorney General for his opinion. Walker Wood, Secretary of State I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution Ackson, Miss., August 29th, 1932

of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attor Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Amendment to the Charter of Incorporation of JACKSON RECREATION JACK 30 N In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of by the Governor by the Governor

Walker Wood, Secretary of State

Recorded: September 3rd, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

Suspended by Scare Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 DEC 9 1987

CHARTER OF INCORPORATION OF

BECK BROTHERS.

The corporate title of said company is: Beck Brothers, Incorporated.

The names and postoffice addresses of the incorporators are: Ira Beck, Hattiesburg, Mississippi; Ben S. Beck, nattiesburg, Mississippi,

3.

The domicile of the corporation is: Hattiesburg, Forrest County, Mississippi.
The amount of authorized capital stock is: Twenty Thousand (\$20,000.00) Dollars common to begin stock of the par value of One Hundred (\$100.00) Dollars each, but said corporation may begin business when fifteen Thousand (\$15,000.00) Dollars, either in cash or its equivalent shall have been paid in.

The period of existence of said corporation is: Fifty (50) years.

To engage in a general mercantilenbusiness; to buy, sell, exchange, barter, own, acquirent and possess any and all kinds of merchandise, furniture, fixtures, equipment and any and all things necessary in the prosecution of the mercantile business. things necessary in the prosecution of the mercantile business; and may acquire, own, possess, barter sell and lease all such most actual actual and lease all such most actual act barter, sell and lease all such real estate as the incorporators deem proper and necessary in the successful prosecution of the business; and may establish branch stores at any other place than Hattieshurg Mississippi and may establish branch stores at any other place than Hattiesburg, Mississippi and may do any and all things necessary in the prosecution of the mercantile husiness not controlly to leave the land the land

The rights, powers and privileges to be exercised in this corporation are those authorized by Chapter One Hundred (100) of the Mississippi Code of 1930, Annotated.

IN WITNESS WHEREOF, the incorporators became this description.

IN WITNESS WHEREOF, the incorporators have this day subscribed their names. This the 1st of September 1932 A.B. day of September, 1932, A.D.

Ira Beck Ben S. Beck

STATE OF MISSISSIPPI

Personally appeared before me, the undersigned authority in and for County of Forrest, State COUNTY OF FORREST. of Mississippi, Ira Beck and Ben S. Beck, who each and severally acknowledged that they state executed and delivered the above and force. executed and delivered the above and foregoing articles of incorporation on the day and date above dedicated as their set and date above indicated, as their act and deed.

Given under my hand and official seal, in the City of Hattiesburg, Forrest County,

Mississippi. this the 1st day of September, 1932, A.D.

J. E. Davis. Notary Public

Received at the office of the Secretary of State this the 2nd day of September, A.D., 1932, ther with the sum of \$50.00 denosited to come the together with the sum of \$50.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Secretary of State

Walker Wood. Jackson, Miss., Sept. 2nd, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State or of the United States of the United States or of the United Sta of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General By

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON The within and foregoing Charter of Incorporation of BECK BROTHERS is hereby approved. In testimony who most In testimony whereof, I have hereunto set my hand and caused the Great Seal of the of Mississippi to be affixed, this SECOND day of SEPTEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: Saptember 3rd. 1932.

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THE CHARTER OF INCORPORATION OF

ALABAMA-MISSISSIPPI CONFERENCE ASSOCIATION OF SEVENTH-DAY ADVENTIST.

The corporate title of said company is Alabama-Mississippi Conference Association of Seventh-Day Adventists. The name of the incorporators are: R. I. Keate, Meridian, Mississippi; Burton Castle,

Meridian, Mississippi; O. P. Ivie, Meridian, Mississippi.

The domicile is at Meridian, Mississippi.

4. The corporation has no capital stock, is a religious society and is not for profit.

5. The period of existence is fifty (50) years. The purpose for which it is created is to diffuse and disseminate moral and religious knowledge throughout the world by means and use of churches, mi isters of the gospel, teachers Bible workers, medical doctors and nurses, and other agencies, organizations, schools and religious printed matter; to operate hybenic cafes, bathrooms and creatment rooms; to found and maintain hospitals and sanitariums for the sick where they can receive treatment with or Without pay; to receive gifts and grants in trust for any of the above specified objects and to execute all such crusts; to receive loans and gifts and deposits of money; to issue notes; to grant annuities, to make loans, to acquire possession of and to purchase and hold title to real estate and personal property in the states of Alabama and Mississippu, or in any other State r country whose laws do not prohibit the same; to sell and otherwise disrose of as may seem prodent any property, real or personal, that may come into possession of said corporation; to mortgage and bond any property owned by it, to borrow money with or without

It is expressly declared that the corporation herein organized is not for personal profit security. or gain to anyone, but that all of its property and effects must be used and expended in Garrying.

carrying into effect the aims, ends and objects of its corporate existence. 7. The rights and powers that may be exercised by this corporation in addition to the foregoing are those conferred by Chapter 100, Code of Mississippi of 1930 and the amendments

8. All of the corporate powers of the corporation hereby organized and the management and control of its business, funds and affairs shall be vested in and be exercised by a board of trusteer of its business, funds and affairs shall be religious sect known as Seventhtrustees, which shall consist of seven (7) persons of the religious sect known as Seventh-Day Adventists. The following persons, namely, R. I. Keate, Burton Castle, Allen Walker, W. W. White, O. P. Ivie, H. O. Rogers and J. G. White, shall constitute the first board of the said the Alabara W. Acceptation of Seventy-Day Adventists, and shall hold said the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall hold until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall have been until the Alabama-Mississippi Conference Association of Seventy-Day Adventists, and shall have been until the Alabama-Mississippi Conference Association of Seventy-Day Adventists and Seventy-Day Adventy-Day Ad until their successors shall have been elected and qualified. The board of trustees herein provided for shall be elected by the Alabama-Mississippi Conference Association of Seventh-Day Adventi-Adventists at its regular biannual meeting, which conference is a religious convention held and to be held biennually and composed of delegates, lay and clerical, from the several church congretations in the several congretation in the several congretations in the several congretation in the several congr congretations in the states of Alabama and Mississippi of that religious denomination. Said board shall be elected for a period of two year and until their successors shall be elected and inducted into the states of Alabama and wear and until their successors shall be elected and inducted into the states of two years and until their successors shall be elected and inducted into the states of two years and until their successors shall be elected and inducted into the states of two years and until their successors shall be elected and inducted into the states of two years and until their successors shall be elected and inducted into the states of two years and until their successors are stated and inducted in the states of two years and until the states of the states of two years and until the states of the states of two years and until the states of the states of two years and until the states of the states of two years and until the states of the states of two years and until the states of the states of two years and until the states of the states of two years and until the states of two years and until the states of the states of two years and until the states of the states of two years are states of the states of the states of two years and until the states of the states of two years are states of the states of the states of two years are states of the states of two years are states of the states of two years are states

A majority of the board of trustees shall constitute a quorum for all business. and inducted into office. Whenever a vacancy shall occur in said board it shall be filled by election by the

After election biennually and induction into office, thesaid board shall elect as they remaining members. After election biennually and induction into office, officers, which shall be a president heing elected from among their number, by president and a secretary-treasurer, the president being elected from among their number, but the secretary-treasurer, the president being elected from said board of trustees.

She secretary-treasurer may be elected from outside the membership of said board of trustees.

For the purpose of organization, the following persons shall be the officers of said board of trustees.

The purpose of organization of their successors, to-wit: President-

R. I. Keate; Secretary-Treasurer, Burton Castle.

The board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations and by-laws for its own for the board of trustees shall from time to time make rules, regulations are the board of trustees and the board of trustees are the board of trustees and the board of trustees are the board of trust

own government and for the government of said corporation.

R. I. Keate Buston Castle O. P. Ivie

STATE OF MISSISSIPPI LAUDERDALE COUNTY

Personally appeared before me the undersigned authority in and for said State and County, Personally appeared before me the undersigned authority in and for said State and Stat deed on this the 26th day of August, A.D. 1932, and who stated, under oath, that they were duly authors the 26th day of August, and who stated, under oath, that they were duly authorized by the said organization on its minutes to apply for said charter, a cory of same being same being hereto attached.

R. I. Keate Burton Castle

Sworn to, subscribed and acknowledged before me and given under my hand and seal of office he 26th dom of the control of the c Received at the office of the Secretary of State, this the 27th day of August, A.D. 1932, ther with the sum of State and referred to the Secretary of State, the recording fee and referred to the state of the secretary of State, the recording fee and referred to the secretary of State, the recording fee and referred to the secretary of State, the recording fee and referred to the secretary of State, the secretar on the 26th day of August, A.D. 1932.

Received at the office of the Secretary of State, this the 27th and referred to the Attorney With the sum of \$10.00 deposited to cover the recording fee and referred to the Walker Wood, Secretary of State Attorney General for his opinion. I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution Jackson, Miss., Sept. 1st, 1932

of the Constitution and laws of this State, or of the United States.

Greek L. Rice, A Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

BTATE OF MISSISSIPPI EXECUTIVE OFFICE , JACKSON

The within and foregoing Charter of Incorporation of ALABAMA_MISSISSIPPI CONFERENCE In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of sissipping to be seen as a sissipping to be seen as a seal of the State of Sentember, 1932. ASSOCIATION OF SEVENTH DAY ADVENTISTS is hereby approved.

Mississippi to be affixed, this SECOND day of September, 1932.

Sennett Con Sennett Conner By the Governor

Walker Wood, Secretary of State Recorded: September 3rd, 1932.

121, Laws of Mississippi 1934 OF CHARTERS 31-STATE OF MISSISSIPPI

DEC 10 1934

#5463

THE CHARTER OF INCORPORATION OF

JAS. M. SAVERY, INC.

The corporate title of said company is: Jas. M. Savery, Inc.

2. The names of the incorporators are: Jas. M. Savery, Tupelo, Mississippi; Beulah Bell Savery, Tupelo, Mississippi; Lucile Virgil Savery, Tupelo, Mississippi.

The domicile is at Tupelo, Mississippi. Amount of capital stock and particulars as to class or classes thereof: Five Hundred

% No/100--(\$500.00) Dollars. 5. Number of shares for each class and par value thereof: Ten share -- Par value (\$50.00) Fifty and No/100 Dollars per share.

The period of existence (not to exceed fifty years) is: Fifty (50) years.

The purpose for which it is created: ---

1. To maintain an agency for the writing and selling of policies of insurance issued by incorporated insurance comparison. regularly incorporated insurance companies, domestic and foreign, for the insurance of human beings against death, sickness or personal injury of liability and property against loss or damage from fine water that damage from fire, water, theft, wind, or other causes; liability insurance and fidelity and bonds in carrying on such other business as nortains. bonds in carrying on such other business as pertains thereto.

To conduct a general insurance agency and insurance brokerage business, consisting of fire, casualty, plate glass, steam boiler, elevator, accident, fidelity, liability, debt, burglary, phystcian's defense, marine, credit and life insurance, and all other kinds of

insurance on property and person.

3. To act as agents or brokers in the business of marine, fire, life, accident and fidelity insurance in the business of giving protection to principals and employers and any kind or class of insurance in all its branches

4. To transact a general real estate and brokerage agency including the management of to act as agent brokerage and brokerage agency including the management of estates; to act as agent, brokers or attorneys in fact for any person or corporation in buying selling and dealing in real property; to buy and sell real estate on commission, to construct build, and sell houses and other buildings, to rent houses and collect rent for others and their agent in collecting and renting real estate and constructions. their agent in collecting and renting real estate and supervising the leasing and renting of property. To own improve rent lease soll have and trade in the leasing and renting of huv. To own, buy, sell property. To own, improve, rent, lease, sell, buy and trade in real estate. To own, buy, and trade in stock, bonds, notes, mortgages, debentures and other securities. To do a general real estate and loan business, to buy and sell, trade and deal in real estate and loans

The rights and powers that may be exercised by this corporation, in addition to the foregoing those conferred by Chapter 24, Code of Mississippi of 1906 are those conferred by Chapter 24, Code of Mississippi of 1906, and Chapter 90, Laws of Mississipph of 1928.

8. Number of shares of each class to be subscribed and paid for before the corporation

may begin business.

Jas. M. Savery Beulah Bell Savery Lucille Virgil Savery

ACKNOWLEDGMENT.

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority Jas. M. Savery, Beulah Savery and Lucile Virgil Savery, incorporators of the corporationknown as the Jas. Inc., who acknowledged that they signed and accounted the corporationknown as the Jas. Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 25 day of August, 1932.

Willie Mayne Chenault, Notary Public for My commission expires: Sept. 23rd, 1933

Received at the office of the Secretary of State this the 29th day of August, A.D. 1952, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Sept. 1st. 1932

Walker Wood, Secretary of State walker wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative
the Constitution and laws of this State. or of the United State of the Constitution and laws of this State, or of the United States.

By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of JAS. M. SAVERY, INC. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Second day of September, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: September 3rd, 1932.

This corporation dissolved and its charter surrendered to the State of Mississippi by a decree of the chancery of Law County, Mississippi, Cated 11-25-1949

Certified Capy of said decree filed in this office 11-28-1949 Telev Lodner, Sentary of State

THE CHARTER OF INCORPORATION OF B. W. SMITH LABORATORY

1. The corporate title of said company is B. W. Smith Laboratory.
2. The names of the incorporators are: B. W. Smith, New Augusta, Miss.; P. E. Smith, Hattiesburg, Miss.

3. The domicile is at New Augusta, Perry County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: \$10,000.00, divided into 1000 shares of common stock/ 5. Number of shares for each class and par value thereof: 1000 Common Shares \$10.00 each,

with equal voting rights and privileges.

6. The period of existence (not to exceed fifty years) is fifty years. 7. The purpose for which it is created: Is to buy, manufacture, mix, compound and pack drugs, chemicals and their by-products, to be sold at wholesale and/or retail, and for that purpose may buy, sell, own, control and lease all real and personal property necessary to carry out the purpose of this charter, as provided for under Mississippi Code 1930, and all amendments thereunder, and nothing herein shall be construed to authorize the incorporators to engage in Insurance or Railroad business, or any business in violation of law. Said corporation is authorized to buy and sell merchandise, and to engage in a general merchandising business. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930,

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business; corporation may begin business when 25% of the capital stock is paid in, in cash on the capital stock is paid in, in

cash or equivalent; constituting 250 shares of the par value of \$10.00 each.

B. W. Amith

P. E. Smith Incorporators

ACKNOWL EDGMENT

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority, B. W. Smith and P. E. COUNTY OF FORBEST Inis day personally appeared before me, the undersigned admits, who acknowledged that the incorporators of the corporation known as the B. W. Smith Laboratory, who acknowledged that the incorporation as their act that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 3rd day of Sept. 1932.

J. E. Davis, Notary Public

Received at the office of the Secretary of State this the 3rd day of Sept. A.D. 1932, together the the action of the Secretary of State this the 3rd day of Sept. A.D. 1932, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the attorney general for his opinion. Walker Wood, Secretary of State

Jackson, Miss. 3ept. 3rd, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Company of the of the Constitution and laws of this State, or of the United States,

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing charter of Incorporation of B. W. SMITH LABORATORY is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State approved. of Mississippi to be affixed, this Third day of September, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: September 3rd, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5464

ARTICLES OF INCORPORATION

BE IT KNOWN, That the undersigned do hereby voluntarily associate ourselves together for the purpose of forming a banking corporation under the laws of the State of Mississippi, and do hereby certify:

That the name of this corporation shall be, The Corinth Bank & Trust Company. That the place where its business is to be transacted is at Corinth, Alcorn County, First:

in the State of Mississippi.

Third: That the purpose for which this corporation is formed is to transact a commercial trust & savings banking business in accordance with the provisions of the laws of the State of Mississippi governing banks and banking.

Fourth: That the amount of the capital stock of this corporation shall be thirty-five

thousand dollars, to be divided into 7000 shares of the par value of \$5.00 per share. Fifth: That the names and places of residence of incorporators, and the number of shares

subscribed by each are as follows:

NAME	RESIDENCE	NUMBER OF SHARES OWNED
T. F. Sigman P. T. Jones Maud Herman W. W. King W. Y. Rodgers	Rienzi, Miss. Corinth, Miss. Corinth, Miss. Kossuth, Miss. Corinth, Miss. Kossuth, Miss. Corinth, Miss. Corinth, Miss. Corinth, Miss. Corinth, Miss. Corinth, Miss. Corinth, Miss.	700 700 700 700 700 700 700 700 700

That the term for which this corporation is to exist is (not exceeding fifty years) Sixth: IN WITNESS WHEREOF, We have hereunto subscribed our names this 26th day of August, A.D. 1952. fifty years.

W. Y. Hogers R. E. Perry C. S. Wigginton T. F. Sigman P. T. Jones Geo. Purvis M. F. Taylor Maud Herman W. L. Swett W. W. King

STATE OF MISSISSIPPI

Personally appeared before me, a Notary Public, in and for the said County, State above named, R. E. Perry, T. F. Sigman, P. T. Jones, Maud Herman, W. W. King, W. Y. Rogers, C. the Wagginton, Geo. Purvis M. F. Towley M. T. Jones, Mand Herman, W. W. King, W. Y. Rogers, C. the ALCORN COUNTY Wagginton, Geo. Purvis, M. F. Taylor, W. L. Swett, who are personally known to me to be the same persons who executed the foregoing instrument of writing, and each for himself duly IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Notorial Seal this 26th day of August, A.D. 1932 acknowledged they execution thereof as his free and voluntary act and deed.

the 26th day of August, A.D. 1932.

Wm. A. Johns, Jr., Notary Public My commission expires 1-8-35

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS

I, the undersigned Superintendent of Banks of the State of Mississippi, do hereby certify that the public convenience and necessity require the organization of THE CORINTH BANK & COMPANY, Corinth, Mississippi. The said bank has correlated with COMPANY, Corinth, Mississippi. The said bank has complied with all the provisions of the law and is hereby duly authorized to transact a banking business.

Given under my hand and the seal of the State Banking Department this the 29th day of

August, 1932.

J. S. Love, Superintendent of Banks

Received at the office of the Secretary of State this the 29th day of August, A.D. 1932, ther with the sum of \$80.00 denosited to come the sum of \$80.00 denosited to come the sum of \$80.00 denosited to come the sum of \$100.00 denosit together with the sum of \$80.00 deposited to cover the recording fee, and referred to Attorney General for his arrival Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this Charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State. or of the Violative Constitution and laws of this State. Jackson, Miss., August 29th, 1932. of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of THE CORINTH BANK & TRUST COMPANY is by approved. JACKSON

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State hereunto set my hand and caused the Great Seal of the State he Governor Mississippi to be affixed, this 29th day of August, 1932. By the Governor

Walker Wood, Secretary of State

Recorded September 3rd, 1932.

Sennett Conner

CHARTER OF INCORPORATION OF ALFALFA FARMS, INCORPORATED

1. The corporate title of said Company is Alfalfa Farms, Incorporated. 2. The names and postoffice addresses of the Incorporators are: W. T. Wynn, Greenville, Mississippi; L. R. Foote, Greenville, Mississippi; J. A. Lake, Jr., Greenville, Mississippi.

3. The domicile of the corporation in this state is reland, Washington, County, Mississippi.

4. The amount of the authorized capital stock is two thousand (2,000) shares of common stock of the par value of Ten Dollars (\$10.00), subject to such limitations and restrictions, if any if any, as may be set forth in the by-laws of the corporation.

5. The period of existence, not to exceed fifty years, is fifty years,

6. The purposes for which the corporation is granted, in addition to the powers conferred by the statute in Mississippi, are: 1. To acquire, own, lease, occupy, use, improve, cultivate, or develop, farming lands,

Woodlands, lands in incorporated towns or cities, or other lands, for any purpose of the

2. To acquire, own, lease, occupy, use, operate, erect and manage, farming implements, farming animals, tools, meahine shops, cotton gins, saw mills, hay driers, grist mills, dairies, hay be animals, tools, meahine shops, cotton gins, saw mills, hay driers, grist mills, dairies, hay barns, and all other assets and property incident to the production and marketing of any and all kinds of agricultural products and manufactures.

3. To own and lease land for agricultural purposes; to operate farms and agricultural lands; and to do a general farming and merchandising business; to borrow money, exemute notes, mortgages, and to do any and all things incident and necessary to the ownership and operation of

4. To acquire, own and sell, in the corporate name, stocks, bonds, and other securities.

Nothing herein shall be deemed to limit or exclude any power, right or privilege given to the Corporation by law, or construed to give to the Corporation any rights, powers, pr privileges not permitted by the laws of the State of Mississippi to corporations organized under the state of mississippi to corporation is organized to state of mississippi to corporation the corporation is organized to state of mississippi to corporations organized under the state of mississippi to corporation the corporation is organized under the state of mississippi to corporation in the state of mississippi to corporation in the corporation is organized under the state of mississippi to corporation in the corporation is organized under the state of mississippi to corporation in the corporation is organized under the corporation or the state of mississippi to corporation in the corporation of the state of mississippi to corporation or the corporation of the state of mississippi to corporation or the corporation of the corporation or the corpora statutes of the State of Mississippi to corporations organized.

8. The number of shares of said stock necessary to be subscribed and paid for before the corporation shall commence business is 1,000 shares.

W. S. Wynn L. R. Foote J. A. Lake, Jr. Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned motary public in and for said state and county, the within-named W. T. Wynn, L. R. Foote and J. A. Lake, Jr., who each acknowledged that he or she signed and delivered the foregoing Articles of Incorporation, on the day and year therein months. Year therein-mentioned, as his or her own act and deed. Given under my hand and official seal, this, the 2d day of September, 1932.

Laura Mogan, Notary Public

Received at the office of the Secretary of State this the 5th day of Sept. A.D. 1932, Received at the office of the Secretary of State this the John day of State the State that the John day of State the State that the John day of State the State that the John day of St Walker Wood, Secretary of State General for his opinion.

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the United States. ackson, Miss., Sept. 5, 1932 of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Charter of Incorporation of ALFALFA FARMS, INCORPORATED is hereby JACKSON In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of sissippi to be efficied this Stymu day of SEPTEMBER, 1932.

Mississippi to be affixed, this SIXTH day of SEPTEMBER, 1932. Sennett Conner By the Governor Walker Wood, Secretary of State

Recorded: September 7, 1932.

AMENDMENTS TO THE CHARTER OF INCORPORATION OF M. L. VIRDEN LUMBER CO. INC., ROSEDALE, MISS.

Honorable Walker Wood, Secretary of State, Jackson, Miss.

You are hereby requested to make the following amendment to the Charter of Incorporation of M. L. Virden Lumber Company, Incorporated, of Rosedale, Mississippi.

That paragraph One (1) of the Charter of Incorporation of the aforesaid Company, which

set forth the corporate title of said Company be amended and made to read as follows:

1. The corporate title of said company is kiverside Lumber Company, Rosedale, Miss.

State of Mississippi

County of Washington Personally appeared before the undersigned authority M. L. Virden, who first being sworn by me does state that he is the President of the M. L. Virden Lumber Co. Inc., of Rosedale, Miss., and that the foregoing statement is true and correct.

M. L. Virden

Sworn to and subscribed before me this 7th day of September, 1932.

F. C. Stebbens, Notary Public

Received at the office of the Secretary of State this the 7th day of September, A.D. 1932, together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion. opinion.

Walker Wood, Secretary of State

I have examined this amendment to the charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Sept. 8th, 1932

W. W. Pierce, Assistant Attorney General Greek L. Rice, Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing amendment to the Charter of Incorporation of M. L. VIRDEN In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this EIGHTH day of SEPTEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: September 9th, 1932.

AMENDMENTS TO THE CHARTER OF INCORPORATION OF

M. L. VIRDEN LUMBER CO., INC., Rolling Fork, Miss.

Honorable Walker Wood, Secretary of State, Jackson, Miss.

Your are hereby requested to make the following amendment to the Charter of Incorporation of M. L. Virden Lumber Company, 1 corporated, Rolling Fork, Mississippi.

That paragraph (1) of the Charter of Incorporation of the aforesaid Company, which set forth the corporate title of said Company be amended and made to read as follows:

1. The title of said company is Service Lumber Company, Rolling Fork, Miss.

State of Mississippi County of Washington.

Personally appeared before the undersigned authority M. L. Virden, who first being sworn by me does state that he is the President of the M. L. Virden Lymber Co., Inc., of Rolling by me does state that he is the President is true and correct.

Fork, Miss., and that the foregoing statement is true and correct.

M. L. Virden.

Sworn to and subscribed before me this 21st day of September, 1932.

F. C. Stebbins, Notary Public

Received at the office of the Secretary of State this the 22nd day of September A.D., 1932, together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this amendment to the charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of M. L. VIRDEN LUMBER COMPANY, INCORPORATED is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWENTY THIRD day of SEPTEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded September 23, 1032.

AMENDMENT OF CHARTER OF INCORPORATION OF

FOOSE HARDWARE CO. UF TCHULA, MISSISSI PPI

In accordance with the resolution of stockholders of said Company, the Charter of Incorporation of Foose Hardware Co. of Tchula, Miss., is amended as follows: The caption to be amended to read as follows:

The Charter of Incorporation of Tchula Hardware Company.

1. The corporate title of said company is hereby amended by stricking out the words Foose Hardware Company and inserting in lieu thereof Tchula Hardware Company.

4. Amount of capital stock is amended by striking out \$7,000.00 and inserting in lieu thereof

\$2,000.00.

D. N. Foose, President S. J. Foose, Secretary O. W. Nixon. Stockholder

ACKNOWLEDGMENT.

State of Mississippi

This day personally appeared before me, the undersigned Notary Public in and for said county and state, D. N. Foose, S. J. Foose and O. W. Nixon, stockholders and incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore kknown as Moose Hardward Co. 20 Technology and Incorporators of the corporation heretofore heretofore heretofore here the corporation heretofore he corporation heretofore kknown as Foose Hardware Co. of Tchula, Miss., who acknowledged that they signed and executed the foregoing amendments to the Articles of Incorporation as their and deed on this the Co. act and deed on this the 21st day of September, 1932.

W. E. Hays. Notary Public

Meeting of Stockholders of Foose Hardware Co., Tchula, Mississippi. Amendment of Charter of Incorporation of Foose Hardware Company of Tchula, Mississippi

At a special meeting of all of the stockholders of the Foose Hardware Company, called and at its office at Tobula Mississippi for the time and its office at Tobula Mississippi for the time and its decimal to the foose Hardware Company, called by held at its office at Tchula, Mississippi, for the time and in the manner and form provided by at 10 o'clock A.M., Saptember 21st 1932 there being manner and form provided by at 10 o'clock A.M., Saptember 21st, 1932, there being present D. N. Foose, S. J. Foose, corporation, the said D. N. Foose being President of said Corporation, and of the charter of said and Treasurer; whereupon the following resolution was duly presented, offered, seconded, unanimously adopted:

Be it resolved that the Charter of Incorporation of said company be amended as follows: 1. The corporate title of said company is hereby amended and changed from Foose Hardware to Tchula Hardware Company

Company to Tchula Hardware Company.

That all outstanding stock is reduced from \$7,000.00 to \$2,000.00.

That all outstanding stock of said stockholders be cancelled, and that new certificates of the par value of shares \$100.00 and the stockholders be cancelled, and that new certificates of the same of shares \$100.00 and the stockholders are cancelled. stock of par value of shares \$100.00 each be issued by said Corporation by its said President and Secretary as follows to 0 W Nices 100.00 each be issued by said Corporation by its said President and Secretary as follows, to 0. W. Nixon, 18 shares, to D. N. Foose, 1 share, and to S.

It is further resolved and ordered that S. J. Foose, Secretary of said Corporation prepare ave prepared proper amendment to said that S. J. Foose, Secretary of said Corporation prepare Poose, 1 share. or have prepared proper amendment to said charter and present it to the Secretary of State as provided by law, together with a continuous and present it to the Secretary of State as provided by law, together with a continuous and present it to the Secretary of State as provided by law, together with a certified copy of this resolution, wherein said stockholders have adopted and approved said proposed and approved approved and approved approved approved and approved a

have adopted and approved said proposed amendment. There being no further business before said meeting of stockholders, the same is hereby urned, submeet to sail by the same is hereby adjourned, subject to call by the President, or Secretary, or any stockholder or stockholders owning a majority of said stock.

S. J. Foose, Secretary

D. N. Foose, President

CERTIFICATE

State of Mississippi

I, S. J. Foose, Secretary and Treasurer of the Foose Hardware Company, hereby certify foregoing and attached paper is a true and correct company, hereby certify ting and correct company, hereby certify that Holmes County the foregoing and attached paper is a true and correct copy of a resolution of the stockholders adopting and approving the proposed amendment of name and approving the approximation and approximation a adopting and approving the proposed amendment of name and capital stock of the Foose Hardware Company of Tchula, Miss. as therein get forth In testimony whereof witness my signature and corporate seal of said corporation, this t day of September, 1932. Company of Tchula, Miss., as therein set forth.

21st day of September, 1932.

S. J. Foose, Secretary & Treasurer

Received at the office of the Secretary of State this the 23rd day of September, the other with the sum of \$10.00 deposited to cover the macandian day of September, the together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his original Attorney General for his opinion.

I have examined this charter of incorporation and am of the opinion that it is not violation and laws of this State, or of the United State Jackson, Miss., Sept. 23rd, 1932 of the Constitution and laws of this State, or of the United States.

STATE OF MISSISSIPPI EXECUTIVE OFFICE

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General

JACKSON

The within and foregoigg Amendment to the Charter of Incorporation of FOOSE HARDWARE In testimony whereof, I have hereunto set my hand and caused the Great Seal of the of Mississippi to be affixed, this twenty-third day of September, 1932.

Sennett Conner

By the Governor

Walker Wood, Secretary of State

Recorded: September 23, 1932.

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CHARTER OF INCORPORATION OF THE

JUNIOR AUXILIARY OF JACKSON, MISSISSIPPI

1. The corporate title of said organization is The Junior Auxiliary.
2. The names of the incorporators are: Effic Lee G. Scott, postoffice, Jackson, Mississippi; Olive Williams Wilson, postoffice, Jackson, Mississippi; Amalie Fair Robinson, Postoffice

Postoffice, Jackson, Mississippi.

3. The domicile is at Jackson, Mississippi.

4. Amount of capital stock--None to be issued.

The par value of shares is -- No capital stock to be issued.

The period of existence is fifty years. 7. The purpose for which it is created: The object of this organization shall be to foster interest among its members in the social, economic, educat ional, cultural and civic conditions of sackson and vicinity, and to render volunteer service, and it shall have all such powers

as may be necessary to carry out these purposes. 8. The rights and privileges that may be exercised by this corporation are those conferred by the provisions of Cyapter 100 of the Mississippi Code of 1930 and amendments thereto.

Effic Lee G. Scott Olive Williams wilson Amelia Fair Robinson, Incorporators

State of Mississippi Count of Hinds City of Jackson

This day personally appeared before me, the undersigned authority in and for the said city county and state, the within named Effic Lee G. Scott, Olive Williams Wilson and Amalie Fair Robinson state, the within named Effic Lee G. Scott, Olive Williams who each acknowledged the Robinson, incorporators of the corporation known as Junior Auxilians, who each acknowledged to and before me that they executed the foregoing articles of incorporation as their own act and deed.

Given under my hand and seal of office, this the 19th day of September, A.D. 1932.

Lucille Nichols, Notary Public

Received at the office of the Secretary of State, this the 9th day of September, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Mackson, Miss., Sept. 19th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General $\mathbf{B}\mathbf{y}$

STATE OF MESSISSIPPI EXECUTIVE OFFICE

JACKSON The within and foregoing Charter of Incorporation of THE JUNIOR AUXILIARY is hereby approved. The testing and caused the Great Seal of the State The testimony whereoc, I have hereunto set my hand and caused the Great Seal of the State Mississippi to be affixed, this Twenty first day of September, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State Recorded: September 23rd, 1932.

THE CHARTER OF INCORPORATION OF

GREENVILLE WORKERS PROTECTIVE ASSOCIATION.

The corporate title of said company is Greenville Workers Protective Association. The names and postoffice addresses of the incorporators are: R. H. Montgomery, postoffice, Greenville, Mississippi; W. G. Carmon, postoffice, Breenville, Mississippi; J. M. Littleton,

postoffice, Greenville, Mississippi.
3. The domicile of the corporation in this state is Greenville, Mississippi.

4. The amount of authorized capital stock, with full particulars as to the class or classes thereof, including all their privileges and restrictions, and whether having a par value or being without nominal or par value: none.

5. The period of existence, not to exceed fifty years is: Fifty (50) years.

6. The purpose for which the corporation is created, not contrary to law, including a state that the might and market the state of the ment that the rights and powers that may be exercised by said corporation in addition there to are those conferred by the provisions of Chapter 100 of the Mississippi Code of 1930: To furnish labor #or all trades; to promote a better feeling of fellowship among the

working men of Greenville, Mississippi; to maintain reasonable wage scales in Greenville, Mississippi; to assist in securing positions for an unemployed men who are residents of Greenville, Mississippi; to assist all crafts in Greenville, Mississippi; to employ local labor on local prohects.

The rights and powers that may be exercised by this corporation, in addition to the fore re those conferred by the chartes 200 going, are those conferred by Chapter 100 of the Mississippi Code of 1930.

The number of shares of each class of stock necessary to be subscribed and paid for before the corporation shall commence business: None.

R. H. Montgomery

W. G. Cameron

J. M. Littleton. Incorporators

STATE OF MISSISSIPPI

WASHINGTON COUNTY and state aforesaid, the within named R. H. Montgomery, W. G. Carmon and J. M. Littleton, incorporators of the corporation known as Greenville Workers Protectiven Association, who acknowledged that they signed and executed the above and foregoing articles of incorporation of this the 27th day of August A.B. 1970 this the 27th day of August, A.D., 1932.

Given under my hand and official seal this the 27th day of August, A.D. 1932.

Howard Dyer, Chancery Clerk of Washington

Received at the office of the Secretary of State this the 29th day of August, A.D., 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Sept. 23rd, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative the Constitution and laws of this State of the state of of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General $\mathbf{B}\mathbf{y}$

Walker Wood. Secretary of State

STATE OF MISSISSIPPI EXECUTIVE OFFICE **JACKSON**

The within and foregoing Charter of Incorporation of GREENVILLE WORKERS PROTECTIVE ASSOCIATION IN testingers. is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of issippi to be affixed, this Twenty-thank down of Cantal Caused the Great Seal of the Mississippi to be affixed, this Twenty-third day of September, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: September 24, 1932.

BE IT REMEMBERED that on this 22 day of August, 1932, there was held a special called meeting of the PROMOTE BELEVOLENT ASSOCIATION, at its hall in the city of Bay St. Louis, Mississippi, being its regular meeting place, the purpose of said meeting being to obtain a renewal of its charter, for a period of twenty five years, said meeting having been duly and regularly called as provided for by the By-laws of said association, at which meeting there

The meeting having been called to order, by its President, it was explained to the meeting that it was necessary to obtain a renewal of said charter, and upon motion of Chas. Rochan

duly seconded by Chas. Vontoune the following resolution was adopted:

"Whereas, the charter of said Promote Benevolent Association has expired, and whereas, it is the desire of the members of said Association that same should be renewed

as provided by the laws of the State of Mississippi, it may be done, and
Whereas, it is the desire of this Association that the period of renewal of said charter

shall be for 25 years from the date of expirationt thereof.

NOW, THEREFORE, be it resolved that the Secretary of this Association be and he is hereby directed to furnish the Secretary of State and Governor of the State of Mississippina certified copy of this resolution, together with application for renewal of said charter for a period of twenty-five years from the date of its expiration, and to obtain from said officials a certificate of the renewal of said charter."

There being no further business to come before the meeting, upon motion of

, said meeting adjourned. ously seconded by

Albert Curry, President

ATTEST:

I, Jos. J. Graves, Secretary of the Promote Benevolent Association, do hereby certify that the foregoing is a true and correct copy of the minutes of a special meeting of the members of said Association, held on the 22nd day of August, 1932.

Secretary Jos. J. Graves,

Received at the office of the Secretary of State this the 13th day of September, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee.

Walker Wood, Secretary of State

STATE OF MISSISSIPPI

EXECUTIVE OFFICE

The within and foregoing/Charter of Incorporation of PROMOTE BENEVOLENT ASSOCIATION is

hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this SEVENTEENTH day of SEPTEMBER, 1932.

By the Governor

Sennett Conner

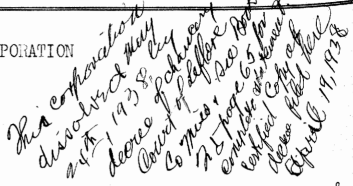
Walker wood, Secretary of State

Recorded: Sept. 26, 1932.

AMENDMENT TO THE CHARTER OF INCORPORATION

OF

J. C. LORE & COMPANY



BE IT RESOLVED, that paragraph three of the Charter of Incorporation of J. C. Lore & Company, be amended so as to read as follows, to-wit:

"3. The domicile is at Greenwood, Leflore County, Mississippi, but the Corporation may establish and maintain such branch office or branch offices elsewhere, as in its discretion it may deem necessary or desirable.:

AND BE IT FURTHER RESOLVED, that the President and Secretary of this corporation be, and the hereby are authorized and directed to do and perform any and all things or acts, necessary to give effect to these resolutions."

We, the undersigned President and Secretary respectively of the Corporation J. C. Lore & Company, do hereby certify that the foregoing is a true and correct copy of the resolutions unanimously adopted by the stockholders of said corporation at the regular annual meeting of said stockholders of said corporation, held on the 8th day of August, 1932.

J. C. Lore
President
G. I. Shannon
Secretary

STATE OF MISSISSIPPI COUNTY OF LEBLORE.

This day personally appeared before me the undersigned aut writy in and for said County and State, J. C. Lore, President and G. I. Shannon, Secretary of the corporation J. C. Lore & Company, who being by me first duly sworn, say on oath, that the signed the foregoing Amendment to the Charter of Incorporation of the Corporation known as J. C. Lore & Company, pursuant to the authority in them vested by said Corporation, and that the foregoing is a true and correct copy of the resolutions adopted unanimously by the stockholders of said Corporation in the regular annual meeting of said stockholders held on the 8th day of August, 1932, this the 24th day of September 1932.

Evelyn Turpin
Notary Public.

Received at the office of the Zecretary of State this the 26th day of September, A. 1932, together with the sum of \$10.00 deposited to cover the recodring fee, and referred the Attorney eneral for his opinion.

Walker Wood Secretary of State.

Jackson, Miss., Sept. 27th 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek Rice
Attorney General.

By W. W. Pierce Assistant Attorney General.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON.

The within and foregoing Amendment to the Charter of Incorporation of J. C. Lore & Great is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this twenty-seventh day of September,

Sennett Conner Governor.

By the Governor Walker Wood, Secretary of State.

hey

THE CHARTER OF INCORPORATION OF MORRISSEY CONSTRUCTION COMPANY

The corporate title of said Company is "Morrissey Construction Company".

2. The names and postoffice addresses of the incorporators are: M. T. Morrissey, postoffice, Vicksburg, Miss.; Mrs. Elizabeth M. Morrissey, Postoffice, Vicksburg, Miss.; T. M. Morrissey, postoffice, Vicksburg, Miss.

3. The domicile of the corporation is Vicksburg, Mississippi.

4. The amount of authorized capital stock is Twenty-five thousand (\$25,000.00) Dollars, of the par value of One Hundred (\$100.00) Dollars per share.

5. The period of existence is fifty (50) years. 6. The purposes for which the Corporation is created are: To construct, alter and repair roads, highways, streets, bridges, culberts, sewers, draining and dredging systems, ramps, dams, levees, docks, wharves and all other structures, excavations and grading improvements.

7. The rights and powers that may be exercised by said Corporation in addition thereto are those conferred by the provisions of Chapter 100 of the 1930 Code of the State of Mississippi and the and the amendments thereto.

> M. T. Morrissey T. M. Morrissey Elizabeth M. Morrissey Incorporators

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority, M. T. Morrissey, Mrs. Elizabeth M. Morrissey and T. M. Morrissey, incorporators of the corporation known as the Morrissey Construction Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 28th day of September, 1932. WARREN COUNTY

Jno. A. Bellam, Notary Public

Received at the office of the Secretary of State this, the 30th day of September, 1932, together with the sum of \$60.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, See

dackson, Mississippi

September 30th, 1932 I have examined this Charter of incorporation and am of the opinion that it is not violative the Constitution of the United States. of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Fierce, A

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON The within and foregoing Charter of Incorporation of MORRISSEY CONSTRUCTION COMPANY is

hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of sissing the size of seal of the state of size of seal of the state of size of seal of the state of seal o Mississippi to be affixed, this Thirtieth day of September, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: September 30, 1932.

This Corporation dissolved and its Charter Surrendered to the State is mississippi by a dierce y chaucery courty Warren County missinge, sold securion 31, 1 the office, a certified lopey of faid sieve bood, Suig of state,

as Authorized by Section 15; Chapter #5488 DEC 12 1987 121, Laws of Missis.

CHARTER OF INCORPORATION UF DAVIS-MARSHALL GIN COMPANY

1. The title of said corporation shall be "Davis-Marshall Gin Company.
2. The names and postoffice addresses of the incorporators are: J. M. Davis, Sr., New Albany, Hiss., R. D. 5; J. M. Davis, Jr., New Albany, Miss., R.F.D. 5; T. E. Marshall, New Albany, Miss., R.F.D. 5.

3. The domicile of said corporation is New Albany, Miss., R.F.D. 5.
4. The amount of capital stock to be issued is \$6,000.00.
5. The par value of the shares is \$100.00 per share.

The period of existence is, not to exceed, fifty years. The purpose for which this corporation is organized is to do a general cotton ginning

business, to buy cotton seed and seed cotton and to sell same. 8. The rights to be enjoyed by this corporation are those that are conferred upon it under Chapter 100 of the Code of 1930.

J. M. Davis, Sr.

J. M. Davis, Jr.

T. E. Marshall, Incorporators

STATE OF MISSISSIPPI

UNION COUNTY Personally appeared before me, the undersigned Notary Public in and for Union County, Mississippi, the above namedd J. M. Davis, Sr., J. M. Davis, Jr., and T. E. Marshall, who acknowledged that they signed the foregoing articles of incorporation for the purposes therein set forth as their voluntary act and deed. This Sept. 28, 1932.

Guy M. Houston, Notary Public

Seal

Received at the office of the Secretary of State this the 30th day of September, A.D. 1932, together with the sum of \$22.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. walker Wood, Secretary of State

Jackson, Miss., Sept. 30th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this Sta e, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of DAVIS-MARSHALL GIN COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this THIRTIETH day of September, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: September 30, 1932.

CHARTER OF INCORPORATION OF

21. Laws of Mississippe 1134

es A clerebard by Section 15, Limpler

OCT 15 1938

OLE MISS TAXI COMPANY.

1. The corporate title of said company is Ole Miss Taxi Company.

2. The name of the incorporators are R. L. Smallwood, Jr., Postoffice, University, Miss.; Curtis Henderson, Postoffice, Oxford, Mississippi; Joe Miller, Postoffice, Oxford, Mississippi.

3. The domicile is at Oxford, Mississippi

4. The amount of capital stock is One Thousand (\$1000.00) Dollars to be evidenced by ten shares of stock of a par value of One Hundred (\$100.00) Dollars each.

5. The period of existence is fifty years.

The purpose for which said corporation is created are: To engage in the general taxi cab business with and with out drivers.

7. The rights and powers that may be exercised by this corporation are such as are conferred by the provisions of the corporate laws of the State of Mississippi.

8. The corporation may begin business when twenty-five per cent (25%) of its capital stock has been paid.

> R. L. Smallwood, Jr., Curtis H. Henderson J. M. Miller

State of Mississippi Lafayette County

This day personally appeared before me the undersigned authority R. L. Smallwood. Jr.. Curtis Henderson and J. M. Miller, Incorporators of the corporation known as Ole Miss Taxi Company, who acknowledge that they signed and executed the above and foregoing articles of Incorporation as their act and deed, on this the 23rd day of 1932.

Ruby McCoy, Notary Public

Received at the office of the Secretary of State this the 30th day of September, A.D. 1932, together with the sum of \$20.00 recorder's fee and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Sept. 30th, 1932 I have examined this Charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Atty. Genl.

Jackson, Miss. Sept. 30th, 1932

I have examined this Charter of Incorporation and am of the opinion that it is not violative of the Constitution and laws of this state, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Atty. General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SOW

The within and foregoing Charter of Incorporation of OLE MISS TAXI COMPANY is hereby

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Thirtieth day of September, 1932.

By the Governor Walker Wood, Secretary of State Sennett Conner

Recorded: September 30, 1932

THE CHARTER OF INCORPORATION OF THE PETROLEUM INVESTMENT CORPORATION

1. The corporate title of said company is: Petroleum Investment Corporation.

2. The names and postoffice addresses of the incorporators are: W. E. Willis, Jackson, Mississippi; L. E. McGregor, Jackson, Mississippi; J. K. Hirsch, Vicksburg, Mississippi

3. The domicile is at Bolton, Mississippi
4. The amount of authorized capital stock is Six Thousand (\$6,000.00) Dollars, of the par value of One Hundred (\$100.00) Dollars per share.

5. The period of existence is fifty (50) years.
6. The purposes for which it is created are:

To buy, lease, own and dispose of, for its own account and for others, not in violation

of law, real, personal and mixed properties.

To loan money for its own account and for others, with and without security, on real,

personal and mixed properties.

To buy, own and sell, for its own account and for others, mortgages, notes, bonds, stocks,

securities and choses in action.

To act as Broker, Agent and Trustee for individuals, firms and corporations.

To drill, mine and explore for oil, gas and minerals, including the establishment and

building of pipe and railway lines to transport such products.

To purchase and sell oil, gas and minerals and the products therefrom.

★7. The rights and powers that may be exercised by this corporation are those conferred by the provisions of Chapter 100 of the Code of 1930 of the State of Mississippi, and the amendments thereto.

W. E. Willis

L. E. McGregor

J. K. Hirsch, Incorporators

State of Mississippi Hinds County City of Jackson.

This day personally appeared before me, the undersigned authority, W. E. Willis, L. E. McGregor and J. K. Hirsch, the incorporators of the corporation known as Petroleum Investment Corporation, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this, the 5th day of October, 1932.

Marie Bourgeois, Notary Public

Received at the office of the Secretary of State this, the 5th day of October A.D., 1932, together with the sum of \$22.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Uctober 5th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Asst.

STATE OR MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of PETROLEUM INVESTMENT CORPORATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 5th day of October, 1932.

By the Governor

Dennis Murphree

Walker Wood, Secretary of State

Recorded: Ceptber 5, 1932.

Dissolved by Decree of the Chancy Court of Louded Courts #5491

THE CHARTER OF INCORPORATION OF

18th. Lay of February, 1933. MIAZZA-WOODS DRUG CO.

1. The corporate title of the said company is Miazza-Woods Drug Co.

2. The names of the incorporators are: A thur Cheatham and W. M. Gensert, both of Meridian, Miss.

3. The domicile is at Meridian, Miss.

4. The amount of the capital stock is Five Thousand Dollars (\$5000.00). Classes: Common. 5. The par value of shares is Fifty Dollars (\$50) and the shares shall be subscribed to

at par.

6. The period of existence is fifty years.

7. It is created for the following purpose: To own and operate a retail drug business which shall deal and trade in the drugs, merchandise and sundries common to the drug trade and to include or to operate in connection therewith a doda fountain dispensing soft drinks and serving confections, sandwiches, light lunches, et cetera; to buy, own and sell property, both personal and real, as may be necessary and or desirable for the conduct of such a business. The rights and powers that may be exercised by the said corporation in addition thereto are those conferred by the provisions of Chapter 100, Mississippi Code of 1930, and the amendments thereto.

8. The corporation may commence business when fifty per cent (50%) of its authorized capitalization is subscribed and paid in.

Arthur Cheatham
W. M. Gensert
Incorporators

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

This day personally appeared before me, the undersigned authority, Arthur Cheatham and W. M. Gensert, incorporators of the corporation known as Miazza-Woods Drug Co., who acknowledged that they signed and executed the above and foregoigg articles of incorporation as their act and deed on this, the 3rd day of October, 1932.

J. C. Covert, Jr., Notary Public My commission expires Nov. 10, 1934

Received at the office of the Secretary of State this, the 4th day of October, 1932, together with the sum of Twenty dollars (\$20) recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., October 4th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of MIAZZA WOODS DRUG CO. is hereby

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 5th day of October, 1932.

By the Governor

Dennis Murphree

Walker Wood, Secretary of State

Recorded: October 5th, 1932.

THE CHARTER OF INCORPORATION ofTHE SOUTHERN STARCH & FEED COMPANY.

 The corporate title of said company is The Southern Starch & Feed Company.
 The names of the incorporators are: W. K. Ritchey, Jackson, Miss.; T. M. Ritchey, Jackson, Miss., J. B. Herring, Jackson, Miss.

3. The domicile is at Jackson, Hinds County, Mississippi.
4. Amount of capital stock and particulars as to class or classes thereof: Twenty Thousand

(20,000) Shares of Common Stock, without nominal or par value.

Five Thousand (5,000) Shares of Preferred Stock of the par value of Ten (\$10.00) Dollars per share, amounting in the aggregate to Fifty Thousand (\$50,000.00) Dollars of Preferred Stock, which may be issued in one or more series.

The holders of the Preferred Stock shall be entitled to receive, when and as declared by the Board of Directors, from the net profits of the corporation yearly dividends at the rate of seven per cent per annum and no more, payable in such installments at such date or dates as may from time to time be fixed by the Board of Directors, and such dividends shall be cumulative and shall be payable before any dividend on the Common Stock shall be paid or set apart, so that if any year, dividends amounting to Seven (7%) per cent shall not have been paid on the Preferred Stock, the Deficiency shall be payable before any dividends shall be paid or set apart for the Common Stock.

In the event of any dissolution, liquidation or winding up, either voluntary or involuntary, of the corporation, the holders of Preferred Stock shall be entitled, before any assets of the corporation shall be distributed among or paid to the holders of the Common Stock, to be paid in full the par value of their shares, together with all accrued and unpaid dividends thereon, and if said liquidation is voluntary, and additional fifty cents per share. The holders of the Common Stock shall be entitled, to the exchusion of the holders of Preferred Stock, to share rateable in all assets of the corporation remaining after such payment to the holders

of Preferred Stock.

The Preferred Stock shall, at the option of the Board of Directors, be subject to redempt tion on any dividend paying date after date of issue at the price of Ten Dollars and Fifty Cents (\$10.50) per share, and dividends accumulated and unpaid thereon, upon not less than thirty (30) days' notice to the address of the stockholders, and in such manner as may be decided upon by the Board of Directors and in accordance with the statutes of the State of

Mississippi. The Board of Directors may redeem the whole or any part of, or series of, said preferred stock in any manner they may deem proper. From and after the date fixed by such notice, unless the corporation shall fail to pay the redemption price, dividends shall cease to accrue on the stock to be redeemed and all rights of the holders thereof as stockholders of the corporation, except the right to receive such redemption price, shall cease.

When entitled to vote, holders of preferred stock shall have equal voting power, share for

share, with holders of common stock.

Whenever all cumulative dividends on the preferred stock for all previous years shall have been declared and shall have been paid and the accured installment for the current period shall have been declared and the company shall have paid such cumulative dividends for previous periods and such accrued installment, or shall have set apart from its net profits a sum sufficient for the payment thereof, the Board of Directors in their judgment and discretion may declare dividends on the common stock payable then and thereafter out of any remaining funds available for dividends, provided, however, that no dividends shall be paid on the common stock which shall in any way impair the capital of the company.

The voting power of all stockholders shall be subject to the provisions of Section 194 of the

Mississippi Constitution of 1890 and the laws of Mississippi.

The Board of virectors of the corporation shall have the power and authority to fix the sale price per share of stock without par value, and the authority to change such sale price from time to time, and the authority in its discretion, to issue Common Stock on the basis to be determined by it to the purchasers of preferred stock; provided, (1) until further changed by the Board of Directors, the common stock without par value shall be sold at a price of two cents per share.

The Freferred Stock shall be sold at a price of not less than Ten (\$10.00) Dollars per

The stock of the corporation shall be paid for in cash, or in material, labor, services, or in other property, at a price to be fixed by the Board of Directors.

6. The period of existence is fifty (50) years.

The purpose for which this corporation is created:

(a) To buy, own, acquire, and lease real estate, rights of way, easements and licenses

for the purposes of the corporation. (b) To erect and operate private telegraph and private telephone lines in order to

connect plants and places of business of the corporation, but nor for public use. (c) To construct, maintain and operate certain manufacturing plants in said State, or other states, for the purposes of manufacturing starches from certain agricultural products, sweet potatoes, Irish potatoes, or any other agricultural products necessary for the manufacture of said starches or their by-products; also to manufacture, crate, sack, can, and bottle pulps, juices, starches, and other products and by-products, and to that end may own, construct, operate and manage such plants and all appurtenances, equipment and machinery necessary for the manufacture, sale and marketing of said products; and own and operate any works, plants, factories and conveniences which may be necessary and proper, either directly or indirectly, in connection with any of the objects of the company; and to contribute thereto, subsidize,

guarantee or otherwise aid or take part in such operations. (d) To borrow money by the issuance of notes, bonds, debentures and other evidences of indebtedness of the company, and to mortgage the property and assets of the company to secure

payment of same.

(e) To purchase or otherwise acquire, hold, sell, assign, and transfer shares of capital stock, bonds, and other evidences of indebtedness of said corporation, and to exercise all the privileges of ownership, including voting on stock so held, when not in conflict with or contrary to the laws of the State of Mississippi and the United States.

(f) And to do and perform any and all other acts and deeds not contrary to the laws of the State of Mississippi and the United States, proper to carry out and perform the objects

of this corporation.

The rights and powers that may be exercised by this corporation in addition to the foregoing are those conferred by Chapter 24, Code of Mississippi of 1906, and Chapter 90, Laws of Mississippi of 1928, and the General Corporation Laws of the State of Mississippi.

This corporation may commence business after Five Thousand (5,000) Shares of the Common Stock have been paid for in full.

W. K. Ritchey P. M. Ritchey J. B. Herring

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned authority W. K. Ritchey, T.M. Ritchey and J. B. Herring, incorporators of the corporation known as The Southern Starch & Feed Company, who acknowledged that they signed and executed the above and foregoing articles of incorporations as their act and deed, on this the 27 day of September, 1932.

Clara Melton

Received at the office of the Secretary of State, this the 27th day of September, 1932, together with the sum of \$112.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

October 4th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE SOUTHERN STARCH & FEED COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 4th day of October, 1932.

By the Governor

Dennis Murphree

Walker Wood, Secretary of State

Recorded: October 5, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5493

THE CHARTER OF INCORPORATION GRANT DRUG COMPANY, INC.

1. The corporate title of said company is "Grant Drug Company, Inc."

2. The names and post office addresses of the incorporators are as follows: Mrs. W. J. Grant, Sr., 925 W. Howard Ave., Biloxi, Miss.; Mrs. Henry B. Curtis, 3130 State St., Drive, New Orleans, La., W. J. Grant, Jr., Seal Avenue, Biloxi, Miss.; Leslie B. Grant, Peoples Bank Building Miss. Bank Building, Biloxi, Miss.

The domicile of the corporation is at Biloxi, Mississippi, (Harrison County).

4. The amount of authorized capital stock is Ten Thousand (\$10,000.00) Dollars, all of which shall be common stock. There shall be a total of one hundred (100) shares, and each share shall have a par value of One Hundred (\$100.00) Dollars.

5. The period of existence, not to exceed fifty (50) years, is fifty (50) years.
6. The purposes for which the corporation is created are as follows: To purchase and operate a retail drug store. To buy and sell at retail, drugs, medicines, chemicals, toilet and fancy articles, druggist's sundries, soaps, perfumeries, physicians' and hospital supplies, pharmateutical and general merchandise, and all other goods and other articles pertaining to the drug business; to operate a soda fountain and sell therefrom soda water, ice cream, sandwiches and other like articles; to buy and sell cigars, cigarettes, tobacco, candies, kodaks, magazines, toilet articles, and all other goods and other articles incidental to the drug store business; to employ registered pharmacists and clerks for the purpose of carrying on said business; to buy and sell and deal in medicines, patent or otherwise; to fill prescriptions; to buy, sell, lease, or otherwise acquire, and dispose of real and personal property, or both. for the purpose of operating a drug store; and to do all acts and things in connection with

The rights and powers that may be exercised by this corporation in addition to the foregoing are those conferred by the provisions of Chapter 100 of the 1930 Code of the State of

Mississippi.

said business.

7. There shall be only one class of stock, and that shall be common stock. It shall be necessary that all shares of the said common stock, one hundred in number, shall be subscribed and paid for before the corporati n shall commence business. WITNESS our signatures this 3rd day of October, 1932.

> Mrs. W. J. Grant, Sr. Mrs. Henry B. Curtis W. J. Grant, Jr. Leslie B. Grant

STATE OF MISSISSIPPI COUNTY OF HARRISON

Personally appeared before me, the undersigned authority, a Notary Public in and for said county and state, the within named Mrs. W. J. Grant, Sr., Mrs. Henry B. Curtis, W. J. Grant, Jr., and Leslie B. Grant, who acknowledged that they signed and delivered the foregoing charter of incorporation for the purposes therein contained oo the day and year therein mentioned. Witness my signature and seal of office on this 4th day of October, 1932.

Eugene Peresich, Notary Public

Received at the office of the Secretary of State this the 5th day of October, A.D. 1932, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion,

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE **JACKSON**

The within and foregoing Charter of Incorporation of GRANT DRUG COMPANY, INC., is hereby In testimony whereof, I have hereunto set my hand and caused the Great Seal of the Stateof Mississippi to be affixed, this 6th day of October, 1932.

By the Governor

Dennis Murphree

Walker Wood, Secretary of State

Recorded: Sctober 6, 1932

MISSISSIPPI PTG. CO., VICKSBURG - 21646

THE CHARTER OF INCORPORATION OF CRYSTAL SPRINGS FERTILIZER COMPANY.

1. The corporate title of said Company is Crystal Springs Fertilizer Company, Inc. The names of the incomporators are: D. R. Brewer, postoffice, Crystal Springs, Miss.;

Ollie Manning, Crystal Springs, Miss.; W. H. Russum, Crystal Springs, Miss.; D. A. Carmichael, Utica, Miss.; A. E. Newman, Hazlehurst, Miss.; R. B. Taylor, Crystal Springs, Miss.; T. M. Smith, Crystal Springs, Miss.; O. C. Finley, Crystal Springs, Miss.; L. E. Baldwin, Crystal Springs, Miss.; Troy Hennington, Crystal Springs, Miss.

3. The domicile is at Crystal Springs, Mississippi.

4. The amount of capital stock and particulars as to class or classes thereof: \$10,000.00; one hundred (100) shares of common stock, par value \$100.00 per share.

5. Mumber of shares for each class and par value thereof: Common Stock, 100 shares,

of the par value of \$100.00 per share.

6. The period of existence is Fifty (50) years.

7. The purposes for which it is created:

1. To engage in the general business of the manufacture of fertilizer out of whatever materials or elements, and by whatever process the Company may elect; and to likewise engage in the purchase and sale, at wholesale or retail, of any and all kinds of complete fertilizer or fertilizer materials.

2. To buy, own, sell, lease, encumber, barter and/or exchange, occupy and/or use, such real estate and personal property as may be necessary, incident or profitable in the

carrying on of the enterprises herein enumerated.

3. And shall in addition have all the powers necessary or incident to the business for which it is created.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Mississippi Code of 1930.

'8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Twenty five (25) shares of common stock, of the par value of \$100.00 per share.

Ollie Manning

D. R. Brewer

W. H. Aussum D. A. Carmichael A. E. Newman

R. B. Taylor

T. M. Smith O. E. Finley

L. E. Baldwin

Troy Hennington

State of Mississippi County of Copiah

Personally came and appeared before me the undersigned, a Notary Public in and for the City of Crystal Springs, in the County and State aforesaid, the within-named D. R. Brewer, Ollie Manning, W. H. Russum, D. A. Carmichael, A. E. Newman, R. B. Taylor, T. M. Smith, Ol C. Finley, L. E. Baldwin and Troy Hennington, incorporators of the corporation known as Crystal Springs Fertilizer Company, Inc., who severally acknowledged that they signed and executed the foregoing articles of incorporation as their act and deed, on this 7 day of October, A.D. 1932.

I. H. Barron, Notary Public

Received at the office of the Secretary of State this the 12th day of Ugtober, A.D. 1932 together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Oct. 12, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of this State, or of the United States.

> Greek L. Rice, Attorney General By E. R. Halmes, Jr., Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACK SON

The within and foregoing Charter of Incorporation of CRYSTAL SPRINGS FERTILIZER COMPANY, ING. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed this Twelfth day of October, 1932.

By the Governor Walker Wood, Secretary of State

Dennis Murphree, Lieutenant and Acting Governor

Recorded: October 12th, 1932.

STATE OF MISSISSIPPI COUNTY OF HARRISON

In pursuance of the unanimous action of the stockholders of The Lytle Company directing the president and secretary to have the charter amended as reflected by certified copy of a resolution thereof hereto attached, application is made to amend the charter as follows:

4. Amount of capital stock and particulars as to class or classes thereof:
Amount of capital stock Ten Thousand Dollars: Two classes: \$5000.00 Preferred and
\$5000 Common. The Preferred Stock to bear 8% per annum cumulative and may be retired at the
option of the company on any dividend paying date by paying all dividends to date, and \$10.50
per share.

5. Number of shares for each class and par value thereof: There shall be 500 shares of Preferred Stock of the par value of \$10.00 per share, and 500 shares of Common Stock of the

par value of \$10.00 per share.

Witness our signatures this the 11th day of October, 1932.

STATE OF MISSISSIPPI COUNTY OF HARRISON M. Lytle, President Mark, Lytle, Secretary

Personally appeared before me, the undersigned authority in and for said county and state, the within named M. Lytle and Mark Lytle, president and secretary respectively of The Lytle Company, who acknowledged that they signed and delivered the foregoing instrument on the day and year therein mentioned.

Given under my hand and seal of office this the 11th day of October, 1932.

Mrs. Ruby A. Price, Notary Public

BE IT RESOLVED by the stockholders of The Lytle Company, all stockholders being present and voting unanimously, that the charter of said company be amended so as to make Article 4 read as follows:

4. Amount of capital stock and particulars as to Class or Classes thereof:

Amount of capital stock: Ten Thousand Dollars. Two classes: Five Thousand Preferred and Five Thousand Common. The Preferred stock shall bear 8% per annum, cumulative and may be retired at the option of the company on any dividend paying date by paying all dividends to date and \$10.50 per share.

That Section 5 be changed so as to read as follows:

5. Number of shares for each class and par value thereof: There shall be 500 shares of Preferred Stock of the par value of \$10.00 per share, and 500 shares of Common Stock of the par value of \$10.00 per share.

RESOLVED further, that the President and Secretary be authorized and directed to apply for

amendment to the charter in accordance with the above.

I, Mark Lytle, Secretary of The Lytle Company, do hereby certify that the foregoing is a true and correct copy of the Resolution passed by the stockholders at a meeting on October 8th, 1932, as the same appear of record in the Minute Book.

Witness my signature with the seal of the company this October 11th, 1932.

Mark Lytle, Secretary.

Received at the office of the Secretary of State this the 6th day of October, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Oct. 13th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

The within and foregoing Amendment to the Charter of Incorporation of THE LYTLE COMPANY

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this FOURTEENTH day of OCTOBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: Ogtober 14, 1932.

THE CHARTER OF INCORPORATION OF

THE HOME LOAN AID A SSOCIATION.

1. The corporate title of said Company is The Home Loan Aid Association.

2. The names of the incorporators are: S. W. Miller, postoffice, Jackson, Mississippi; E. J. Gardener, postoffice, Jackson, Mississippi; John R. Perkins, postoffice, Jackson, Mississippi.

3. The domicile is at Jackson, Mississippi.

4. Amount of capital stock--None.

5. The period of existence (not to exceed fifty years) is fifty years,
6. The purpose for which it is created is to assist its members in obtaining loans on their homes from the Federal Home Loan Bank and from other sources when necessary. This association may buy, own and sell land, and borrow money when necessary to carry out its benevolent purposes, levy assessments on its members, and do any and all things a benevolent corporation may do not contrary to law. This association shall issue no shares of stock, shall divide no dividends or profits among its members, shall make expulsion the only remedy for non-payment of dues, shall vest in each member the right to one vote in the election of all officers, shall make the loss of membership, by death or otherwise, the termination of all interest of such members in the corporate assets, and there shall be no individual liabilities against the members for corporate debts, but the entire corporate property shall be liable for the claims of creditors.

7. The rights and powers that may be exercised by this corporation, in addition to the

foregoing, are those conferred by Chapter 100, Code of Mississippi 1930.

S. W. Miller
E. J. Gardener
John R. Perkins
Incorporators

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned authority in and for the County and State aforesaid, the within named S. W. Miller, E. J. Gardener and John R. Perkins, incorporators of the corporation known as the HOME LOAN AID ASSOCIATION who acknowledged that they signed and executed the above and foregoing Articles of Incorporation as their act and deed on this the 12th day of Oct. 1932.

Henry Latham, Notary Public

Received at the office of the Secretary of State this the 14th day of October, A.D. 1932 together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Oct. 14th, 1932

I have examined this charter of incorporation and am of the opinion that the is not violative of the Constitution and laws of this State, or of the United States.

GreekmL. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACK SON

The within and foregoing Charter of Incorporation of THE HOME LOAM AID ASSOCIATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this FOURTHENTH day of OCTOBER 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: October 15th, 1932.

Suspended by State Tan Commission #5503 as Authorized by Section 15, Chapter

121, Laws of Mississippi 1934 NOV 19 THE CHARTER OF INCORPORATION OF

GULF COAST CANNERIES, INC.

1. The corporate title of said company shall be: Gulf Coast Canneries, Igc.

2. The names and postoffice addresses of the incorporators are: Morris Broussard, Biloci, Mississippi; Lee S. Johnson, Biloxi, Mississippi; Helen Johnson, Biloxi, Mississippi.

3. The domicile of the corporation shall be at Biloxi, Mississippi. 4. The amount of authorized capital stock shall be Five Thousand (\$5,000.00) Dollars, all of which shall be common stock, each share of stock shall have a par value of One Hundred (\$100.00) Dollars.

5. The period of existence shall be fifty (50) years.

6. The purposes for which the corporation is created are as follows: To purchase and sell oysters, shrimp, and sea food of every kind, either in their natural state or after having been prepared, cooked and canned; to own, lease and operate boats and other water craft for the catching and procuring of sea food of all kinds; to purchase and sell fruit and vegetables of all kinds; to own and operate a canning plant for the canning and preserving of sea food of all kinds, and vegetables and fruits of all kinds. The general purpose of the organization to be the procuring of the raw products, whether sea foods, or vegetables, or fruits, and the sale thereof in the natural state or after having been canned by the said corporation.

The corporation shall also have the power to own, sell, lease, mortgage and operate a factory or factories for the handling and manufacturing of its products and boats or other craft for the procuring of its raw products and any lands necessary for the proper carrying

on of its business.

7. When thirty (30) shares of the said common stock, each of the value of One Hundred (\$100.00) Dollars, have been subscribed and paid for, then this corporation may commence business.

The rights and powers conferred upon this corporation are those authorized by Chapter 100

of the Mississippi Code of 1930, and all statutes amending or supplementing same.

WITNESS the signatures of the undersigned incorporators on this the 14th day of October, 1932.

Morris Broussard Lee S. Johnson Helen Johnson

STATE OF MISSISSIPPI

COUNTY OF HARRISON Personally appeared before me, the undersigned Notary Public in and for said county and state, the above named incorporators, Morris Broussard, Lee S. Johnson and Helen Johnson, who acknowledged that they signed and delivered and executed the above and foregoing charter of Gulf Coast Canneries, Inc., as their separate act and deed for the purposes therein stated on the day and year therein mentioned. Witness my signature and seal of office on this the 14th day of October, 1932.

L. C. Corban, Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 15th day of October, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss.,

10/17, 1932
I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State or of the United States.

> Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of GULF COAST CANNERIES, Inc. is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State

of Mississippi to be affixed, this TWENTIETH day of OCTOBER, 1932.

By the Governor

Walker Wood, Secretary of State

Recorded: October 21st, 1932.

Sennett Conner

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#5507 W

ARTICLES OF INCORPORATION

FOR AMENDMENT SEE BOOK 42-43 PAGE 263

BE IT KNOWN, That the undersigned do hereby voluntarily associate ourselves together for the purpose of forming a banking corporation under the laws of the State of Mississippi, and do hereby certify:

That the name of this corporation shall be. "The Security Bank"

Second:

That the place where its business is to be transacted is at

CORINTH

. in the State of

Mississippi.

Third:

That the purpose for which this corporation is formed is to transact commercial banking business in accordance with the provisions of the laws of the State of Mississippi governing banks and banking.

Fourth:

That the amount of the Capital Stock of this corporation shall be \$35,000.00 with surplus of \$5000.00, to be divided into 350 shares of the par value of \$100.00 per share.

Fifth:

That the names and places of residence of incorporators, and the number of shares subscribed by each are as follows:

Name

Residence

Number of Shares Owned

Dr. R. C. Liddon, W. W. King, J. F. Gish. W. L. MoPeters

corinth, Miss. TŤ

88 @ \$100.00 per share 44 @ \$100.00 43 @ \$100.00 88 0 \$100.00

W. F. Holder Citronelle, Ala.

87 at \$100.

STATE OF ALABAMA. MORITH COURTY.

Sixth:

Personally appeared before me, a Netary rold to in and for the caid County; seeding

Fifty Years) --- 50---Years.

IN WITNESS WHEREOF. We have hereunto subscribed our names this --20th-day of October 100 1032.

(Sign here) nis from and voluntary act and cook to sign here buly control aby an execution thereof as

IN TESTINONE WHEREFOR. SEndidone or to publications by some new affixed my MORORIAN SEAL, this the Edne say W. For Holder A. B. W. W. King

___euda**ay** leowalk Walary Tubles J. F. Gish

· My domaisaion expires Feb. R. STATE OF MISSISSIPPI,

Alcorn County.

Personally appeared before me, a Notary Public in and for the said County. State above named.

Dr. R. C. Liddon, W. W. King, J. F. Gish, and W. L. McPeters

W. L. McPeters

who are personally known to me to be the same persons who executed the foregoing instrument of writing, and each for himself duly acknowledged the execution thereof as his free and voluntary act and deed

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Notorial Seal this the 20th day of October A. D., 1932.

> Mary E. Zachary Notary Public.

My Commission expires 9/27/1936

STATE OF ALABAMA. MOBILE COUNTY.

Personally appeared before me, a Notary Public in and for the said County. state above named.

W. F. Holder

who is personally known to me to be the same person who executed the foregoing instrument of writing, and each for himself duly acknowledged the execution thereof as his free and voluntary act and deed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Notorial Seal, this the 22nd day of October, A. D. 1932.

Audrey Rowell Notary Public

My Commission expires Feb. 21, 1933

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

I the undersigned Superintendent of Banks of the State of Mississippi, do hereby certify that the public convenience and necessity require the organization of the

THE SECURITY BANK, CORINTH, MISSISSIPPI

The said bank has complied with all the provisions of the law and is hereby duly authorized to transact a banking business.

Given under my hand and the seal of the State Banking Department this the 25th day of October, 1932.

J. S. Love
Superintendent of Banks

STATE OF MISSISSIPPI;

I, the undersigned Attorney General of the State of Mississippi, do hereby find that the public convenience and necessity require the organization of

THE SECURITY BANK, CORINTH, MISSISSIPPI

WITNESS my signature, this the 25th day of October, 1932.

Greek L. Rice

ATTORNEY GENERAL.

By, J. A. Lauderdale,

Asst.

STATE OF MISSISSIPPI:

nublic. I, the undersigned Governor of the State of Mississippi, do hereby find that the convenience and necessity require the organization of

THE SECURITY BANK, CORINTH, MISSISSIPPI

WITNESS my signature, this the 25th day of October, 1932.

Dennis Murphree
GOVERNOR.

Received at the office of the Secretary of State this the 25th day of October A.D. 1932, together with the sum of \$80.00 deposited to cover the recording fee, and referred to the Attorny General for his opinion.

Walker Wood.
Secretary of State.

Jackson, Miss., Oct. 25, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice.
Attorney General.

By, J. A. Lauderdale.
Assistant Attorney General.

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON.

The within and foregoing Charter of Incorporation of

THE SECURITY BANK

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWENTY-FIFTH day of October 1932.

By the Governor

Dennis Murphree
Lieutenant and Acting Governor

Walker Wood,
Secretary of State.
STATE OF MISSISSIPPI
OFFICE OF
SECRETARY OF STATE

I, Walker Wood, Secretary of State, do certify that the Charter of Incorporation hereto attached entitled the Charter of Incorporation of

hereto attached entitled the Charter of Incorporation of THE SECURITY BANK

CORINTH, MISSISSIPPI waspursuant to the provisions of Chapter 100, Code of Mississippi of 1930, Recorded in the Records of Incorporation in this office Book No. 31, Page 505

Given under my hand and the Great Seal of the State of Mississippi hereunto affixed this 25th day of October 1932.

Walker Wood. Secretary of State

Recorded: October, 25, 1932.

#5508 W

MISSISSIPPI PTG. CO., VICKSBURG-21046

AMENDMENT TO CHARTER OF INCORPORATION OF THE LAMAR LIFE INSURANCE COMPANY.

WHEREAS, on the 25th day of October, 1932, there was held the regular quarterly meeting of the Directors of The Lamar Life Insurance Company in the City of Jackson, in the Directors' Room of said Company, after due and legal notice, and

WHEREAS, at the said meeting there was unanimously adopted the following Resolution:

" RESOLVED by the Directors of The Lamar Life Insurance Company at this, the regular quarterly meeting of the said Board of Directors, held on this the 25th day of October, 1932, after due and legal notice of the holding of said meeting, as follows, to-wit:

" That Section 6 of the Articles of Association of The Lamar Life Insurance

be and it is hereby amended so as to read as follows, to-wit:

" Section 6. The said corporation to be authorized to execute all of the powers and enjoy all of the privileges bestowed upon such corporations by Chapter 25 and Chapter 65, Annotated Code of Mississippi of 1892 and the several Acts amendatory thereof; and to do and perform all such other things as may be necessary and proper to carry into effect the purposes for which it is hereby created, including full power and authority to own and operate a radio broadcasting station.

"And to that end the President of The Lamar Life Insurance Company be and

he is hereby authorized and directed to execute an instrument to be termed: Amendment to Charter of Incorporation of The Lamar Life Insurance Company, ' and the General Counsel of this Company is directed to take all such steps as are necessary to legally complete the Amendment of the said Charter of Incorporation, and to have the same put

in full force and effect;"

NOW, THEREFORE, Be it Known that the Charter and Articles of Association of The Lamar Life Insurance Company are hereby amended so that Section 6 thereof, as

amended, shall read as follows, to-wit:

"Section 6. The said corporation to be authorized to execute all of the powers and enjoy all of the privileges bestowed upon such corporations by Chapter 25 and Chapter 65, Annotated Code of Mississippi of 1892 and the several Acts Amendatory thereof; and to do and perform all such other things as may be necessary and proper to carry into effect the purposes for which it is hereby created, including full power and authority to own and operate a radio broadcasting station."

WITNESS my signature, this the 25th day of October, 1932.

J. Bounds President, The Lamar Life Insurance Company.

Seal The Lamar Life Insurance Company. STATE OF MISSISSIPPI, COUNTY OF HINDS.

Personally appeared before me, the undersigned officer in and for said county and state, the above named Jesse Bounds, personally known to me to be the President of The Lamar Life Insurance Company, who acknowledged that he signed and delivered the foregoing Amendment to the Charter of Incorporation of the said Lamar Life Inssurance Company, he having been duly authorized and directed by the Directors of the said Company so to do.

Witness my signature and seal of office, this the 25th day of October.

1932.

Sudie Smallwood. Notary Public.

Seal

STATE OF MISSISSIPPI INSURANCE DEPARTMENT CERTIFICATE OF INSURANCE COMMISSIONER.

I, the undersigned GEORGE D. RILEY, Insurance Commissioner of the State of Mississippi, do hereby certify that The Lamar Life Insurance Company has complied with the Laws of the State of Mississippi relating to the Amendment to the Charter of the said Lamar Life Insurance Company, as evidenced by the foregoing Amendment attached herewith, and the said Amendment is hereby approved.

The fee of Five Dollars (\$5.00), as required by Section 5155 of the Mississippi Code of 1930, has been paid to the Secretary of State for filing and recording

Signed this the 25th day of October, 1932.

Geo. D. Riley Insurance Commissioner of State of Mississippi.

Seal Of Insurance Commissioner of State of Mississippi.

Ames 24, Page 176. This 11/21/1945. Waster wood feey. of 5

Baraluce &

#5506 W

RESOLVED by the stockholders of the George E. Northrop Company that Section 4 of its charter be amended so as to increase the authorized capital stock of said corporation from \$50,000.00 to \$75,000.00, and that as so amended said Section 4 shall read as follows:

*4. The amount of authorized capital stock of the George E. Northrop Company shall be \$75,000.00, of the par value of \$100.00 per share, and of which amount \$50,000.00 thereof shall be common stock and \$25,000.00 shall be preferred stock. So much of the authorized preferred stock shall be issued as the board of directors may determine, and the preferred stock shall be seven (7) per cent, stock, cumulative as to dividends and preferred in the distribution of the assets of the corporation.

STATE OF MISSISSIPPI

COUNTY OF HARRISON

This day personally appeared before me, W. E. Martin a Notary Public in and for Harrison County, Mississippi, Elmer Northrop and O. F. Cassibry, President and Secretary respectively of Geo. E. Northrop Company, a corporation, and who each acknowledged and certified that the stockholders of the George E. Northrop Company at a duly convened and regularly called meeting thereof, held at its domicile in the City of Gulfport, on the 17th day of October, 1932, duly passed and adopted an amendment to Section 4 of the original charter of incorporation of the said Company, which said Section is amended as hereinabove set forth, and that the above and foregoing is a true and correct copu of said Section 4 as amended; all as shown by the minutes and records of said meeting of stockholders of the aforesaid Company.

Witness, our official signatures and the corporate seal of the George E. Northrop Company hereto affixed, this the 17th day of October, 1932.

Elmer Northrop President

O. F. Cassibry Secretary

Acknowledged, signed and executed by the said Elmer Northrop and O. F. Cassibry, at my office in the City of Gulfport, Harrison County, Mississippi, this 19th day of October, 1932.

W. E. Martin
Notary Public

Received at the office of the Secretary of State this the 22nd day of October, A.D., 1932, together with the sum of \$50.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood Secretary of State.

Jackson, Miss., Oct. 24th, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

By, W. W. Pierce
Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON.

The within and foregoing Amendment to the Charter of Incorporation of

GEORGE E. NORTHROP COMPANY

is hereby approved.

Intestimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWENTY-FOURTH day of October. 1932.

By the Governor

Sennett Conner Governor

Walker Wood
Secretary of State.

Recorded: October 26, 1932

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#5509

CHARTER OF INCORPORATION OF WOODRUFF FURNITURE STORES.

1. The corporate title of said company is: Woodruff Furniture Stores.

2. The names and post office addresses of the incorporators are: Allen T. Woodruff, Jr., Hattiesburg, Mississippi; Mrs. Lula A. Woodruff, Hattiesburg, Mississippi.

3. The domicile of the corporation in this state is Hattiesburg, Forrest County,

Mississippi.

4. The amount of authorized capital stock is \$10,000.00, divided into one hundred shares, of the par value of \$100.00 per share, all of said stock being common stock, and the shares thereof being of the same class and with the same privileges.

5. The period of its existence shall be fifty years.

To conduct a general wholesale and retail mercantile business in the City of
Hattiesburg, Mississippi, and elsewhere, in goods, wares and merchandise of any kind or nature
whatsoever; to own and operate a store, or stores, in said City and elsewhere, in connection
with its business; to acquire, own, sell, exchange and deal generally in all kinds of property,
real, personal and mixed, except as prohibited by law, including stocks, and notes, bonds,
accounts, mortgages, securities, choses in action, and other forms of financial obligations;
to borrow and lend money and to pledge, hypothecate, mortgage and otherwise encumber its
property; to manufacture any of the goods, wares and merchandise and personal property which
it may handle or in which it may deal in its business; and to do generally and all things
which a trading or a business corporation under the laws of the State of Mississippi is
permitted to do, the powers herein specified not being in limitation of the powers which
may be generally exercised by a trading or a business corporation in this State.

7. The rights and powers that may be exercised by said corporation, in addition to those above specified, are those conferred by the provisions of Chapter 100 of the Mississippi

Code of 1930, and the Acts amendatory thereof.

8. Said corporation shall have the right to commence business when twenty five shares of its capital stock have been subscribed and paid for, either in cash or property worth at least the total amount of the par value of said latter number of shares.

Mrs. Lula W. Woodruff

STATE OF MISSISSIPPI

Allen T. Woodruff, Jr., Incorporators

FORREST COUNTY

Personally appeared before me, the undersigned authority in and for said County, Allen T. Woodruff, Jr., and Mrs. Lula A. Woodruff, who each acknowledged that they, on this date, executed the above and foregoing instrument.

Given under my hand and seal of office, on this, the 25th day of October, A.D. 1932.

Carrie Lee Conner, Notary Public Received at the office of the Secretary of State this the 26th day of October, A.D. 1932, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Oct. 26th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

By Greek L. Rice, Attorney General
W. W. Pierce, Assistant Attorney General

Walker Wood, Secretary of State

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of WOODRUFF FURNITURE STORES is hereby approved.

In testimony whereof, i have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 26th day of October, 1932.

By the Governor

Dennis Murphree

Walker Wood, Secretary of State

Recorded: October 26th, 1932.

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#5516

AMENDMENT TO CHARTER OF

SAVERY'S INSURANCE AGENCY. Tupelo, Mississippi

In place of 250 shares of capital stock of par value of \$100.00 per share, there shall be 1000 shares of no par value; 243 shares of the no par value stock to be exchanged for the same number of shares of present par value stock which is all the outstanding stock, 7 shares being un-sold; 250 of the no par value stock to be sold at \$20.00 per share, with no commission for sale, and 507 shares of the no par value stock to be held in the treasury and sold later if necessary by order of the Board of Directors.

State of Mississippi

Lee County. This day personally appeared before me, the undersigned authority in and for said County and State, C. D. Curtis, president of Savery's Insurance Agency, Inc., who being by me first duly sworn on oath states that the above and foregoing is a true copy of the amendment proposed for the charter of Savery's Insurance Agency, Inc.

Chester D. Curtis

Sworn to and subscribed before me, this Oct. 10th, 1932.

J. H. Merritt, Notary Public

A Resolution

Be it resolved by the stockholders of Savery's Insurance Agency in meeting today, which meeting has been called by ten days written notice to all stockholders of record, and which meeting was attended by a total voting strength of 151 shares of stock out of a total number of 245 shares as follows:

That the charter of Savery's Insurance Agency be amended to read as follows: "In place of 250 shares of stock of mx par value of \$100.00 per share, there shall be 1000 shares of no par value. 243 shares of the no par value stock shall be exchanged with the present holders of the stock of par value there being outstanding 243 shares, 7 shares being un-sold and held by the agency. 250 shares of the no par value stock shall be sold at a price of \$20.00 per share, with no commission for sale, and the other 507 shares to be held in the treasury of said agency to be sold at a later date if necessary by order of the Board of Directors. The proceeds of the sale of the 250 shares at \$20.00 per share to go into the treasury of the agency."

State of Mississippi Lee County.

This day personally appeared before me, the undersigned authority in and for said county and state D. A. Reese, secretary and treasurer of Savery's Insurance Agency, Inc., who being by me first duly sworn on oath states that the above and foregoing is a true and correct copy of a resolution passed by the stockholders of Savery's Insurance Agency at a meeting held in the office of the said Agency on September 27th, 1932, at which meeting there was present and by proxy 151 shares of the capital stock of said agency out of a total of 243 shares of said stock outstanding.

D. A. Reese Sworn to and subscribed before me, this Oct. 10th, 1932.

J. H. Merritt, Notary Public

Walker Wood, Secretary of State

Received at the office of the Secretary of State this the 28th day of October, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Oct. 28th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

STATE OF MISSISSIPPI

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of SAVERY'S INSURANCE AGENCY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Thirty first day of October, 1932.

By the Governor

Walker Wood, Secretary of State

Sennett Conner

Recorded: October 31st, 1932.

THE CHARTER OF INCORPORATION OF

CHOCTAW GIN COMPANY

1. The corporate title of said company is Choctaw Gin Company.

2. The names of the incorporators are: Ben F. Wasson, Greenville, Miss.; J.P.Jones, Leland, Miss.; J. R. Wells, Merigold, Miss.

3. The domicile is at Choctaw, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: Ten Thousand Dollars--common.

5. Number of shares for each class and par value thereof: One Hundred shares of par value of One Hundred Dollars--common stock.

6. The period of esistence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: To acquire and own cotton gins, and/or to acquire by purchase land and machinery and construcy and erect, equip and operate cotton gins in the state of Mississippi; to gin cotton for toll and/or cash; to charge for and collect for ginning, wrapping and baling cotton; to purchase and sell bagging and ties for baling cotton; to buy and sell cotton seed; to do any and all things necessary, proper or beneficial in the acquirement and operation of cotton gins in the state of Mississippi.

The first meeting of incorporators shall be held at the office of Wasson & Wasson, Greenville, Miss., three days after the publication hereof, or at such other time and place as the

incorporators may agree.

The rights and powers that may be exercised by this corporation in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Seventy-five shares of the par value of One Hundred Dollars each.

Ben F. Wasson J. P. Jones J. R. Wells,

J. T. Mathis, Mayor

STATE OF MISSISSIPPI COUNTY OF WASHINGTON

Incorporators

Agnes Barksdale, Notary Public

This day personally appeared before me, the undersigned authority Ben F. Wasson, one of the incorporators of the corporation known as the Choctaw Gin Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 18th day of August, 1932.

STATE OF MISSISSIPPI COUNTY OF WASHINGTON

This day personally appeared before me, the undersigned authority J. P. Jones, one of the incorporators of the corporation known as the Choctaw Gin Company who acknowledged that they aigned and executed the above and foregoing articles of incorporation as their act and deed on this the 24 day of August, 1932.

STATE OF MISSISSIPPI COUNTY OF BOLIVAR

This day personally appeared before me, the undersigned authority J. R. Wells, one of the incorporators of the corporation known as the Choctaw Gin Company who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 1st day of Sept. 1932.

Geo. W. Booger, Mayor and ex-officio Justice of the Peace, Boyle, Bolivar County, Mississippi.

Received at the office of the Secretary of State this the 1st day of November, A.D. 1932, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Nov. 1st, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

Walker Wood, Secretary of State

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of CHOCTAW GIN COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this first day of November, 1932.

By the Governor

Walker Wood, Secretary of State

Recorded: Nov. 2, 1932.

Sennett Conner

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AMENDMENT OF THE CHARTER OF

MAX SEBULSKY COMPANY

The charter of incorporation of Max Sebulsky Company of Flora, Mississippi is amended in the following particular to-wit:

(1) That the capital stock of said corporation shall be reduced from \$50,000.00, as authorized by amendment to its charter dated February, 18, 1929, to \$35,000.00.

(2) That the capital stock shall consist of three hundred fifty shares of the par value of \$100.00 each, all of which shall be common stock with equal voting power and privileges, as authorized by resolution unanimously passed by the stockholders of Max Sebulsky Company, at a duly and legally held meeting thereof of October 5th, 1932, recorded at page 42-43 of the record of the minutes of such corporation.

Witness our signatures and the seal of the said corporation on this the 5th day of October

1932.

R. E. Conyers, President Grace L. Conyers, Secretary

STATE OF MISSISSIPPI COUNTY OF MADISON TOWN OF FLORA

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This day personally appeared before me, the undersigned authority in and for the State, County and Town aforesaid, the wihin named R. E. Conyers, President and Grace L. Conyers, Secretary who acknowledged that they signed and delivered the above and foregoing proposed amendment of the charter of incorporation of Max Sebulsky Company on that day and year therein mentioned.

Given under my hand and official seal in the said town of Flora on this the day of october 5th, 1932.

P. E. Haley, Notary Public

Resolution of Stockholders.

"Be it resolved by the stockholders of Max Sebulsky Company a corporation domiciled at Flora in the county of Madison, State of Mississippi, that R. E. Conyers, President and Grace L. Conyers, Secretary of this corporation be and they are hereby authorized, empowered and directed, for us and in our behalf to proceed at once to make application to the proper authorities to procure an amendment of the charter of this corporation in the following particulars:

(1) The capital stock shall be reduced from \$50,000.00, as authorized by amendment dated

February 18, 1929, to \$35,000.00.

(2) That the capital stock shall consist of three hundred fifty shares of the par value of \$100.00 each, all of which shall be common stock with equal voting power and privileges.

And the said amendment shall be and is hereby accepted by us subject only to the approval of the Governor of the State of Mississippi."

I, Grace L. Conyers, Secretary of Max Sebulsky Company, a corporation domiciled at Flora, in the County of Madison, State of Mississippi, do hereby certify that the above and foregoing is a true and correct copy of a resolution adopted and passed by the stockholders of the said corporation at a meeting duly and regularly held at the office of the said corporation on the Fifth day of October, 1932.

Witness my hand and the seal of the said corporation this the 5th day of October, 1932.

Grace L. Conyers, Secretary .

Received at the office of the Secretary of State this the 1st day of November, 1932, together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined the within amendment of this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States. This the 1st day of Nov. 1932.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of MAX SEBULSKY COMPANY

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this First day of November, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

THE CHARTER OF INCORPORATION LULA ICE PLANT, INC.

 Corporate title is Lula Ice Plant, Inc.
 Names and postoffice addresses of incorporators: J. E. Conaway, Box 56, Memphis, Tennessee; F. E. Conaway, Box 56, Memphis, Tennessee; H. H. Honnoll, 700 Bank of Commerce Bldg., Memphis, Tenn.

3. Domicile of Corporation: Lula, Coahoma County, Mississippi.
4. Amount of authorized capital stock: Fifty (50) shares, without nominal or par value; the sale price of said stock to be One Hundred (\$100.00) Dollars per share, to be paid for in cash or in property or services at a valuation to be fixed by the Board of Directors in whom the power is also vested to change such price and to fix the value of any consideration received for said stock.

5. Period of existence: Fifty (50) years.

6. Purposes for which Corporation created: To do a general ice manufacturing business; to buy and sell ice, coal and kindred fuels, either wholesale or retail; to operate all necessary machinery, or equipment, in connection therewith; to acquire and own all real estate for the proper operation of said business; and to do all things necessary for or incident to a general ice and fuel business, with all the additional rights and powers conferred by the provisions of the laws of the State of Mississippi for such corporation.

7. Number of shares of stock to be subscribed and paid for before Corporation commences

business: Fifty (50) shares.

J. E. Conaway F. E. Conaway

H. H. Honnoll, Incorporators

STATE OF TENNESSEE COUNTY OF SHELBY

This day personally appeared before me the undersigned, J. E. Conaway, F. E. Conaway and H. H. Honnoll, the foregoing incorporators, who acknowledged that they signed and delivered the foregoing instrument on the day and year therein mentioned. Given under my hand this the 1st day of November, 1932.

> A. W. Ketchum, Notary Public My commission expires, 10/21/34

Received at the office of the Secretary of State, this 2nd day of November, 1932, together with the sum of Twenty Dollars (\$20.00), deposited to cover the recording fees and referred to the Attorney General for his opinion.

Nov. 3rd, 1932

I have examined this Charter of Incorporation and am of the opinion that it is not violative of the constitution and laws of this State and of the United States.

Walker Wood, Secretary of State

Greek L. Rice, Attorney General W. W. Pearce. Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of LULA ICE PLANT, INC., is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Third day of November, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: Nov. 3, 1932

THE CHARTER OF INCORPORATION ofMEYWEBB HOSIERY MILLS, INC.

1. The corporate title of such company is Meywebb Hosiery Mills, Inc.

2. The names and postoffice addresses of the incorporators are: N. Smith, postoffice, Meridian, Mississippi; Walker Broach, Jr., postoffice, Meridian, Mississippi; J. C. Floyd, postoffice, Meridian, Mississippi.

3. The domicile of the corporation in this state is Meridian, Mississippi.

4. The amount of authorized capital stock is \$50,000.00, all being common stock.

5. The sale price per share is \$100.00.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purposes for which it is created are: To manufacture and finish hosiery, underwear and other knitted goods, articles made from cotton, rayon, silk, woolen and other yarns; to sell and dispose of such products; to buy, own, sell and lease such real estate as may be necessary for its business and not contrary to law; to borrow money and secure the same with its notes, mortgages and other evidences of indebtedness.

8. There shall be subscribed and paid for one hundred shares of the capital stock of the corporation before the corporation shall commence business, which may be paid for in property on

a fair valuation or in cash.

N. Smith Walker Broach, Jr. J. C. Floyd Incorporators

STATE OF MESSISSIPPI COUNTY OF LAUDERDALE

This day personally appeared before me the undersigned authority, in and for the above named County and State, N. Smith, Walker Broach, Jr., and J. C. Floyd, incorporators of the corporation known as Meywebb Hosiery Mills, Inc., who each acknowledged that they signed and executed the above and foregoing Articles of Incorporation as their act and deed on the 8th day of November, 1932. Annie L. Heise, Notary Public

Received at the office of the Secretary of State, this the 8th day of November, 1932, together with the sum of \$110.00, recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of the State of Mississippi or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON The within and foregoing Charter of Incorporation of MEYWEBB HOSIERY MILLS, INC., is

hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this NINTH day of NOVEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: November 10,1932.

THE CHARTER OF INCORPORATION OFJAFFE'S INC.

1. The corporate title of said company is Jaffe's Inc.

2. The names of the incorporators are: I. W. Jaffe, Postoffice address, Meridian, Miss., Mrs. Ruth M. Jaffe, Postoffice address, Meridian, Mississippi.

3. The domicile is at Meridian, Lauderdale County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: The amount of appital stock shall be five thousand dollars (\$5000.00). The class or classes of stock shall be all common stock.

5. Number of shares for each class and par value thereof: The number of shares of stock

shall be fifty shares and the par value of each shall be one hundred dollars (\$100.00).

6. The period of existence (not to exceed fifty years) is fifty years.
7. The purpose for which it is created: To carry on a general ladies furnishing and accessories store; to buy and sell ladies dresses, hats, hose, coats, lingerie, and otherclothes for women; to lease, buy and sell real and personal property necessary for the conducting of the above described business. To do all things necessary and proper to properly conduct the said business so long as they are not violative of the Constitution and laws of the State of Mississippi, or of the United States.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation

may begin business.

The number of shares of stock to be subscribed and paid for before the corporation may begin business is twenty-five (25).

I. W. Jaffe

Mrs. Ruth M. Jaffe, Incorporators

STATE OF MISSISSIPPI COUNTY OF LAUDERDALE

This day personally appeared before me, the undersigned authority in and for said county and state, I. W. Jaffe and Mrs. Ruth M. Jaffe, incorporators of the corporation known as the Jaffe's Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 2nd day of November, 1932.

J. C. Floyd, Notary Public

Received at the office of the Secretary of State this the 3rd day of November, A.D. 1932. together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Mississippi

Nov. 3rd, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of JAFFE'S INC. is hereby approved. The testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Fifth day of November, 1932.

By the Governor

Sannett Conner

Walker Wood, Secretary of State

Recorded: November 7, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5525

THE CHARTER OF INCORPORATION OF

DELTA DRUG STORE OF CLEVELAND, Incorporated

The corporate title of said company is Delta Drug Store of Cleveland, Incorporated. The names of the incorporators are: A. A. Jarrett, Postoffice, Cleveland, Mississippi; J. E. Jarrett, postoffice, Cleveland, Mississippi; L. W. Scott, postoffice, Cleveland, Mississippi.

3. The domicile is at Cleveland, Bolivar County, Mississippi. 4. Amount of capital stock is Five Thousand (\$5000.00) Dollars, fifty (50) shares of stock with par value of One Hundred (\$100.00) Dollars per share, all common stock.

5. Sale price per share is One Hundred (\$100.00) Dollars per share.
6. The period of existence is fifty (50) years.
7. The purpose for which it is created: To purchase, own and operate a retail business for the purchase and sale of drugs and drug sundries and all lines of merchandise usually handled in connection with a retail drug business, including soda fountain and like business, and to exercise all the rights and powers conferred by the provisions of Chapter 100 Code of Mississippi of 1930.

> A. A. Jarrett J. E. Jarrett L. W. Scott

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority A.A. Jarrett, J. E. Jarrett and L. W. Scott, incorporators of the corporation known as DELTA DRUG STORE OF CLEVELAND, INCORPORATED, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 31st day of August, 1932.

W. L. Lewis, Notary Public

Received at the office of the Secretary of State this the 3rd day of November, 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood. Secretary of State

Nov. 3, 1932. I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of DELTA DRUG STORE OF CLEVELAND, INCORPORATEB, is hereby approved. In testimony whereof, I have hereunto set my hand and cuased the Great Seal of the State of Mississippi to be affixed, this Fifth day of November, 1932.

By the Governor

Sennett Conner

Walker Mood, Secretary of State

Recorded: November 7, 1932.

AMENDMENT OF CHARTER OF

THE BANK OF PONTOTOC, PONTOTOC. MISSISSIPPI

The charter of incorporation of the Bank of Pontotoc, Pontotoc, Mississippi, is hereby amended so as to reduce the capital stock from \$100,000.00 to \$25,000.00, the stock in the reduced amount to be divided into 1000 shares of the par value of \$25.00 each, as authorized and directed by resolution of the stockholders of the Bank of Pontotoc, Pontotoc, Mississippi, passed at the stockholders' meeting thereof held in the city of Pontotoc, Mississippi, on the 24th day of August, 1932, a certified copy of which resolution is hereto attached and made a part hereof.

Witness our signatures and the seal of the Bank of Pontotoc aforesaid, this the 15th day

of October, 1932.

O. J. Knox, President H. V. Parker, Cashier

STATE OF MISSISSIPPI COUNTY OF PONTOTOC

Before the undersigned motary public in and for the county and state aforesaid, personally appeared O. J. Knox and H. V. Parker, President and Cashier respectively of the Bank of Pontotoc, Pontotoc, Mississippi, who acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein shown, and in the capacities and for the purposes therein expressed.

Given under my hand and notarial seal, this the 15th day of October, 1932.

L. G. Simmons, Notary Public

AMENDMENT TO THE CHARTER OF THE BANK OF PONTOTOC, PONTOTOC, MISSISSIPPI

At a special meeting of the stockholders of the Bank of Pontotoc which was duly and regularly called according to the by-laws of the Bank of Pontotoc and held on the 24th day of August, 1932, in the Town of Pontotoc, when and where there was present a majority of the stockholders of the Bank of Pontotoc, it was proposed by a majority vote of the stockholders of said bank that the charter of the Bank of Pontotoc be amended as follows:

That Section Two of said Charter read as follows: Section 2. The capital stock of said

bank shall be \$25,000.00 divided into shares of \$25.00 each.

A. M. Mitchell, Chairman of Stockholders Meeting.

V. L. Bigham, Secretary of Stockholders Meeting

The above is hereby certified to be a true copy of the resolution passed at said stock-holders meeting.

0. J. Knox, President of Bank of Pontotoc.

STATE OF MISSISSIPPI

I, J. S. Love, Superintendent of Banks of the State of Mississippi, do hereby certify that Bank of Pontotoc, Pontotoc, Mississippi, was closed for liquidation on January 2, 1931, and that such bank is reopening as a going concern, and that the law authorizes a reduction in the capital stock thereof, as provided in Chapter 314 of the Laws of Mississippi for the year 1932, being Senate Bill No. 301.

Witness my signature, this the 12th day of November, 1932.

this the izth day of november, 1902.

J. S. Love. Superintendent of Banks

STATE OF MISSISSIPPI

I, J. S. Love, Superintendent of Banks of the State of Mississippi, do hereby certify that the deposits of the Bank of Pontotoc, Pontotoc, Mississippi are on this day as follows:

Individual Deposits (Frozen) \$ 53,573.44
Individual Deposits (Due December 15,1932) 13,393.36
Individual Deposits-Less than \$5.00 each
Public Deposits--County of Pontotoc 93,695.47
Public Deposits--City of Pontotoc 7,024.47

I further certify that the deposit of Pontotoc County, amounting to \$93,695.47, is secured in accordance with the depository laws of the State of Mississippi.

I do further certify that all the deposits of the Bank of Pontotoc, Public Deposits and Individual Deposits, will not amount to ten times the capital stock of the Bank of Pontotoc, as reduced by proposed Charter amendment, by which the capital stock is fixed at \$25,000.00. WITNESS my signature this the 14th day of November, 1932.

J. S. Love, Superintendent of Banks.

STATE OF MISSISSIPPI

OFFICE OF SUPERINTENDENT OF BANKS

JACKSON

I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the 11th day of November, 1932 dause an examination to be made of the condition of the BANK OF PONTOTOC of Pontotoc. Mississippi.

This examination shows the said bank to be in a solvent condition and its affairs and records are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is hereby approved.

Given under my hand and the seal of the State Banking Department this the 12th day of November, 1932.

J. S. Love, Superintendent of Banks

SEAL

Received at the office of the Secretary of State this the 14th day of November A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Nov. 14, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of BANK OF PONTOTOC is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this FOURTEENTH Day of NOVEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: November 14th, 1932.

Suspended by State Tax Commission

#5532

THE CHARTER OF INCORPORATION OF SUPERIOR SERVICE STATION

1. The corporate title of said company shall be Superior Service Station.

2. The names and postoffice addresses of the incorporators are S. M. Brown, Grenada,

Mississippi and A. J. Angevin, Grenada, Mississippi.
3. The domicile of the corporation is Grenada, Mississippi.

4. The amount of authorized capital stock of the corporation shall be \$5,000.00, represented by fifty shares of stock of the par value of \$100.00 each; the voting power and control shall be vested in the holders of such stock.

5. The period of existence of the company shall be fifty years.

6. The purposes for which the company is created are those of maintaining and operating an automobile service station, and doing and performing all acts necessary and proper in connection with such station, including the buying and selling retail of motor vehicle fuels, gases, oils, greases, tires, batteries and other motor vehicle parts and accessories; providing and maintaining facilities for the care, parking, storage, cleaning and repair of motor vehicles and equipment, including tires and batteries, and in addition thereto all the rights and powers conferred upon such company by Chapter 100 of the Mississippi Code of 1930 and under the statutes of this state regarding corporations.

7. It shall be necessary that ten shares of stock be subscribed and paid for before the

corporation shall commence business.

S. M. Brown A. J. Angevin

STATE OF MISSISSIPPI COUNTY OF GRENADA

Personally appeared before me the undersigned authority in and for said County and State, the within named S. M. Brown and A. J. Angevin, who separately acknowledged that they signed and executed the above instrument as his act and deed on the day and year therein named. Given under my hand and official seal this the 12th day of November. 1932.

J. T. Pressgrove. Chancery Clerk

Received at the office of the Secretary of State, this the 14th day of November, A.D., 1932 together with \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Mississippi

Nov. 14th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution of this State, or of the United States.

> Greek L. Rice, Attorney General J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of SUPERIOR SERVICE STATION is hereby approved.

In testimony whereof. I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 14th day of November, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: November 14, 1932.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5534

THE CHARTER OF INCORPORATION OF

THE MONTICELLO VENEER AND PLYWOOD BOX COMPANY.

The corporate title of the company is: The Monticello Veneer and Plywood Box Company. 2. The names and postoffice addresses of the incorporators are: E. L. Booth, Monticello, Mississippi; Will C. Cannon, Monticello, Mississippi; C. E. Gibson, Monticello, Mississippi; Dr. T. F. Conn, Monticello, Mississippi; S. J. Givens, Monticello, Mississippi; C. D. Rhymes, Monticello, Mississippi; Martha M. Conn, Monticello, Mississippi; T. W. Rhymes, McComb, McComb, Mississippi; Leland Speed, Jackson, Mississippi.

The domicile of the corporation is: Monticello, Lawrence County, Mississippi. The amount of capital stock authorized is: Ten Thousand (\$10,000) Dollars.

The par value of shares is: One Hundred (\$100.00) Dollars.

The period of existence of the corporation is: Fifty (50) years.

The purpose for which it is created: To manufacture, own, sell, and deal in wood veneering products, plywood, and plywood boxes; hardwood, and yellow pine lumber; to acquire, own, and operate machinery and all necessary equipment and facilities for the purpose of manufacturing wood veneering and plywood and plywood boxes, hardwood, and yellow pine lumber; to buy, own, sell, and deal in timber and timbered lands; to own, acquire, and sell all lawful securities or personal property and choses in action; to buy, own, lease, and/or otherwise acquire and/or otherwise dispose of all real property but not to use any said real property not authorized by law; to own, and operate a commissary for the sale of goods, wares, and merchandise, to do and perform all other acts and things necessary in the proper and lawful management and operation of the corporation, not prohibited by law and the constitution of the State of Mississippi

8. The number of shares of stock necessary to be subscribed and paid for before the

corporation shall commence business is: Fifty (50) shares.

9. This charter is not for a street railway, telegraph, or telephone company. Witness the signatures of said incorporators, this the 11th day of November, A.D. 1932.

E. L. Booth Will C. Cannon Dr. T. F. Conn C. E. Gibson C. D. Rhymes Martha M. Conn S. J. Givens Leland Speed T. W. Rhymes

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority in and for the County of Lawrence, the above named E. L. Booth, Will C. Cannon, Dr. T. F. Conn, C. E. Gibson, C. D. Rhymes, Martha M. Conn, S. J. Givens and Leland Speed, the incorporators of the corporation COUNTY OF LAWRENCE known as The Montifello Veneer and Plywood Box Company, who, each acknowledge that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 11th day of November, 1932.

W. E. Driver, Notary Public My Commission expires December 23, 1935

THE STATE OF MISSISSIPPI

COUNTY OF PIKE This day personally appeared before me, the undersigned authority in and for the County of Pike, the above named T. W. Rhymes, one of the incorporators of the corporation known as THE MONTICELLO VENEER AND PLYWOOD BOX COMPANY, who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 15th day of November, 1932.

Elva Gardner, Notary Public My commission expires August 1, 1936

Received in the office of the Secretary of State, this the 15th day of November, 1932, together with the sum of \$30.00 deposit to cover the recording fee and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

I have examined this charter of incorporation, and I am of the opinion that it does not violate the constitution of the laws of this state or of the United States.

> Greek M. Rice, Atty. Genl. By W. W. Pierce, Asst. Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE MONTICELLO VENEER AND PLYWOOD BOX COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 15th day of November, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: November 15, 1932.

This lapporation dissolved and its charter surrendered to the State of Mississippi by a drove of the chancery Court of Lawrence Court mississippi dated attalies at, 1940. Integrid capy of Said drew filed in this office this actober 14, 1940.

Warren wood, Sicretary of State.

INCORPORATION was granted dec. 15, 1932.

BEALTY COMPANY. This Charter voi THE CHARTER OF INCORPORATION #5533 CENTREVILLE REALTY COMPANY.

The corporate title of said company is Centreville Realty Company.

2. The names of the incorporators are: Philip S. Craig, New York, N.T., Plaza Hotel; Mrs. Hester Flowers, Vicksburg, Miss., 2011 Cherry St., Mrs. Jeannette Woods, Cincinnati, Ohio 2492 Observatory Road; Robert E. Craig, Canal Bank Bldg., New Orleans, La.

3. The domicile is at Centreville, Wilkinson County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: Five thousand (\$5,000.00) dollars, divided into 50 shares of equal value.

5. Number of shares for each class and par value thereof: 50 shares of equal value.

6. The period of existence (not to exceed fifty years) is fifty years.

7. The purpose for which it is created: owning, leasing, buying, selling and operating and otherwise dealing in and with agricultural, timber and other lands; crops and produce of all kinds, raw and manufactured; gins, saw mills, presses and other machinery, applicances, equipment and merchandise. This corporation will not be authorized to cultivate in any one year a larger acreage in Mississippi than permitted by the laws of that State.

The rights and powers that may be exercised by this corporation, in addition to the foregoing,

are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: fifty (50) shares.

> Philip S. Craig Mrs. Hester Flowers Mrs. Jeannette Woods Robert E. Craig, Incorporators

STATE OF NEW YORK

COUNTY OF NEW YORK NO. 59498 Series D I, Daniel E. Finn, Clerk of the County of New York, and also Clerk of the Supreme Court in and for said county, do hereby certify that said court is a court of record, having by law a seal; that Conrad Gaschott whose name is subscribed to the annexed certificate or proof of acknowledgment of the annexed instrument was at the time of taking the same a Notary Public acting in and

for said county, duly commissioned and sworn, and qualified to act as such; that he has filed in the Clerk's Office of the County of New York a certified copy of his appointment and qualification as Notary Public for the County of Queen with his autograph signature; that as such Notary Public, he was duly authorized by the laws of the State of New York to protest notes; to take and certify depositions; to administer oaths and affirmations; to take affidavits and certify the acknowledgment and proof of deeds and other written instruments for lands, tenements, and hereditaments, to be read in evidence or recorded in this state; and further, that I am well acquainted with the handwriting of such Notary Public and verily believe that his signature to such proof or acknowledgment is genuine.

In testimony whereof, I have hereunto set my hand and affixed the seal of said Court at the

City of New York, in the County of New York, this 9 day of Nov. 1932.

Daniel E. Finn, Clerk

STATE OF MEW YORK COUNTY OF NEW YORK

This day personally appeared before me, the undersigned authority Philip S. Craig, one of the incorporators of the corporation known as the Centreville Realty Company who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 9th day of November, 1932.

STATE OF LOUISIANA

PARISH OF ORLEANS

This day personally appeared before me, the undersigned authority Mrs. Hester Flowers, one of the incorporators of the corporation known as the Centreville Realty Company who acknowledged that she signed and executed the above and foregoing articles of incorporation as her act and deed on this the 26th day of October, 1932.

STATE OF LOUISIANA

PARISH OF ORLEANS This day personally appeared before me, the undersigned authority, Robert E. Craig, one of the incorporators of the corporation known as the Centreville Kealty Company, who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 26th day of October, 1932.

G. W. Cooper, Notary Public

G. W. Cooper, Notary Public

STATE OF OHIO

COUNTY OF HAMILTON

This day personally appeared before me, the undersigned authority Mrs. Jeannette Woods, one of theincorporator of the corporation known as the Centreville Realty Company who acknowledged that she signed and executed the above and foregoing articles of incorporation as her act and deed on this the 1st day of November, 19321

> John Suess, Jr., Notary Phblic, Hamilton County, Ohio My commission expires Aug. 22,1935

Conrad Gaschott, Notary Public, Queens County

Received at the office of the Secretary of State this the 15th day of Nov. A.D. 1932, togetner with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Nov. 15th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of CENTREVILLE REALTY COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 15th day of November, 1932.

By the Governor

Sennett Conner

Walkef Wood, Secretary of State

Recorded: November 16th, 1932

AMENDMENT TO THE CHARTER OF INCORPORATION OF MORTON INDUSTRIAL COMPANY

Sections 4 and 5 of the Charter of Incorporation are hereby amended to read as follows:

Section 4: Amount of Capital stock and particulars as to the class thereof: \$10,000 Common Stock.

Section 5. Number of shares for each class and par value thereof: 400 shares of the par value of \$25.00 for each share.

G. H. Jones, Secretary

F. L. Adams, President

STATE OF MISSISSIPPI COUNTY OF SCOTT

This day personally appeared before me the undersigned authority in and for the jurisdiction aforesaid, F. L. Adams and G. H. Jones, President and Secretary of Morton Industrial Company, a corporation, who each acknowledged to me that they signed and delivered the foregoing Amendment to the Charter of Incorporation of Morton Industrial Company, all of which they were fully authorized and empowered to do pursuant to a resolution of the stock holders of said corporation.

Given under my hand and official seal this the 16th day of November, 1932.

W. H. Hill, Notary Public

CERTIFIED COPY OF A RESOLUTION OF THE STOCK HOLDERS OF MORTON INDUSTRIAL COMPANY

BE IT RESOLVED by the stock holders of Morton Industrial Company that the capital stock of said corporation be increased from FIVE THOUSAND (\$5000) to TEN THOUSAND (\$10,000) Dollars, and that the number of shares and value thereof be accordingly increased from two hundred (200) shares to four hundred (400) shares of the par value of Twenty-five (\$25.00) dollars per share, and that Sections four (4) and five (5) of the Charter of Incorporation be amended accordingly, and

BE IT FURTHER RESOLVED that the President and Secretary be and they are hereby authorized and directed to take all necessary legal steps to effectuate said amendment.

STATE OF MISSISSIPPI COUNTY OF SCOTT

I, G. H. Jones, Secretary of Morton Industrial Company, a corporation, do hereby certify that the foregoing is a true and correct copy of a resolution amending the Charter of Incorporation of Morton Industrial Company passed by the stock holders thereof at a duly constituted meeting held in the office of the company at Morton, Mississippi, upon the 16th day of November, 1932, at which all of the stockholders were present and voted unanimously for said resolution.

WITNESS my signature and seal of said corporation at Morton, Mississippi, on this 16th day of November, 1932.

G. H. Jones, Secretary

Received at the office of the Secretary of State this the 19th day of November, 1932, together with the sum of \$10.00 deposited to cover the recording fee and referring to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Mississippi November 19th, 1932

I have examined the foregoing Amendment to the Charter of Incorporation of Morton Industrial Company, and am of the opinion that it is not violative of the Constitution and laws of this State or of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of MORTON INDUSTRIAL COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWENTY FIRST day of NOVEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: November 21st. 1932.

AMENDMENT TO THE CHARTER OF

CANTON EXCHANGE BANK, CANTON, MISSISSIPPI

The Charter of Incorporation of Canton Exchange Bank of Canton, Miss., is amended in the

following particulars, to-wit:

The amount of the capital stock of Canton Exchange Bank aforesaid is reduced from One Hundred Ten Thousand Dollars to Fifty-Five Thousand Dollars, same to be divided into twenty-two hundred shares of a par value of Twenty-Five Dollars each. Such amendment is authorized by a resolution of the stockholders of Canton Exchange Bank passed on the 17th day of November, 1932 and recorded at page 284 of the minutes of said bank, a certified copy of which is attached hereto.

Witness our signatures and the seal of said Corporation on this the 18th day of November,

1932.

F. E. Allen, President O. F. Garrett, Cashier

STATE OF MISSISSIPPI COUNTY OF MADISON CITY OF CANTON

This day personally appeared before me, the undersigned authority in and for the State, County and City aforesaid, the within named F. E. Allen, President and O. F. Garrett, Cashier respectively of Canton Exchange Bank, who acknowledged that they signed, sealed and delivered the above and foregoing proposed amendment of the Charter of Incorporation of Canton Exchange Bank on the day and year therein mentioned.

Given under my hand and official seal in the said City of Canton on this the 18th day of

November, 1932.

Angie Belle Rimmer, Notary Public

"PROPOSED AMENDMENT TO THE CHARTER OF INCORPORATION
OF THE CANTON EXCHANGE BANK REDUCING THE
CAPITAL STOCK FROM \$110,000.00 TO \$55,000.00
AND PLACING \$55,000.00 TO THE SURPLUS ACCOUNT."

BE IT KNOWN that the Charter of Incorporation of the Canton Exchange Bank approved November 11, 1913, and recorded in the office of the Secretary of State, of the State of Mississippi in Book of Incorporations No. 19, Page 24, and in Madison County, Miss., in Book of Incorporations No. 1, Page 124; as amended January 20, 1914, said amendment being recorded in the Secretary of State's Office in Book No. 19, page 71, and in Madison County, Miss., in Book of Incorporations No. 1, page 131; and as amended March 26, 1920, said amendment being Maxx22xxpagexx2xmaxximxmaximam recorded in the Secretary of State's Office in Book of Incorporations No. 22, page 72, and in Madison County, Miss., in Book of Incorporations No. 1, page 183; and as amended January 15, 1930, said amendment being recorded in the Secretary of State's office in Book of Incorporations No. 29-30, page 555, and in Madison County, Miss., in Book of Incorporations No. 2, pages 65-66, be and the same is hereby amended so that Sections 4 and 5 of said Charter as now amended fixing the amount of Capital Stock, shall read as follows:

Section 4. The amount of Capital Stock shall be \$55,000.00.

Section 5. The par value of each share of said stock is \$25.00 and each of said shares is of the same class and is equal in all respects to every other share.

The foregoing resolution is subject only to the approval of the State Superintendent of Banks and the Governor of the State of Mississippi.

I, F. E. Allen, President of Canton Exchange Bank, of Canton, Miss., do hereby certify that the foregoing is a true and exact copy of the Resolution duly and regularly passed by a majority of the stockholders of said Canton Exchange Bank at a meeting thereof duly called and held at said Bank on the 17th day of November, 1932, as shown by the Resolution on file among the records of said Bank and recorded in the minutes of said meeting at page 284 of the Minute Book of said Bank.

WITNESS my hand and the seal of said Corporation, this the 18th day of November, 1932.

F. E. Allen, President

STATE OF MISSISSIPPI

I, J. S. Love, Superintendent of Banks of the State of Mississippi, do hereby certify that Canton Exchange Bank, of Canton, Mississippi, was closed for liquidation after July 1, 1930, and that it was thereafter reopened as a going banking concern; that such bank now desires to reduce its capital stock to \$55,000.00, which amount is more than one-tenth of the unsecured deposits in such bank.

I do further certify that under the law Canton Exchange Bank is entitled to reduce its capital stock to \$55,000.00, and when this reduction is made its deposits will be less than ten

times the amount of such stock.

Witness my signature, this the 19th day of November, 1932.

J. S. Love, Superintendent of Banks of the State of Mississippi

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the 19th day of November, 1932 cause an examination to be made of the condition of the CANTON EXCHANGE BANK

This examination shows the said bank to be in a solvent condition and its affairs and records are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is hereby approved.

Given under my hand and the seal of the State Banking Department this the 19th day of November, 1932.

J. S. Love. Superintendent of Banks

Received at the office of the Secretary of State this the 21st day of Nov. A.D., 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Nov. 21, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

MISSISSIPPI PTG. CO., VICKSBURG-21046

The Within and foregoing Amendment to the Charter of Incorporation of CANTON EXCHANGE BANK is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this twenty first day of November, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: November 23rd, 1932.

AMENDMENT TO THE CHARTER OF INCORPORATION OF THE BATSON & HATTEN LUMBER COMPANY

At a meeting of the stockholders of the Batson & Hatten Lumber Company, held at its main office in the village of Lyman, County of Harrison, State of Mississippi, on this the 14th day of Nevember, 1932 at 2 o'clock Bom. the holders of a majority of the numbers and interest of the capital stock of said company being present, and participating in said meeting, the following resolutions were unanimously adopted:

Resolve that Section 7 of the original charter of incorporation of the Batson & Hatten Lumber Company, which was approved by the Governor and Attorney General of the State of Mississippi,

April 4, 1924 be amended so as to read as follows:

"Section 7. The purposes for which it is created is to do a general sawmill, turpentine, gravel and mercantile business and it shall have the right to do any and all things necessary for the successful carrying on of said business, to manufacture lumber, piling, turpentine, to gather and assemble wood, stumps, ties and etc., to dig, mine and sell gravel as well as all of the by products from any of said materials and for that purpose may own and operate sawmills, logging railroads, turpentine stills, gravel pits, and gravel plants, wood yards and retorts, and stores in which are carried a general line of merchandise; may own real and personal property; may buy and sell land, timber, and timber lands, turpentine, wood, stumps, ties; may dig and mine gravel from said lands, operate gravel plants and may do a general wholesale and retail lumber, turpentine, wood and gravel business; It shall also have the right to buy, sell and deal in all kinds of commercial papers and securities and the right to operate branches of its said business or gusinesses at such places as the stockholders may determine. Except that it shall not have the right to own agricultural lands in violation of the laws of the State of Mississippi, nor to operate its logging railroads except in the conduct of the business authorized by this charter.

Be it further resolved that this amendment shall take effect and be in force from and after its approval by the Governor of the State of Mississippi, as approved and provided by law and

its publication as required and provided by law."

Done by resolution duly passed and adopted by the stockholders of the Batson & Hatten Lumber

Company on this the 14th day of November, A.D. 1932.

R. Batson President

H. H. Parker Secretary R. Batson
W. H. Hatten
N. P. Hatten
H. H. Parker
W. A. Davis
Norman H. Hatten
Lewis Ray Hatten
J. Q. Batson
C. L. Batson
Mrs. W. H. Hatten
Mrs. N. P. Hatten
W. H. Hatten,Jr.

STATE OF MISSISSIPPI COUNTY OF HARRISON

This day personally came and appeared before me, the undersigned authority in and for said County and State, R. Batson, W. H. Hatten, N. P. Hatten, H. H. Parker, W. A. Davis, Norman H. Hatten, Lewis Ray Hatten, J. O. Batson, C. L. Batson, Mrs. W. H. Hatten, Mrs. N.P. Hatten, and W. H. Hatten, Jr., who acknowledged to me that they signed and executed the above and foregoing article of amendment to the charter of incorporation of the Batson & Hatten Lumber Company, as stockholders of said corporation, on the day and year therein mentioned.

Given under my hand and official seal, on this the 15th day of November, 1932.

W. G. Jenkins, Notary Public

STATE OF MISSISSIPPI

COUNTY OF HARRISON

This day personally came and appeared before me, the undersigned authority in and for the above-mentioned County and State R. Batson, President of and H. H. Parker, Secretary of the Batson & Hatten Lumber Company, a corporation, who acknowledged that they signed and executed the above and foregoing article of amendment to the charter of incorporation of said Batson & Hatten Lumber Company, on this the 15th day of November, 1932.

Given under my hand and seal of office, on this the 15th day of November, 1932.

W. G. Jenkins, Notary Public

STATE OF MISSISSIPPI

I, H. H. Parker, do hereby certify that I am the duly elected, qualified and acting Secretary of the Batson & Hatten Lumber Company, a corporation and further that the above and foregoing is a true and correct copy of a resolution passed by the stockholder of said corporation on November 14th, 1932, authorizing and directing the amendment to the charter of incorporation of said Batson & Hatten Lumber Company, as the same now appears of record on page 91 of Book 1 of the Minutes of said corporation.

Given under my hand and the seal of said corporation of this the 15th day of November, 1932.

H. H. Parker, Secretary

Received at the office of the Secretary of State on this the 17th day of November, A.D. 1932, together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion.

Jackson, Mississippi

Walker Wood, Secretary of State

I have examined this the above and foregoing amendment to the charter of incorporation of the Batson & Hatten Lumber Company, and I am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of BATSON & HATTEN LUMBER COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty First day of November, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: November 23, 1932

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

Suspended by State Tax Commission **\$**5546 as Authorized by Section 15, Chapter THE CHARTER OF INCORPORATION 121, Laws of Mississippi 1934 SEP 14 1936 DELUXE OIL COMPANY

The corporate title of said company is Deluxe Oil Company.

The names and postoffice addresses of the incorporators are: L. L. Simmons, West Point, Mississippi; L. M. Simmons, West Point, Mississippi; Ada C. Simmons, West Point, Mississippi.

3. The domicile of the corporation is West Point, Mississippi.

4. The amount of the authorized capital stock is Fifteen Thousand Dollars, all stock to be common stock with equal rights and powers and of the par value of One Hundred Dollars per share.

5. The period of existence is fifty years (not to exceed fifty years).

6. The purposes for which the corporation is created are: to acquire, own and possess gaso lines, oils, greases, lubricants and all petroleum products and any and all other products and preparations used in and about the operation of engines, automobiles and motor vehicles, tires, tubes, parts, and all kinds of accessories and equipment necessary for and suitable in the use and operation of such engines, automobiles and motor vehicles, with the right to sell, exchange, handle, deal in, transport and deliver such articles and merchandise; to engage in the business of repairing and conditioning automobiles and motor vehicles, and generally to engage in the business of owning and operating what is known as gas and filling stations; to own ar lease real estate, fixtures, trucks, automobiles and motor vehicles and all equipment necessary and suitable and usually used in above businesses, with power to operate, sell, rent, lease or exchange the same; to engage in the general mercantile business in the purchase, ownership, sale and delivery of groceries, sandwiches and eating places in convection with the operation and conduct of said gasoline filling stations and garages, all above at any place or places in Mississippi, and a t retail and/or wholesale, and including all of the rights and powers conferred by Chapter 100 of the Mississippi Code 1930 Annotated, and which are not contrary to law.

7. The number of shares of stock necessary to be subscribed and paid for before the corporation shall commence business is thirty per cent of the authorized capital.

Witness the signatures of the incorporators this the 12th day of November, 1932.

L. L. Simmons L. M. Simmons Ada C. Simmons. Incorporators

The State of Mississippi County of Clay

MISSISSIPPI PTG. CO., VICKSBURG - 21046

This day personally appeared before me, the undersigned authority of law in and for said County and State, L. L. Simmons, L. M. Simmons and Ada C. Simmons, to me personally known, who acknowledged that they signed and delivered the foregoing instrument on the date therein stated and for the purposes therein expressed.

In witness whereof 1 have hereunto attached my official signature and seal of office this 12th day of November, A.D. 1932. Circuit Clerk & Ex Officio

the 12th day of November, A.D. 1932.

Herman E. Williams, Notary Public in and for Clay County, Miss. My commission expires Jan. 1, 1936

Received at the office of the Secretary of State this the 22nd day of November, A.D. 1932, together with the sum of \$40.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Wreek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of DELUXE OIL COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed this Twenty Second day of November, 1932.

By the Governor

Senne tt Conner

Walker Wood, Secretary of State

Recorded: November 23rd, 1932.

Suspended by State Tax Commission as Authorised by Section 15, Chapter 121, Laws of Mississippi 1934

> DEC 9 ₁₉₃₅

ARTICLES OF ASSOCIATION OF THE COVINGTON COUNTY STRAWBERRY GROWERS' ASSOCIATION (A.A.L.)

We, the undersigned J. C. Sumrall, Lercy Davis, J. W. Gandy, Alfred Simms, S.F. Mooney, S.L. Dossett, Henry Peirce, J. H. Sanford, Sam Toarminia and W. L. Hemeter, all being residents of the State of Mississippi and producers of agricultural products, desiring that we, our associates and successors, shall come under Chapter 109 of the Laws of Mississippi of 1930, known as the Agricultural Association Law, and enjoy its benefits, do hereby voluntarily associate ourselves together for the purpose of forming and incorporating a non-profit cooperative marketing association, without capital stock and without individual liability, and enter into Articles of Association and Incorporation under said law, in duplicate and signed and acknowledged by all those named herein, to be filed with the Secretary of State of Mississippi, and recorded as required by said statute, setting forth the following:-

ARTICLE 1. The name of this Association is COVINGTON COUNTY STRAWBERRY GROWERS ASSOCIATION

(A.A.L.).

ARTICLE 2. The period of existence shall be fifty years.

ARTICLE 3. The domicile shall be at Sanford in the County of Covington, State of Mississippi. ARTICLE 4. Said incorporated association is to be organized and operated under said Chapter 109 of the Laws of Mississippi of 1930.

ARTICLE 5. The purposes for which the Association is formed are:

To promote the interests of agriculture and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by said Chapter 109 of the Laws of Mississippi of 1930, or by other laws of the State of Mississippi or the United States;

and more specifically:

(a) To promote, foster, encourage and engage in the business of marketing strawberries and other fruit and vegetable crops cooperatively; to minimize speculation and waste in the production and marketing of strawberries and other fruit and vegetable products; to stabilize strawberry and other fruit and vegetable markets; to handle cooperatively the problems of strawberry and other fruit and vegetable growers; and to exercise any or all of the purposes and powers permitted by said Agricultural Association Law.

(b) To engage In any activity in connection with the production, grading, handling, storing, shipping, warehous to sizing, processing and marketing of straw terries and other fruits and vegetable products of the Association and its members; and in the financing of any of said operations; to engage in any activity in connection with the manufacturing, buying, selling or furnishing to its members of supplies, machinery, or equipment, or in the financing of one or

more of such activities, either by the Association or by its members;

(c) To purchase and sell strawberries and other fruit and vegetable products of its members; (d) To acquire, handle, process and market strawberries and/or other fruit and vegetable products of members hereof in any manner, in any capacity and on any basis that may be agreed

upon and to do anything that is conducive of any of such purposes;

(e) To borrow money without limitation, to indorse, guarantee and/or become surety on notes or other obligations, for accommodation or otherwise, and to give all manner of security for payment of such money, notes or other obligations by giving mortgages or liens on, or other interest in any or all shares, securities, claims, obligations or property of any kind, owned or held in whole or in part by it; and to provide ways and means of making available to such producers the credit facilities of the Federal Intermediate Credit Bank, or any other agency or institution for the providing of agricultural credits, or the credit facilities of other financial institutions which may be made available to such producers.

(f) To make advances and/or lend money to the members of the Association; and to accept as collateral for any such advances and/or loans, warehouse receipts, mortggges, or any other kind

of security permitted by law;

(g) To render any service and/or provide any facility conducive to the producing, harvesting, receiving, processing, treating, grading, sizing, packing, storing, handling, shipping, utilization, and/or marketing of strawberries and/or other fruit and vegetable products;

(h) To purchase, lease, construct or otherwise acquire or have possession of such packing houses and/or receiving stations with such equipment as is necessary and/or proper to care for, receive, handle and prepare strawberries and/or other frutt and begetable crops for market;

(i) To acquire, improve, utilize, deal in, give as security and dispose of real and/or personal property and/or any interest therein on account of and for furthering the business of the Association;

(j) To purchase or otherwise acquire and/or manufacture and/or sell or otherwise dispose of, any and all supplies necessary or convenient for use in growing, handling, processing, or

packing strawberries and/or other frutt and vegetable products;

(k) To guarantee, purchase, or otherwise acquire, hold, sell, assign, transfer, mortgage, pledge, or otherwise dispose of shares of the capital stock, bonds or other evidence of indebtedness created by other corporations for the purpose of furthering the strawberry and/or other fruit and vegetable business authorized herein and while the holder of such stock to exercise all the rights and privileges of ownership, including the right to vote the same;

(1) To borrow money for any of the purposes of this corporation without limitation; and to

(1) To borrow money for any of the purposes of this corporation without limitation; and to issue bonds, deeds of trust, debentures, notes or other obligations therefor and to secure the same by pledge, mortgage, or deed of trust on the whole or any part of the property of this corporation either real or personal, or to issue bonds, notes, or other obligations without any

such security.

(m) To do each and everything necessary, suitable or proper for the accomplishment of any one of the purposes or the attainment of any one or more of the objects herein enumerated or conducive to or expedient for the interest or benefit of the Association, and to contract accordingly; and in addition, to exercise and possess all powers, rights, and privileges necessary or incident to the purposes for which the Association is organized or to the activities in which it is engaged, and, in addition, any other rights, powers, and privileges granted by the laws of the State to other corporations, except such as are inconsistent with the express provisions of the law under which this Association is organized, and to do any such thing anywhere;

(m) The objects specified herein shall, except where otherwise expressed, be in no way limited or restricted by reference to or inference from the terms of any other clause or paragraph of these Articles of Incorporation; and the foregoing shall be so construed both as to objects and powers, and the enumeration thereof shall not be held to limit or restrict in any manner the general powers conferred on this Association by the laws of the State of Mississippi,

This Association is formed by producers of strawberries and other fruit and vegetable crops, and is to be operated for the mutual benefit of the members thereof as such producers, and shall conform to, be governed by, and entitled to all the provisions, restrictions, and benefits of an Acto of the Congress of the United States entitled "An Act to authorize associations of producers of agricultural products," approved February 18th, 1922, and of the "Agricultural Association Law" of this State, under which this Association is formed, and/or any other Act of the Congress of the United States, or of this State, now in force, or hereafter

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

adopted, applicable to producers of agricultural products or their associations in furthering the more orderly receiving, handling and marketing of such products.

ARTICLE 6. This Association is organized without capital stock, and no dividends shall ever be paid on the membership capital, if any, of this Association. Only growers of strawberries and other fruit and vegetable crops shall be admitted to membership in this Association, and if any grower of strawberries and other fruit and vegetable crops admitted to membership ceases to be a producer of strawberries and other fruit and vegetable crops his membership in the Association shall automatically terminate by reason thereof. This Association shall not handle or deal in strawberries and other fruit and vegetable crops of non-members hereof.

The voting rights of each member of the Association shall be determined in accordance with the by-laws. The property rights and the interest of each member in the Association shall be determined by reference to their contributions to the Association and by the deductions of the

Association from the net proceeds received from the sale of their products.

ARTICLE 7. The private property of the members shall not be subject to the payment of corporate debts.

IN WITNESS WHEREOF, we have hereunto subscribed our names in duplicate this 22 day of November A.D. 1932.

STATE OF MISSISSIPPI

COUNTY OF COVINGTON

Before me, a Notary Public in and for said County and State on this 22 day of November, 1932, personally appeared J. C. Sumrall, Leroy Davis, J. W. Gandy, Alfred Simms, Mooney, S. L. Dossett, Henry Pierce, J. H. Sanford, Bam Taormina, W. L. Hemeter, known to me to be the identical persons who executed the within and forggoing instrument, and acknowledged to me that they executed and delivered the same as their free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and official seal the day and year written above.

Norfleet Sumrall, Notary Public in and for the County of Covington, State of Mississippi My commission expires Sept. 22,1934

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE JACKSON

I, Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the Articles of Association and Incorporation of COVINGTON COUNTY STRAWBERRY GROWERS' ASSOCIATION (A.A.L.) hereto attached, together with a duplicate thereof, was pursuant to the provisions of Article 1, Chapter 99, Code of Mississippi of 1930, filed in my said office this the 23rd day of November A.D. 1932, and one copy thereof recorded in the Records of Incorporations, in this office, in Book No. 31, at Page 529-530 and the other copy thereof returned to said Association. Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed this

23rd day of November, 1932.

SEAL

DECODATE MOTERATED 92md 1029

Walker Wood, Secretary of State

RECORDED: NOVEMBER 23rd, 1932

MISSISSIPPI PTG. CO., VICKSBURG - 21046

AMENDMENTS TO THE CHARTER OF THE

by State Tax Commission or A thurward by Section 15, Chapter 21, Laws of Mississippe 1934

OCT 12 1938

ELECTRIC SERVICE COMPANY OF MISSISSIPPI

On motion made, seconded and carried, it is resolved that the charter of incorporation of the Electric Service Company of Mississippi be amended so as to read as follows:

Section 1 be amended so as to read as follows:

1. The corporate title of said company is: Fire Protection Company of Mississippi. Section 4 shall be amended so as to read as follows:

4. Amount of capital stock and particulars as to class or classes thereof: \$1,000.00

Section 5 shall be amended to read as follows:

5. Number of shares for each class and par value thereof, ten shares common stock, par value \$100.00.

Section 7, the purpose for which it is creates. Section 7 shall be amended to read as follows:

7. The purpose for which it is created: Is to purchase, manufacture, rebuild, repair, and install all kinds of electrical, plumbing, and heating machinery, fixtures, supplies and equipment, to hold or engage in a general electrical plumbing and heating contracting business, and purchase, manufacture, rebuild, repair and install all kinds of sprinkler and fire protection

Section 8 shall be amended so as to read as follows:

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: \$1,000.00 capital stock will be paid in before the company may begin business.

STATE OF MISSISSIPPI COUNTY OF JONES SECOND DISTRICT

We, A. C. Smith, President, and J. B. Harper, Secretary, respectively of the Electric Service Company of Mississippi, hereby certify that at a special meeting of the stockholders of the Electric Service Company of Mississi pi, held in the office of said company on the 21st day of November, A.D. 1932, at 4:00 P.M., the above resolution was passed, amending the charter of the said Electric Service Company of Massissippi.

Given under our hands and official seal, this the 21st day of November, A.D. 1932.

ATTEST:

J. B. Harper, Secretary

A. C. Smith, President

Received at the office of the Secretary of State this the 25th day of November, A.D. 1932 bogether with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss.,

Nov. 26th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of ELECTRIC SERVICE COMPANY OF MISSISSIPPI is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty Sixth day of November, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: November 28th, 1932

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5548

THE CHARTER OF INCORPORATION INDUSTRIAL SECURITIES CORP. OF MISSISSIPPI, INC.

1. The corporate title of said company is Industrial Securities Corporation of Mississippi, Incorporated.

2. The names and postoffice address of the incorporators: Tom O. Crosby, Jackson, Mississippi; Margie Edwards, Jackson, Mississippi; W. W. May. Jackson. Mississippi.

3. The domicile is at Jackson, Mississippi.

The amount of capital stock is Ten Thousand shares, all of which have no par value. The Ten Thousand shares of non par shall be common stock, voting powers unlimites and dividends to be determined by the Board of Directors; sale price of the non par stock is fixed herein at one dollar per share. But the Board of Directors are hereby authorized to change the sale price of this class of stock at any time and at any price in their discretion, in accordance with Section 4134, Chapter 100, Miss. Code of 1930. No share holders shall have a pre-emptive right to subscribe to additional stock of the corporation.

5. The period of existence is fifty years.

The corporation may begin business when \$1,000.00 capital has been paid in. 7. The purpose for which it is formed: It is hereby authorized to buy, hold, own, discount, or otherwise acquire, and to sell, deal in, transfer, or otherwise dispose of, and to borrow money on the security of, and to hypothecate any and all kinds of choses in action, notes, accounts, and other evidences of debt, certificates of indebtedness, deeds of trust, bills of sale, assignments, stocks, bonds and security of every kind; to lend money, to borrow money and give security therefor. To issue lien notes, certificates of indebtedness, investment certificates, bonds, and such other evidences of indebtedness as are not prohibited by law; to procure loans for others and collect commissions for obtaining such loans; to buy, own, hold, sell and dispose of and incumber any and all kinds of personal property and real estate; to buy, own, assign, pledge, and sell such stocks of corporations as are not prohibited by law.
8. The Board of Directors shall have authority to make and alter by-laws in their discre-

tion including by-laws fixing their qualifications, classification or term of office, or fixing

or increasing their compensation.

In the election of directors each share holder of record shall have the right to multiply the number of votes to which he may be entitled by the number of directors to be elected, and he may cast all such votes for one candidate or he may distribute them between any two or more candidates.

Any director absent from a board meeting may be represented by any other director or share-holder, who may cast the vote of the absent director according to the written direction,

general or special, or said absent director.

9. The first Board of Directors shall be elected at a meeting of the shareholders to be held at 108 Lampton Building, Jackson, Mississippi, at 3P.M. Friday, December 2, 1932. 10. The rights and powers to be exercised by this corporation are those conferred by the

provisions of Chapter 100, Code of 1930.

Tom O. Crosby Margie Edwards W. W. May

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me, the undersigned authority in and for said county and state, the within named Tom O. Crosby, Margie Edwards and W. W. May, incorporators of the corporation known as the Industrial Securities Corporation of Mississippi, Incorporated, who acknowledge that they signed and executed the above and foregoing articles of incorporation as their act and deed.

Given under my hand and seal of office, this the 23rd day of November, 1932.

J. H. White, Notary Public

Received at the office of the Secretary of State this the 25th day of November, A.D. 1932, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Nov. 25th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of INDUSTRIAL SECURITIES CORPORATION OF MISSISSIPPI, INCORPORATED is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this twenty sixty day of November, 1932.

By the Governor Walker Wood, Secretary of State Sennett Conner

Recorded November 28th, 1932.

Dissolved by deere Forrest & or Mixo. Chancery Court Dec 30, 1931- Filed Dec 31, 1935.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

#5554

CHARTER OF INCORPORATION NATIONAL FOODS, INC.

The corporate title of said company is National Foods, Inc.

2. The names and postoffice addresses of the incorporators are: S. G. Gray, Hattiesburg, Mississippi; S. H. Rice, Hattiesburg, Mississippi.

3. The domicile of the corporation in this State is Hattiesburg, Forrest County, Mississippi.

4. The amount of authorized capital stock is \$5,000.00 divided into fifty shares of the par value of \$100.00 per share, all of said stock being common stock and the shares thereof being common stock and the shares thereof being of the same class and with the same privileges.

5. The period of its existence shall be fifty years.

The purposes for which the corporation is created are: To buy, acquire, own, sell, barter or exchange merchandise of any and all kinds not prohibited by law, including, amongst any other such merchandise, groceries, produce and other foods and food products; to conduct a general mercantile business, retail and/or wholesale; to own and conduct stores in connection with its mercantile business; to buy, lease, rent, or otherwise acquire and own and use real estate, except as prohibited by law, and to sell, rent, lease, or otherwise dispose of the same in any lawful manner; to own, maintain and operate as many branch stores or plants in the conduct of any of its business as may be found convenient and to own any and all plants and property and choses in action necessary or convenient in the conduct of any of said business not prohibited by law; and generally, to do any and all things connected with or incidental to any of the business above specified which a trading or husiness corporation is permitted to do under the laws of Mississippi.

7. The rights and powers that may be exercised by said corporation, in addition to those above specified, are those conferred by the provisions of Chapter 100 of the Mississippi Code

of 19301 and the Acts amendatory thereof.

8. Said corporation shall have the right to commence business when twenty-five shares of its capital stock have been su scribed and paid for, either in cash or property worth at least the total amount of the par value of said latter number of shares.

S. H. Rice

S. G. Gray

Incorporators

STATE OF MISSISSIPPI

FORREST COUNTY

Personally appeared before me, the undersigned authority in and for said County, S. G. Gray and S. H. Rice, who each acknowledged that they, on this date, executed the above and

Given under my hand and seal of office on this, the 1st day of December, A.D., 1932.

Carrie Lee Conner, Notary Public

Received at the office of the Secretary of State this the 2nd day of December, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON

The within and foregoing Charter of Incorporation of NATIONAL FOODS, INC., is hereby

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Second day of December, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 3rd, 1932.

TO THE GOVERNOR OF THE STATE OF MISSISSIPPI:

Pursuant to and in compliance with the requirements of Section 6066 of Mississippi Code, 1930, the undersigned persons, desiring the creation and organization of a railroad corporation, hereby apply therefor and declare:

(a) The name, residence and postoffice address of each of the applicants are as follows:

W. H. Watkins, Jr., Jackson, Mississippi; W.B.McCarty, Jackson, Mississippi; O.B. Taylor, Jackson,

Mississippi; P.H. Eager, Jr., Jackson, Mississippi; F. H. Parker, Jackson, Mississippi.

(b) The terminal points of the proposed railroad are Jackson, in the County of Hinds,

State of Mississippi, and Slidell, in the Parish of St. Tammany, State of Louisiana, the line of railroad to cross the boundary line between the states of Mississippi and Louismana at or near the southeast corner of Township 1, Range 11, in the County of Marion, State of Mississippi.

(c) In the state of Mississippi the line will extend from the west bank of Pearl River near

the northern limits of the City of Jackson, in the County of Hinds, across the counties of Copiah, Lawrence, and Marion, and will pass through or near the municipalities of Gatesville. Georgetown. Monticello, and Foxworth.

(d) The name by which the corporation is to be known as New Orleans Great Northern Railway

Company.

(e) It is hoped that the railroad will be completed within two years from the date of this

application.

IN WITNESS WHEREOF, We, the applicants above named, have hereunto set our hands, the 1st day of December, 1932.

W. H. Watkins, Jr.

W. B. McCarty

O. B. Taylor P. H. Eager, Jr.

F. H. Parker

Received at the office of the Governor, this the 1st day of December, 1932, and referred to the Attorney General for his opinion. Sennett Conner, Governor

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of the State of Mississippi, or of the United States. This the 1st day of December, 1932.

Greek L. Rice, Attorney General W. W. Pierce, Assistant Attorney General

PROCLAMATION

authorizing the above named parties to organize a railroad corporation with the terminal points of the railroad as follows:

The northern terminal point of the said railroad will be Jackson, in the County of Hinds, State of Mississippi, and the southern terminal point will be Slidell, in the Parish of St. Tammany, State of Louisisna, the line of railroad in the State of Mississippi to extend from a point on the west bank of Pearl River near the northern limits of the City of Jackson, in the County of Hinds, across the counties of Copiah, Lawrence and Marion, passing through or near the municipalities of Gatesville, Georgetown, Monticello, and Foxworth, and crossing the boundary line between the States of Mississippi and Louisiana at or near the southeast corner of Township 1, Range 11, in the County of Marion.

The name by which this corporation shall be known is NEW ORLEANS GREAT NORTHERN RAILWAY

COMPANY.

\$500.00

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the same to be attested by Walker Wood, Secretary of State, and have caused the Great Seal of the State of Mississippi to be here to affixed.

DONE at the Capitol in the City of Jackson, this 1st day of December, A.D. 1932.

Walker Wood, Secretary of State

Sennett Conner, Governor

Recorded December 5, 1932

STATEMENT OF ORGANIZATION OF NEW ORLEANS GREAT NORTHERN RAILWAY COMPNANY MADE PURSUANT TO THE PROVISIONS OF SECTION 6070 OF MISSISSIPPI CODE OF 1930.

We. the undersigned, being all the directors elected by the projectors of New Orleans Great Northern Railway Company at their organization meeting held on the 20th day of March, 1933, hereby state: That the date of the organization of New Orleans Great Northern Railway Company is the 20th

day of March, 1933. That by a resolution duly adopted by the projectors at the said organization meeting, the amount of the capital stock of the said company was fixed at Eight Hundred Twenty-Four Thousand Eight Hundred (\$824,800) Dollars and that the said capital stock was divided into Eight Thousand Two Hundred and Forty Eight (8,248) shares of the par value of One Hundred (\$100) Dollars each.

W. H. Watkins Jr.. F. W. Bradshaw, W. B. McCarty, P. H. Eager Jr. Hardy R. McGowen,

State of Mississippi,

County of Hinds. This day personally appeared before me, the undersigned authority in and for the said county and state, P. H. Eager, Jr., who being by me first duly sworn, stated upon his oath that he is one of the directors elected at the organization meeting of the projectors of the New Orleans Great Northern Railway Company, and that the above and foregoing statement as to the date of the said organization and as to the amount of the entire capital stock and the number of shares into which the stock is divided is true and correct as therein set forth. P. H. Eager, Jr.

Sworn to and subscribed before me this the 20th day of March, 1933. F. J. Lotterhos, Notary Public.

(SEAL) DOMESTIC CHARTERS STATE OF MISSIBBIPPI

No. 5679 W

Office of Secretary of State

Jackson, Miss., March 20, 1933 Received of W. H. Watkins, Attorney, the sum of Five Hundred Dollars for Charter: New Walker Wood, Secretary of State. Orlaens Great Northern Railway Company. Recorded: March 20, 1933

MISSISSIPPI PTG, CO., VICKSBURG -- 21046

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississippi 1934 SEP 14 1996

THE CHARTER OF INCORPORATION OF LAMAR OIL COMPANY

1. The corporate title of said company is Lamar Oil Company.

2. The names of the incorporators are: J. G. Sartin, Jr., postoffice, Hattiesburg, Mississ-ippi; R. W. Slay, postoffice, Purvis, Mississippi; T. W. Davis, Jr., postoffice, Purvis, Mississippi.

3. The domicile is at Purvis, Lamar County, Mississippi. The amount of capital stock and particulars as to class or classes thereof: One Hundred Thousand Dollars (\$100,000.00) represented by one hundred thousand (100,000) shares of common stock of no par value, and with equal privileges.

5. Number of shares for each class and par value thereof: One hundred thousand (100,000) shares of common stock of equal privileges and of no par value, the sale price to be One Dollar (\$1.00) per share, provided however, that the Board of Directors shall have power and authority at any time to change said price and to fix the price at which said stock may be sold.

6. The period of existence (not to exceed fifty years is fifty (50) years.

The purpose for which it is created:

(a) To acquire, own, work, lease, mortgage, sell and dispose of petroleum oil, gas and other mineral lands, royalties, leases and any and all interest therein and to drill, explore and develop, the same.

(b) To produce, buy, sell and otherwise acquire, transport, market and distribute, oil,

gas and other minerals retail and/or wholesale and the products and by-products thereof. (c) To buy, acquire, own, lease, lay and operate conduits, pipe lines, pumping plants and other property, equipment and appliances used in and about the storage, transportation and

distribution of petroleum, oil or its products -- gas for fuel, light, power and any and all other uses or purposes for which oil or gas may be used.

(d) To buy, acquire, own and operate franchises, licenses and privileges for the sale and distribution of oil, gas (and other minerals) and of electric power.

(e) To buy, own, acquire and lease real estate, right of way, easements and licenses for the purpose of the corporation and exercise the right of eminemat domain when authorized by law.

(f) To erect and operate private telegraph and telephone lines and railways for the

business of the corporation but not for public use.

(g) To construct, carry out, maintain, improve, manage, work, control and superintend any works, plants, factories and conveniences which may be necessary and proper either directly or indirectly in connection with any of the objects of the company and to contribute thereto, subsidize, guarantee or otherwise aid or take part in such operations.

(h) To borrow money by issuance of notes, bonds, debentures and other evidences of indebtedness of the corporation, and to mortgage, pledge and hypothecate the property and assets

of the corporation to secure payment of the same.

(i) To construct, erect and operate plants for the production of natural gasoline and by-products thereof and for the manufacture of all products and by-products obtained from crude petroleum oil and to provide for the marketing and distribution thereof.

(j) To purchase or otherwise acquire, hold, sell, assign and transfer shares of capital stock, bonds and other evidences of indebtedness of corporation and to exercise all privileges of ownership, including voting on stock so held when not in conflict with or contrary to the laws of the State of Mississippi and the United States.

(k) To buy, own, sell and deal in all kinds of personal property on its own account and

as broker or agent for others.

(1) To invest the funds or money in property, or by making loans of same and to take and receive security therefor by way of mortgage on both real and personal property, and to receive pledges of such property by bill of sale or delivery, and to accept endorsements and guarantees of persons and corporations.

(m) To do and perform any and all other acts and deeds not contrary to the laws of the State of Mississippi and the United States proper to carry out and perform the objects of the

(n) And, to have any and all of the powers given and granted to corporations by Chapter 100, Mississippi Code of 1930, and any subsequent amendments thereto made by the legislature of the State of Mississippi.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business are as follows: Ten thousand (10,000) shares of common stock of no par value to be paid for in cash or in property or services at a valuation to be fixed by the Board of Directors.

WITNESS OUR SIGNATURES, this the 30th day of November, A.D., 1932.

R. W. Slay T. W. Davis, Jr. J. G. Sartin, Jr.

STATE OF MISSISSIPPI

Incorporators

COUNTY OF LAMAR This day personally appeared before me, the undersigned authority, R. W. Slay and T. W. Davis, Jr., incorporators of the corporation known as the Lamar Oil Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 30th day of November, A.D., 1932.

STATE OF MISSISSIPPI COUNTY OF FORREST

This day personally appeared before me, the undersigned authority, J. G. Sartin, Jr., one of the incorporators of the corporation known as the Lamar vil Company, who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 30th day of November, A.D. 1932.

Edna B. Komp. Notary Public Received at the office of the Secretary of State this the 5th day of December, A.D., 1932. together with the sum of \$210.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

J. D. Sumrall, Chancery Clerk

Jackson, Mississippi Dec. 5th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

STATE OF MISSISSIPPI EXECUTIVE OFFICE JECKSON

The within and foregoing Charter of Incorporation of LAMAR OIL COMPANY is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this FIFTH day of DECEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 6, 1932

MISSISSIPPI PTG. CO., VICKSBURG-21046

THE CHARTER OF INCORPORATION OF THE ANNUAL CONFERENCES OF THE AFRICAN METHODIST EPISCOPAL CHURCH IN MISSISSIPPI AND LOUISIANA

1. The corporate title of said company is The Annual Conference of The African Methodist

Eipscopal Church in Mississippi and Louisiana. 2. The names of the incorporators are: S.L.Greene, postoffice, Jackson, Mississippi; J.W.Hair, postoffice, Jackson, Mississippi; W.H. Davis, postoffice, Jackson, Mississippi; A.C. Wells, postoffice, Jackson, Mississippi; R.L. Johnson, postoffice, Jackson, Mississippi; B.P. Newman, postoffice, Jackson, Mississippi; S.W.Miller, postoffice, Jackson, Mississippi; R.A. Scott, postoffice, Jackson, Mississippi.

3. The domicile is at Jackson, Mississippi. 4. The corporation has no capital stock, is a religious society and is not for profit.

The period of existence is fifty (50) years.

The purpose for which it is created is to diffuse and disseminate moral and religious knowledge throughout the world by means and use of churches, ministers of the gospel, teachers, Bible workers, medical doctors and nurses, and other agencies, organizations, schools and religious printed matter; to operate hygienic cafes, bathrooms and treatment rooms; to found and maintain hospitals and sanitariums for the sick where they can receive treatment with or without pay; to receive gifts and grants in trust for any of the above specified objects and to execute all such trusts; to issue notes; to make loans; to acquire possession of and to purchase and hold title to real estate and personal property in the states of Louisiana and Mississippi, or in any other state or country whose laws do not prohibit the same; to sell and otherwise dispose of as may seem prudent any property, real or personal, that may come into possession of the corporation; to mortgage and bond any property owned by it, to borrow money with or without security.

It is expressly declared that the corporation herein organized is not for personal profit or gain to amyone, but that all of its property and effects must be used and expended in carrying

into effect the aims, ends and objects of its corporate existence.

7. The rights and powers that may be exercised by this corporation are those conferred by

the provisions of Chapter 100 of the Mississippi Annotated Code of 1930.

8. All of the corporate powers of the corporation hereby organized and the management and control of its business, funds, and affairs shall be vested in and exercised by a board of trustees, which shall consist of seventy-two (unless increased br decreased by number of conferences) persons of the religious denomination. The persons here to subscribing shall constitute the first board and shall hold until their successors shall have been elected and qualified. The board of trustees herein provided for shall be annually elected by the conferences which are now in existence, comprising the Annual Conferences of the African Methodist Episcopal Church in Mississippi and Louisiana, and such additional conferences in said two states as may hereafter be established. These trustees shall be elected by said annual conferences; each annual conference shall select eight (8) trustees, of whom five (5) shall be ministers and three (3) shall be laymen. The Bishop of the Annual Conferences of the African Methodist Episcopal Church in Mississippi and Louisiana shall be the ex officio President of the corporation and chairman of the board of trustees. The first meeting of the board of trustees, as herein named, towit, the incorporators, is fixed for ten o'clock A.M., Dec.6,1932, at the Pearl Street African Methodist Episcopal Church, Jackson, Mississippi. The annual meeting of the board of trustees shall be held (in said church) in Jackson, Mississippi, between the 1st day of May and the 30th day of June, in each year, upon the written call to each trustee from the Bishop of the conferences. The first board of trustees as named herein shall serve until the next special or regular meeting after the organization meeting, whereupon the new trustees shall take office.

Special meeting of the board of trustees may be called at any time by the Bishop on ten (10) days notice in writing to the trustees. The call for the annual meeting shall be on fifteen (15)

days notice.

A majority of the incorporators named herein shall constitute a quorum for all business. A majority of the seventy-two (72) trustees selected by the annual conferences shall constitute

a quorum for all business.

At any annual meeting of the board of trustees an executive committee of ten (10) may be appointed to attend to the business of the corporation in the interim. One member of the executive committee shall come from each conference in the two states and the Bishop shall be a member thereof and ex officio chairman.

Whenever a vacancy shall occur in said board it shall be filled by election of the remaining

At the organization meeting the first board of trustees shall elect as they may determine the officers of the corporation for the ensuing year, which shall be a president, who shall be the Bishop of the conferences, and a secretary and a treasurer.

For the purpose of organization, the following persons shall be the officers of said board of trustees and until election and induction of their said successors, to-wit:

> President S. L. Greene J. W. Hair Secretary Treasurer R. L. Johnson

The board of trustees shall from time to time make rules, regulations and by-laws for its own government and for the government of said corporation.

S. L. Greene J. W. Hair

R. L. Johnson A. C. Wells

W. H. Davis S. W. Miller

B. P. Newman R. R. Scott

STATE OF MISSISSIPPI COUNTY OF HINDS

Personally appeared before me, the undersigned Notary Public in and for the County and State aforesaid, the within named S. L. Greene, J. W. Hair, W. H. Davis, A. C. Wells, R. L. Johnson, B. P. Newman and S. W. Miller, incorporators of the corporation known as The Annual Conferences of The Arrican Methodist Episcopal Church in Mississippi and Louisiana, who each acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this, the 22nd day of November, 1932.

Given under my hand and official seal, this, the 22nd day of November, 1932.

Received at the office of the Secretary of State this the 3rd day of December, A.D.1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Dec. 3rd, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of THE ANNUAL CONFERENCE OF THE AFRICAN METHODIST EPISCOPAL CHURCH IN MISSISSIPPI AND LOUISIANA is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed this 3rd day of December, 1932.

By the Governor

Sannett Conner

Walker Wood, Secretary of State

Recorded: December 6, 1932

The Constant dissoluted and its Charter of the Charter to the Constant of the Charter of Englishment of the Charter of Incorporation billion this office this the 22 th day march of the Charter o

#5559

MISSISSIPPI PTG. CO., VICKSBURG - 21046

THE BROOKHAVEN INVESTMENT COMPANY

The corporate title of said Company is Brookhaven Investment Company.

2. The names and postoffice addresses of the incorporators are: S. E. Moreton, Brookhaven, Mississippi; S. E. Moreton, Jr., Brookhaven, Mississippi, Hubert F. Brennan, Brookhaven, Mississippi; T. P. Brady, Brookhaven, Mississippi.

3. The domicile of the corporation in this state is Brookhaven, Mississippi.

The amount of authorized capital stock is fifty thousand dollars, all of which is hereby classified as, and is, common stock. The number of shares thereof shall be five hundred and each share shall have a par value of one hundred dollars. The privileges and restrictions thereof are those fixed by law without the necessity of corporate action together with such further privileges and restrictions as may be from time to time fixed by corporate act or acts not in violation of the law.

5. None of the capital stock of this corporation is without nominal or par value but all of its authorized capital stock is common stock and the sale price thereof, therefore, not

fixed by the Board of Directors.

The period of existence is fifty years.

The purposes for which the corporation is created are: (a) To purchase, own, lease and rent real estate of every kind and character, improved

and unimproved. (b) To sell, lease and rent real estate of every kind and character, improved and

unimproved. To engage in farming and the development and cultivation of land, and to sell or (c) otherwise dispose of crops grown thereon, provided however it shall hot hold and cultivate for agricultural purposes more than ten thousand acres of land in any one year.

(d) To acquire, own, lease and operate a feed mill, griss mill and/or other plants and machinery for the manufacture of commodities grown on real estate owned or leased by it, and

also to own and operate lunch counters, boarding and/or rooming houses.

(e) To purchase, acquire, own, lease and operate a dairy or dairies, located on land

owned or leased by it and to sell or lease such property owned by it.

(f) To purchase, own and sell timber and to operate a sawmill for the purpose of

manufacturing timber owned by it.

(g) To own, lease, sell and/or operate all gas, mineral or oil rights located in or on its real estate.

(h) To do any and all things necessary to engage in real estate business and to do all

things necessary to carry on such business.

(i) To deal in, purchase, buy, own and sell such bonds and stock of every kind and

character as may be lawfully sold under the Laws of the State of Mississippi.

(j) To lend money, to sell its property, to furnish labor, to hire or furnish labor, and service on credit as well as for cash, to take deeds in trust, mortgages, evidences of debt and all manner of security, real and personal, for all money and debts due to the corporation and to sell and dispose of same whenever it deems it to be to the interest of the corporation to do so, and to purchase, sell and transfer notes, deeds in trust, mortgages and other evidences of debts due to it or to other corporations.

(k) To assume the whole or any part of the obligations or liabilities of any person, firm, association, or corporation, unless prohibited by the Laws of the State of Mississippi.

(1) To guarantee, purchase, hold, sell, assign, transfer, mortgage, pledge, or otherwise dispose of, shares of the capital stock of, or any bonds, securities or evidences of indebtedness created by any other corporation or corporations organized under the laws of this State, or any other state, country, nation or government, and while the owner thereof to exercise all the rights, powers and privileges of ownership not in violation of the laws of the State of Mississippi.

(m) To lease, own, construct, operate and maintain all buildiggs, improvements, works and yards, and in general to carry on any other business, whether manufacturing or otherwise. necessary, convenient, incidental or desirable to the conduct of the enterprises hereby provided for, or any of them, or any enterprise necessary for the successful management of the corporate business not in violation of the Laws of the State of Mississippi, though not above specifically

provided for.

(n) To acquire, hold, use, sell, assign, lease, grant licenses in respect of, mortgage, or otherwise dispose of letters patent of the United States, or any foreign country, patent rights, licenses and privileges, inventions, improvements and processes, copyrights, trade-marks and trade-names, relating to or useful in connection with any business of the Corporation.

(o) The rights and powers that may be exercised by said Corporation, in addition to the foregoing, are those conferred by the provisions of Chapter 100 of the Lass of 1930, and by

all other statutes and laws of the State of Mississippi.

The foregoing clauses shall be construed both as objects and powers; and it is hereby expressly provided that the foregoing enumeration of specific powers of the Corporation shall not be held to limit or restrict in any manner the powers of the Corporation, and the objects and powers specified in the several clauses above are and shall be independent objects and powers.

(8) The number of shares of stock necessary to be subscribed and paid for before the Corporation shall commence business is two hundred and fifty (250) shares, and the Corporation may commence business when as much as twenty-five thousand dollars (\$25,000.00) cash shall have been paid in for shares of stock subscribed and sold.

S. E. Moreton S. E. Moreton, Jr. Hubert F. Brennan

T. P. Brady, incorporators. STATE OF MISSISSIPPI

LINCOLN COUNTY

This day, personally appeared before me, the undersigned authority, S. E. Moreton, S. E. Moreton, Jr., Hubert F. Brennan and T. P. Brady, incorporators of the corporation known as the Brookhaven Investment Company, who acknowledged that they signed, executed and delivered the foregoing articles of incorporation as their act and deed on this the 5th day of December, 1932.

Stella T. Harper, Notary Public

Received at the office of the Secretary of State this the 6th day of December, A.D. 1932, together with the sum of One Hundred and Ten Dollars (\$110.00) deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Mississippi December 6th, 1932

I have examined this Charter of Incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

By the Governor

The within and foregoing Charter of Incorporation of BROOKHAVEN INVESTMENT COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Seventh day of December, 1932.

Dennis Murphree, Lieutenant and Acting Governor

Walker Wood, Secretary of State

Recorded: December 7,1932

ARTICLES OF ASSOCIATION AND INCORPORATION COLLINS COOPERATIVE MARKETING ASSOCIATION (A.A.I.)

Sec. 1. We, L.M. Blount of Covington County, Mississippi (P.O. address Collins, Miss.); W. Knight of Covington County, Mississippi, (P.O. address Collins, Miss. #3); C.E. Kepliger of Covington County, Mississippi, (P.O. address Collins, Miss., #1); J.W. Thames of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of Covington County, Mississippi, (P.O. address Collins, Miss.); Terral Smith of C (P.O. address Collins, Miss. # 2); T. W. Wade of Covington County, Mississippi, (P.O. address Collins, Miss. #3); Z. M. Rogers of Covington County, Mississippi, (P.O. address Collins, Miss. # 3); Howard P. Thompson of Covington County, Mississippi, (P.O. address Collins, Miss. # 2); V. H. Strahan of Covington County, Mississippi (P.O. address Collins, Miss.); H. C. Sanford of Covington County, Mississippi (P.O. address Collins, Miss.); the undersigned producers of agricultural products in the State of Mississippi, desiring that we, our associates and successors shall come under Chapter 109 of the Laws of Mississippi of 1930, known as the Agricultural Association Law, and enjoy its benefits hereby enter into Articles of Association and Incorporation thereunder, in duplicate and signed and acknowledged by all those named herein, to be filed with the Secretary of State of the State of Mississippi, and recorded as required by said statute, for the purpose of beginning a comporation without capital stock and without individual liability, as provided and allowed in said statute, with all the rights, powers, privileges and immunities by said statute given or allowed, setting forth the following:

Section 2. The name of the organization shall be Collins Cooperative Marketing Asso. (A.A.L.).

Section 3. The period of existence shall be fifty years. Section 4.

The domicile shall be at Collins in the county of Covington, in the State of Mi**s**sissippi.

Section 5. Said incorporated association is to be organized and operated under said Chapter 109 of the Laws of Mississippi of 1930.

Section 6. The purpose of said descorporated association are to promote the interests of agriculture and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by said Chapter 109 of the Laws of Mississippi of 1930 or by other laws of the State of Mississippi or the United States.

In testimony whereof we have hereunto set our hands in duplicate this 9th day of December,

1932.

L. M. Blount W. Knight C. E. Keplinger Jas. W. Thames Terral Smith T. W. Wade Z. M. Rogers Howard P. Thompson V. H. Strahan

State of Mississippi County of Covington

Before me, the undersigned authority competent to take acknowledgements, personally came and appeared the above named L. M. Blount, W. Knight, C. E. Keplinger, J. W. Thames, Terral Smith, T. W. Wade, Z. M. Rogers, Howard P. Thompson, V. H. Strahan, H. C. Sanford, who then and there acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein mentioned.

Given under my hand and seal this 9th day of December, 1932.

Bob Graham, Chancery Clerk of Covington County, Mississippi

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE JACK SON

I, Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the Articles of Association and Incorporation of COLLING COOPERATIVE MARKETING ASSOCIATION (A.A.L.) here to attached, together with a duplicate thereof, was pursuant to the provisions of Article 1, Chapter 99, Code of Mississippi of 1930, filed in my said office this the 12th day of December, A.D. 1932, and one copy thereof recorded in the Records of Incorporations, in this office, in Book No. 31, at Page 541, and the other copy thereof returned to said Association. Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed this 12th

Recorded: December 13th, 1932

day of December, 1932.

Walker Wood, Secretary of State

ARTICLES OF ASSOCIATION AND INCORPORATION OF PRODUCERS ASSOCIATION (A.A.L.) OF RICHTON, MISS.

We, the undersigned H. B. Hinton, B. L. Morris, G. L. Granberry, T.E. Taylor, J.C. Smith, B.S. Stevens, all being residents of the State of Mississippi, and producers of agricultural products, desiring that we, our associates and successors, shall come under Chapter 109 of the Laws of Mississippi of 1930, known as the Agricultural Association Law, and enjoy its benefits, do hereby voluntarily associate ourselves together for the purpose of forming and incorporating a non-profit cooperative marketing association, without capital stock and without individual liability, and enter into Articles of Association and Incorporation under said law, in duplicate and signed and acknowledged by all those named herein, to be filed with the Secretary of State of Mississippi, and recorded as required by said statute, setting forth the following:

ARTICIEIL. The name of this Association is Producer's Association (A.A.L.).

ARTICLE II. The period of existence shall be fifty years.

ARTICLE III. The domicile shall be at Richton, in the county of Perry, State of Mississippi.
ARTICLE IV. Said incorporated association is to be organized and operated under said Chapter

109 of the Laws of Mississippi of 1930.

ARTICLE V. The purposes for which the Association is formed are: To promote the interests of agriculture and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by said Chapter 109 of the Laws of Mississippi of 1930, or by other laws of the State of Mississippi or the United States; and more specifically:

(a) To promote, foster, encourage and engage in the business of marketing live stock, poultry, truck and farm crops cooperatively; to minimize speculation and waste in the production and marketing of live stock, poultry, truck and farm products; to stabilize live stock, poultry, truck and farm markets; to handle cooperatively the problems of live stock, poultry, truck and farm growers; and to exercise any and all of the purposes and powers permitted by said Agricultural Association Law;

(b) To engage in any activity in connection with the production, grading, handling, storing, shipping, warehousing, processing, and marketing of live stock, poultry, truck and farm products of the association and its members; and in the financing of any of said operations; to engage in any activity in connection with the manufacturing, buying, selling, or furnishing to its members of supplies, machinery, or equipment, or in the financing of one or more of such activities, either

by the association or by its members.

(c) To purchase and sell the live stock, poultry, truck and farm products of its members; (d) To acquire, handle, process and market the live stock, poultry, truck and farm products of members hereof in any manner, in any capacity and on any basis that may be agreed upon and to do anything that is conducive to any of such purposes;

(e) To borrow money and to incur indebtedness without limitations;

(f) To make advances and/or lend money to the members of the Association; and to accept as collateral for any such advances and/or loans, warehouse receipts, mortgages, and any other kind of security permitted by law;

(g) To render any service and/or provide any facility conducive to the producing, harvesting, receiving, processing, treating, grading, packing, storing, handling, shipping, utilization, and/or

marketing of live stock, poultry, truck and farm products;

(h) To purchase, lease, construct or otherwise acquire or have possession of such packing houses and/or receiving stations with such equipment as is necessary and/or proper to care for, receive, handle, and prepare live stock, poultry, truck and farm crops for market;

(i) To acquire, improve, utilize, deal in, give as security and dispose of real and/or personal property and/or any interest therein on account of and for furthering the business of the Association:

(j) To purchase or otherwise acquire and/or manufacture and/or sell or otherwise dispose of, any or all supplies necessary or convenient for use in growing, handling, processing, or packing

products;

(k) To guarantee, purchase, or otherwise acquire, hold, sell, assign, transfer, mortgage, plegge, or otherwise dispose of shares of the capital stock, honds, ob other evidence of indebtedness created by other corporations for the purpose of furthering the live stock, poultry, trucking and farming business authorized herein and while the holder of such stock to exercise all the rights and privileges of ownership, including the right to vote the same.

all the rights and privileges of ownership, including the right to vote the same;.

(1) To borrow money for any of the purposes of this corporation without limitation; and to issue bonds, deeds of trust, debentures, notes or other obligations therefor and to secure the same by pledge, mortgage, or deed of trust on the whole or any part of the property of this corporation either real or personal, or to issue bonds, notes, or other obligations without any

such security.

(m) To do each and everything necessary, suitable or proper for the accomplishment of any one of the purposes or the attainment of any one or more of the objects herein enumerated or conducive to or expedient for the interest or benefit of the Association, and to contract accordingly; and in addition, to exercise and possess all powers, rights, and privileges necessary or incident to the purposes for which the Association is organized or to the activities in which it is engaged, and, in addition, any other rights, powers, privileges granted by the laws of the State to other corporations, except such as are inconsistent with express provisions of the law under which this Association is organized, and to do any such thing anywhere;

(n) The objects specified herein shall, except where otherwise expressed, be in no way limited or restricted by reference to or inference from the terms of any other clause or paragraph of these Articles of Incorporation; and the foregoing shall be so construed both as to objects and powers, and the enumeration thereof shall not be held to limit or restrict in any manner the general powers conferred on this Association by the laws of the State of Mississippi,

all of which are hereby expressly claimed.

This Association is formed by producers of live stock, poultry, truck and farm products and is to be operated for the mutual benefit of the members thereof as such producers, and shall conform to, be governed by, and entitled to all the provisions, restrictions, and benefits of an Act of the Congress of the United States entitled "An Act to authorize Association of producers of agricultural products", approved February 18,1922, and of the "Agricultural Association Law" of this State, under which this Association is formed, and/or any other Act of the Congress of the United States or of this state, now in force, or hereafter adopted, applicable to producers of agricultural products or their associations in furthering the more orderly receiving, handling, and marketing of such products.

ARTICLE VI. This Association is organized without capital stock, and no dividends shall ever be paid on the membership capital, if any, of this Association. Only growers of live stock, poultry, truck and farm products shall be admitted to membership in this Association and if any grower of live stock, poultry, truck and farm crops admitted to membership ceases to be a producer of live stock, poultry, truck and farm crops his membership in the Association shall automatically terminate by reason the meof. This Association shall not handle or deal in live stock, poultry, truck and farm crops of non-members hereof.

The voting rights of each member of the Association shall be determined in accordance with

y-laws. The property rights and the interest of each member Association shall be determined by reference to their contributions to the Association and by the deductions of the Association from the net proceeds received from the sale of their products.

ARTICLE VII. The private property of the members shall not be subject to the payment of corporate debts.

IN WITNESS WHEREOF, we have hereunto subscribed our names in duplicate this 3rd day of December, A.D. 1932.

STATE OF MISSISSIPPI COUNTY OF PERRY

Before me, a Justice of Peace in and for said County and State of this 10th day of December, 1932, personally appeared H. B. Hinton, B.L. Morris, J. C. Smith, B. S. Stevens, G. L. Granberry, T. E. Taylor, known to me to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed and delivered the same as their free and voluntary act and deed for the uses and purposes therein set forth.

Witness my hand and official seal the day and year above written.

J. E. Swann, Justice of Peace

Justice of Peace in and for the County of Perry, State of Mississippi. My commission expires January 1st, 1936.

STATE OF MISSISSIPPI OFFICE OF SECRETARY OF STATE JACKSON

I, Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the Apticles of Association and Incorporation of PRODUCERS ASSOCIATION OF RICHTON, MISSISSIPPI (A.A.L.) here to attached together with a duplicate thereof, was pursuant to the provisions of Article 1, Chapter 99, Code of Mississippi of 1930, filed in my office this the 12th day of December, A.D. 1932, and one copy thereof recorded in the Records of Incorporations, in this office, in Book No. 31, at Page 542, and the other copy thereof returned to said Association.

Given under my hand and the Great Seal of the State of Mississippi,

hereunto affixed this 12th day of December, 1932.

Walker Wood, Secretary of State

Recorded: December 13th, 1932

AMENDMENT OF THE CHARTER OF INCORPORATION OF THE McDONALD-WARING COMPANY Tylertown, Mississippi

At a meeting of the stockholders of McDonald-Waring Company held at its office in Tylertown, Walthall County, Mississippi, on Wednesday, December 7th, 1932, pursuant to call, and all of the stockholders being present in person, the following resolution was unanimously adopted and carried:

WWhereas, it is not deemed wise and expedient and to the best interest of the stockholders of McDonald-Waring Company that the capital stock of said corporation should be reduced to \$12,500.00 thereby retiring \$12,500.00 of its present capital stock; and,

WHEREAS, said corporation is now entirely solvent and the proposed withdrawal and reduction in its capital stock, aforesaid, will not render said company insolvent, it is therefore hereby resolved and ordered that said reduction in its capital stock be made and that paragraph Four (4) of the charter of incorporation of said Company, as recorded in the office of the Secretary of State of Mississippi, be now further amended to read as follows:---

"4. Amount of capital stock: Twelve Thousand Five Hundred Dollars (\$12,500.00), common stock."

And that the President and Secretary of said McDonald-Waring Company be, and they are hereby authorized and directed to properly certify this resolution to the Secretary of State and to do all things necessary to effectually and legally amend the charter of said Company and secure approval thereof."

66----

Tylertown, Mississippi, December 7th, 1932

We, the undersigned officers of McDonald-Waring Company, a corporation, do hereby certify that the above and foregoing is a true and correct copy of the resolution of the stockholders of the said McDonald-Waring Company, unanimously adopted at a call meeting of said stockholders on Wednesday, December 7th, 1932, at which meeting all of the stockholders of said Company were present in person, as the said resolution appears of record in the Minutes of said corporation. And we further certify that the representations, as contained in said resolution, as to the financial condition of said company, are verily true.

Witness our signatures on the day and year hereinabove named.

J. O. McDonald, President

M. B. Waring, Secretary

Received at the office of the Secretary of State this the 8th day of December, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General, for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Bec. 12th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of McDONALD-WARING COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWELFTH day of DECEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 12,1932

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

Suspended by State Lax Commissur.

as Authorised by Section 15, Chapter

#5561 as Authorized by Sendan 131 NOV 19 1936 AMENDMENT OF THE CHARTER OF

The charter of incorporation of Warner Oil Company of Jackson, Mississippi is amended in the following particular to-wit: Change the name of the said Corporation from "Warner Oil Company" to read Tanner Oil Company.

Witness our signatures and the seal of the said corporation on this the 22 day of November, 1932.

STATE OF MISSISSIPPI

Fred W. Henslee, President J. T. Brown, Secretary

COUNTY OF HINDS CITY OF JACKSON

This day personally appeared before me, the undersigned authority in and for the State, County and City aforesaid, the within named Fred W. Henslee and J. T. Brown, who acknowledged that they signed and delivered the above and foregoing proposed amendment of the charter of incorporation of Warner Oil Company on the day and year therein mentioned.

Warner Oil Company on the day and year therein mentioned.

Given under my hand and official seal in the said city of Jackson on this the 22 day of November

1932.

Susie Hubbard, Notary Public

RESOLUTION OF STOCKHOLDERS

"Be it resolved by the stockholders of Warner Oil Company a corporation domiciled at Jackson in the county of Hinds, State of Mississippi, that Fred W. Henslee, President and J. T. Brown, Secretary of this corporation be and they are hereby authorized, empowered and directed, for us and in our behalf to proceed at once to make application to the proper authorities to procure an amendment of the charter of this corporation in the following particulars: change the name of the corporation from Warner Oil Company to Tanner Oil Company.

the corporation from Warner Oil Company to Tanner Oil Company.

And the said amendment shall be and is hereby accepted by us subject only to the approval of

the Bovernor of the State of Mississippi."

I, J. T. Brown, Secretary of Warner Oil Company, a corporation domiciled at Jackson, in the County of Hinds, State of Mississippi, do hereby certify that the above and foregoing is a true and correct copy of a resolution adopted and passed by the stockholders of the said corporation at a meeting duly and refularly held at the office of the said corporation on the 22nd day of November. 1932.

Witness my hand and the seal of the said corporation this the 22 day of November, 1932.

J. T. Brown, Secretary

Received at the office of the Secretary of State this the 10th day of December, 1932, together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined the within amendment of this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

This the 12th day of December, 1932.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of WARNER OIL COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWELFTH day of DECEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 13th, 1932

THE CHARTER OF INCORPORATION FOR THE OFSTATE SECURITIES & REALTY CO.

1. The corporate title of said company is State Securities & Realty Co.

2. The names of the incorporators are: M. J. Conerly, postoffice, Jackson, Miss.; Ralph B. Avery, postoffice, Jackson, Miss., H. R. McGowen, postoffice, Jackson, Miss.

3. The domicile is at Jackson, Mississippi. 4. Amount of capital stock and particulars as to class or classes thereof: Thirty seven thousand five hundred (\$37,500.00) Dollars divided into seven thousand five hundred (7,500) shares of common stock of the par value of Five Dollars (\$5.00) for each share.

5. Number of shares for each class and par value thereof: Thirty seven thousand five hundred (\$37,500.00) Dollars divided into seven thousand five hundred (7,500) shares of common stock of the par value of Five Dollars (\$5.00) for each share.

6. The period of existence is: Fifty years.

7. The purpose for which it is created: To acquire, own, deal with, lease, rent, encumber, improve and sell real property; to borrow money ppon real property; to lend upon such property, and to take mortgages upon the same; to acquire, own, and sell stocks and bonds, and other personal property, and borrow and lend thereon; to take security and protection and benefits; and, generally, to transact such other business as may be necessary, proper or incidental to the exercise of any or all of the aforesaid purposes of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the fore-

going, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Two thousand (2,000) shares.

> M. J. Conerly Ralph B. Avery H. L. McGowen Incorporators.

STATE OF MISSISSIPPI COUNTY OF HINDS::::::

This day personally appeared before me, the undersigned authority, M. J. Conerly, Ralph B. Avery and H. R. McGowen, incorporators of the corporation known as the State Securities & Realty Co., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed, on this the 13th day of December, 1932.

Mai Whitehead, Notary Public

Received at the office of the Secretary of State, this the 13th day of December, A.D. 1932. together with the sum of \$86.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Mississippi

Dec. 13,1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of STATE SECURITIES & REALTY CO. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 13th day of December, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 13th, 1932.

This Corporation dissolved and its Charles Surrendered to the State of mississippi by a Success the chancery Court of Hinds County missing de dated February 72, 1940, Certified Copy of Daid Sucres Jiled in this office this the 24th day of February 1940. Waster wood, buy of state.

AMENDMENT TO THE ARTICLES OF INCORPORATION OF THE STANDARD LIFE INSURANCE COMPANY OF THE SOUTH, OF JACKSON, MISS.

STATE OF MISSISSIPPI COUNTY OF HINDS

Personally appeared before me, the undersigned authority in and for the aforesaid State and County, the undersigned G. W. Covington and Ralph W. Hicks, respectively the duly authorized President and Secretary of the Standard Life Insurance Company of the South, of Jackson, Miss., who, after being by me first duly sworn, on oath state that at a legally and properly called meeting of the stockholders of the Standard Life Insurance Company of the South, of Jackson, Miss., held on December 5th, 1932, at 2:30 o'lock P.M., in the Home Office of the Company at Jackson, Miss., at which was present or represented by proxy the majority of the outstanding capital stock of said corporation, said majority then and there constituting a quorum the following resolution was enacted amending Section 4 of the Articles of Incorporation of said Company and that the same is a true and correct copy of said resolution, as follows, to-wit:

"WHEREAS, Section 4 of the Articles of Incorporation of the Standard Life Insurance Company of the South, of Jackson, Miss., provides as follows:

'The capital stock of this corporation shall be \$460,000 divided into 46,000 shares of a

par value of \$10.00 each.'

NOW, THEREFORE, BE IT RESOLVED That the said Section, being Section 4 of the Articles of Incorporation of the said Standard Life Insurance Company of the South, of Jackson, Miss., be and the same is hereby amended to read as follows:

The capital stock of this corporation shall be \$525,000 divided into 52,500 shares of a par value of \$10.00 each. However, scrip for fractional shares of stock may be issued by the Company if it seems desirable so to do and one whole share of stock may be issued upon the surrender of scrip for fractional shares aggregating one whole share.*"

Witness the signatures respectively of the President and Secretary of the Standard Life Insurance Company of the South, of Jackson, Miss., this the 5th day of December, 1932.

G. W. Covington, President Standard Life Insurance Company of the South

Ralph W. Hicks, Secretary
Standard Life Insurance Company of the South

Sworn to and subscribed before me this, the 5th day of December, A.D. 1932.

W. H. Neely. Notary Public

The foregoing Amendment to the Articles of Incorporation of the Standard Life Insurance Company of the South, of Jackson, Mississippi, increasing its capital from \$460,000, divided into 46,000 shares of the par value of \$10.00 each, to a capital of \$525,000, divided into 52,500 shares, having a par value of \$10.00 each, and providing for the issuance of script in place of fractional shares of stock, is hereby approved.

Witness the official signature and seal of the Insurance Commissioner of the State of

Mississippi this, the 13 day of December, 1932.

Geo. D. Riley, Insurance Commissioner of Mississippi.

Recorded: December 14,1932

THE CHARTER OF INCORPORATION OF GUNNER'S CASH STORE, INCORPORATED

1. The corporate title of said company: Gunner's Cash Store, Incorporated.

2. Name and postoffice address of incorporators: M. H. Gunner, Tupelo, Mississippi;

F. E. Shumpert, Tupelo, Mississippi; Mrs. M. H. Gunner, Tupelo, Mississippi. 3. The domicile of the corporation in this state: Tupelo, Mississippi.

4. Amount of authorized capital stock: fifty shares of One Hundred Dollars par value each of common stock of equal privileges and restrictions, each share voting one vote.

5. Sale price per share: One Hundred Dollars.

7. Purpose for which the corporation is created: to buy at wholesale and sell at retail all kinds of staple and fancy groceries, produce, canned goods, vegetables, and any and all articles and things usually carrated for sale in a retail grocery store; also for the purpose of running in connection therewith a meat market and counter and to buy and sell meat in cuts at retail prices and in retail packages; to own counters, refrigerators, scales, show-cases, delivery cars or wagons, and any and all equipment or fixtures necessary in or incident to a retail market and grocery store; to own or rent sufficient real estate for a storehouse or storehouses as the business shall require; to sue and be sued, and act as a corporate entity and to own any and all such property and to do any and all things incident to and necessary in the owning and running of a retail grocery store and meat market.

8. Number of shares of each class of stock necessary to be subscribed and paid before corporation shall commence business: Ten shares or One Thousand Dollars worth of stock.

Witness the signatures of the undersigned incorporators on this the 9th day of December,

.

M. H. Gunner F. E. Shumpert Mrs. M. H. Gunner

State of Mississippi County of Lee

Personally appeared before me, the undersigned authority, in and for the above State and County, M. H. Gunner, Mrs. M. H. Gunner, and F. E. Shumpert, each of whom acknowledged that they signed the above and foregoing charter of incorporation on the day and year therein mentioned as their own act and deed, for the purposes therein contained and set out; Witness my hand and seal of office, this the 9th day of December, 1932.

J. H. Merritt, Notary Public, Tupelo, Lee County, Mississippi

Received at the office of the Secretary of State this the 12th day of December, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., Dec. 12th, 1932

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General
W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of GUNNER'S CASH STORE, INCORPORATED is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this THIRTEENTH day of DECEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 14th.1932

(ISSISSIPPI PTG. CO., VICKSBURG - 21046

THE CHARTER OF INCORPORATION OF CENTREVILLE REALTY COMPANY

1. The corporate title of said company is Centreville Realty Company.

2. The names of the incorporators are: Philip S. Craig, New York, N.Y., Plaza Hotel; Mrs. Hester Flowers, Vicksburg, Miss., 2011 Cherry St., Mrs. Jeannette Woods, Cincinnati, Ohio, 2492 Chservatory Road; Robert E. Craig, Canal Bank Bldg., New Orleans, La.

3. The domicile is at Centreville, Wilkinson County, Mississippi.

4. Amount of capital stock and particulars as to class or classes thereof: Five thousand (\$5,000) dollars, divided into 50 shares of equal value.

5. Number of shares for each class and par value thereof: 50 shares of equal value.

6. The period of existence (not to exceed fifty years) is fifty years.
7. The purpose for which it is created: owning, leasing, buying, selling and operating and otherwise dealing in and with agricultural, timber and other lands; crops and produce of all kinds, raw and manufactured; gins, saw mills, presses and other machinery, applicances, equipment, and merchandise. This corporation will not be authorized to cultivate in any one year a larger acreage in Mississippi than permitted by the laws of that State.

The rights and powers that may be exercised by this corporation, in addition to the fore-

going, are those conferred by Chapter 100, Code of Mississippi of 1930.

8. Number of shares of each class to be subscribed and paid for before the corporation may begin business: Fifty (50) shares.

begin musiness: Fifty (50) shares.

Philip S. Craig Mrs. Hester Flowers Mrs. Jeannette C. Woods Robert E. Craig, Incorporators

STATE OF MEWSYORK COUNTY OF NEW YORK

This day personally appeared before me, the undersigned authority Philip S. Craig, one of the incorporators of the corporation known as the Centreville Realty Company who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and dedd on this the 9th day of November, 1932.

Conrad Gaschott, Notary Public

STATE OF NEW YORK COUNTY OF NEW YORK

I, Daniel E. Finn, Clerk of the County of New York, and also Clerk of the Supreme Court in and for said county do hereby certify that said Court is a Court of Record, having by law a seal; that Conrad Gaschott whose name is subscribed to the annexed certificate or proof of acknowledgment of the annexed instrument was at the time of taking the same a Notary Public acting in and for said county, duly commissioned and sworn, and qualified to act as such; that he has filed in the Clerk's Office of the County of New York a certified copy of his appointment and qualification as Notary Public for the County of Queen with his autograph signature; that as such Notary Public, he was duly authorized by the laws of the State of New York to protest notes; to take and certify depositions; to administer oaths and affirmations; to take affidavits and certify the acknowledgment and proof of deeds and other written instruments for lands, tenements and hereditaments, to be read in evidence or recorded in the state, and further, that I am well acquainted with the handwriting of such Notary Public and verily believe that his signature to such proof or acknowledgment is genuine.

In testimony whereof, I have hereunto set my hand and affixed the seal of said Court at the

City of New York, in the County of New York, this 9 day of Nov. 1932.

Daniel E. Finn, Clerk

STATE OF LOUISIANA

This day personally appeared before me, the undersigned authority Mrs. Hester Flowers one of the incorporators of the corporation known as the Centreville Realty Company who acknowledged that she signed and executed the above and foregoing articles of incorporation as her act and deed on this the 26th day of October, 1932.

STATE OF UHIO

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This day personally appeared before me, the undersigned authority Mrs. Jeannette Woods, one of the incorporators of the corporation known as the Centreville Realty Company who acknowledged that she signed and executed the above and foregoing articles of incorporation as her act and deed on this the 1st day of November, 1932.

John Suess, Jr., Notary Public, Hamilton County, Ohio. My commission expires Aug. 22,1935

STATE OF LOUSIANA PARISH OF ORLEANS

This day personally appeared before me, the undersigned authority, Robert E. Craig, one of the incorporators of the corporation known as the Centreville Realty Company, who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 26th day of October, 1932.

G. W. Cooper, Notary Public

G. W. Cooper, Notary Public

Received at the office of the Secretary of State this the 14th day of December, A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Dec. 14th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

STATE OF MISSISSIPPI

Greek L. Rice, Attorney General

The within and foregoing Charter of Incorporation of CENTREVILLE REALTY COMPANY is hereby

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 15th day of December, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 15,1932

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#5**573**

AMENDMENT TO CHARTER OF INCORPORATION OF THE TYPEWRITER SALES & SERVICE CO., INC.

A meeting of the stockholders of the Typewriter Sales & Service Company, Inc., a Mississippi Corporation, was held in the office of said Corporation, on the 17th day of December, 1932, pursuant to notice thereof, and all of the outstanding stock of said Corporation being represent in person, and,

The meeting was duly called to order by the President, and thereupon the following resolution

was passed by the unanimous vote of all of the stockholders present, to-wit:

Resolved, that Article 1 of the Charter of Incorporation of the Typewriter Sales & Service Company, Inc., be and the same is hereby amended to read as follows:
"1. The corporate title of the Company is Steele & Shamel, Inc."

That Article 7 of said charter of Incorporation be and the same is pereby amended to read as follows:

"7. The purposes for which the Corporation is created are:

To act as agent or broker for any person or corporation not engaged in any business contrary t

to law, and to do all things necessary and proper therein.

To lend money, negotiate loans, draw, accept, endorse, discount, buy, sell and deliver proma issory notes, bonds, debentures, coupons, and other negotiable instruments and security.

To issue on commission, subscribe for, take, acquire, hold, and sell, exchange and deal in shares, stocks, bonds, obligations, securities of any government, authority or company, to form promote and finance corporations, syndicates, partnerships and individuals, to receive and hold bequests in trust, act as guardian, executor, administrator, receiver, or trustee, or in any other fiduciary capacity.

To acquire, improve, manage, work, develop, exercise all rights in respect of, lease,

mortgage, sell, dispose or, and otherwise deal with property of all kinds.

To act as agent for other persons in the investment of funds and in the transferring,

registering, countersigning of stocks, bonds, etc.

Generally to carry on and undertake any business, undertaking, transaction, or operation commonly carried on or undertaken by capitalists, promoters, financiers, concessionaries, contracts for public or other works, merchants and other business which may seem to the company capable of being conveniently carried on in connection with the above, or calculated, directly or indirectly, to enhance the value of, or render profitable any of the company's property or rights."

AND resolved further, that amendment to the Charter of Incorporation be and the same is hereby adopted and approved. Thereupon, the stockholders meeting was on motion duly adjourned.

Shelby S. Steele. President

Blanche M. Steele. Secretary

I, Blanche M. Steele, Secretary of the Typewriter Sales & Service Company, Inc., a Mississippi Corporation, do hereby certify that the above and foregoing is a true and correct copy of the resolutions passed by the unanimous vote of the stockholders of said Corporation, at a meeting held in the office of said Corporation, at Jackson, Mississippi, for that purpose on the 17th day of December, 1932.

Witness my signature and the seal of said Corporation on this the 19th day of December.

1932.

Blanche M. Steele, Secretary

ACKNOWLEDGMENT

STATE OF MISSISSIPPI COUNTY OF HINDS

Before me, the undersigned authority in and for the county and state aforesaid, personally came and appeared Shelby S. Steele, the President, and Blanche M. Steele, the Secretary of the Typewriter Sales & Service Company, Inc., who then and there acknowledged that they and each of them signed, executed and delivered the above and foregoing minutes and certificate thereto, wherein it is proposed to seek approval of the State of Mississippi, to amend the Charter of Incorporation of said Company, as aforesaid, on the day and date therein mention-

Given under my hand and official seal, this the 19 day of December, 1932.

Jno. W. Robinson, Notary Public

Received at the office of the Secretary of State, this the 19th day of December, 1932 together with the sum of \$10.00 decessary to cover the recording fee, and submitted to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined the foregoing amendment to the Charter of Incorporation of the Typewriter Sales & Service Company, Inc., changing the name thereof and changing the purposes for which said Corporation was incorporated, and I am of the opinion that such an amendment is not violative of the Constitution and laws of the State of Mississippi.

> Greek L. Rice, Attorney General Assistant Attorney General By W. W. Pierce,

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of TYPEWRITER SALES & SERVICE COMPANY, INC. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Nineteenth day of December, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 19th, 1932.

AMENDMENT TO ARTICLES OF INCORPORATION

KNOW ALL MEN BY THESE PRESENTS:

That, Whereas, pursuant to a special meeting of the stockholders of the Midwestern Oil and Gas Company held on Monday, the 12th day of December, 1932, a resolution was adopted and authorized and directing the directors of said company to amend the articles of incorporation of said corporation, reducing the number of shares of said corporation from three hundred thousand shares, no par value, to three thousand shares, no par value, a certified copy of said resolution being hereto attached, marked Exhibit "A" and made a part of this amendment.

Now, therefore, be it known that section 4 of the articles of incorporation heretofore filed with the Secretary of State of the State of Mississippi and recorded in book 29 at page 695, be, an

and the same is hereby amended to read as follows:

"The amount of authorizex corporate stock shall be Three Thousand shares of not par value common stock."

Witness the hand of the resident, attested by the Secretary, with the seal of the corporation affixed this 12th day of December, 1932.

Earl G. Colton, President

ATTEST:

R. P. Bester, Secretary

STATE OF OKLAHOMA) SS COUNTY OF OKMULGEE)

Earl G. Colton, President, and R. P. Lester, Secretary, of the Midwestern Oil & Gas Company, being first duly sworn, upon oath, depose and say: That the above and foregoing amendment was prepared under the direction of the directors, pursuant to authorization of the stock-holders.

Earl G. Colton R. P. Lester

Subscribed and sworn to before me this 13th day of December, 1932

Mary Willits, Notary Public.

My Com. Ex. May 12, 1935.

Received at the office of the Secretary of State this the 19th day of December, A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State.

Jackson, Miss., Dec. 19th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek Rice, Attorney General By, W. W. Pierce, Assistant Attorney General.

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON.

The within and foregoing Amendment to the Charter of Incorporation of MIDWESTERN OIL AND GAS COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Nineteenth day of December. 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State.

Recorded: December 20th, 1932.

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MISSISSIPPI PTG. CO., VICKSBURG-21046

THE CHARTER OF INCORPORATION

To Andrew Card on Section 15. like Loose of Blieroughpu 1916 FEB 7 - 1945

SOUTHERN LAND & ROYALTY COMPANY

The corporate title of the said company is, Southern Land & Royalty Company.

The names of the incorporators are: T. W. Davis, postoffice, Purvis, Miss., T. W. Davis, Jr. postoffice, Purvis, Miss., C. C. Bond, postoffice, Purvis, Mississippi. The domicile is at Purvis, Lamar County, Mississippi.

The amount of capital stock and particulars as to class or classes thereof: TEN THOUSAND DOLLARS (\$10,000), represented by One Hundred Shares (100) of common stock of no par value and with equal privileges.

Number of shares for each class and par value thereof: ONE HUNDRED (100) shares of common stock of equal privileges and of no par value, the sale price to be ONE HUNDRED DOLLARS (\$100.00) per share, provided, however, that the Board of Directors shall have full power and authority at any time to change said price and to fix the price at which said stock may be sold.

The period of existence (not to exceed fifty years) is fifty (50) years.

The purpose for which it is created: (a) To buy, own, acquire, sell, mortgage, lease and deal in lands, real estate, here-ditaments, easements, rights of way, and personal property, when not in conflict with or contrary to the laws of the State of Mississippi and the United States.

 (a_2^1) To conduct a general real estate agency and brokerage business and to act as agent, broker or attorney in fact for any persons, firms or corporations, in buying, selling or dealing in real property or its accessories.

(b) To buy, own, sell and deal in all kinds of personal property on its own account and as broker or agent for others.

(c) To purchase or otherwise acquire, hold, sell, assign and transfer shares of capital stock, bonds and other evidences of indevtness of corporation and to execise all privileges of ownership, including voting on stock so held when not in conflict with or contrary to the laws of the State of Mississippi and the United States.

(d) To invest the funds or money in property, or by making loans of same and to take and receive security therefor by way of mortgage on both real and personal property, and to receive pledges of such property by bill of sale or delivery, and to accept endorsements and guarantees of persons and corporations.

(e) To acquire, own, work, lease, mortgage, sell and dispose of petroleum oil, gas and other mineral lands, cryalties, leases and any and all interest therein and to drill, explore and develop the same.

(f) To produce, buy, sell and otherwise acquire, transport, market and distribute, oil, gas and other minerals retail and/or wholesale and the products and by-products thereof. (g) To buy, acquire, own, lease, lay and operate conduits, pipe lines, pumping plants and other property, equipment and appliances used in and about the storage, transportation and distribution of petroleum, oil or its products-gas for fuel, light, power and any and all other uses or purposes for which oil or gas may be used.

(h) To buy, acquire, own and operate franchises, licenses and privileges for the sale and

distribution of oil, gas (and other minerals) and of electric power.

(i) To erect and operate private telegraph and telephone lines and railways for the business of the corporation but not for public use. (j) To Construct, carry out, maintain, improve, manage, work, control and superintend any works, plants, factories and conveniences which may be necessary and proper either directly

or indirectly in connection with any of the objects of the company and to contribute thereto, subsidize, guarantee or otherwise aid or take part in such operations.
(k) To borrow money by issuance of notes, bonds, debentures and other evidences of indebtness of the corporation, and to mortgage, pledge and hypothecate the property and assets

of the corporation to secure payment of the same. (1) To construct, erect and operate plants for the production of natural gasoline and and by-products thereof and for the manufacture of all products and by-products obtained from crude petroleum oil and to provide for the marketing and distribution thereof.

(m) To do and perform any and all other acts and deeds not contrary to the laws of the State of Mississippi and the United States proper to carry out and perform the objects of the corporation.

(n) And, to have any and all of the powers given and granted to corporations by Chapter 100. Mississippi Code of 1930, and any subsequent amendments thereto made by the Leg-

islature of the State of Mississippi.

8. Number of Shares of each class to be subscribed and paid for before the corporation may begin business are as follows: One Hundred (100) shares of common stock of no par value to be paid for in cash or in property or services at a valuation to be fixed by the Board of Directors.

WITNESS OUR SIGNATURES, this the 12th day of December, A. D. 1932.

T. W. Davis T. W. Davis, Jr. C. C. Bond

Incorporators.

STATE OF MISSISSIPPI LAMAR COUNTY

This day personally appeared before me, the undersigned authority, T. W. Davis and T. W. Davis, Jr., incorporators of the corporation known as Southern Land & Royalty Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 21st day of December, A. D. 1932.

> Bertha Lee Notary Public.

STATE OF MISSISSIPPI COUNTY OF LAMAR

This day personally appeared before me, the undersigned authority, C. C. Bond, one of the incorporators of the corporation known as Southern Land & Royalty Company, who

acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 20th day of December, A. D. 1932.

Bertha Lee, Noarty Public.

Received at the office of the Secretary of State this the 21st day of December, A.D. 1932, together with the sum of \$30.00, deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State.

Jackson, Miss. December 21st, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice,
Attorney General
By, W. W. Pierce,
Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE.

JACKSON

The within and foregoing Charter of Incorporation of SOUTHERN LAND & ROYALTY COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this TWENTY-FIRST day of DECEMBER, 1932.

By the Governor

Sennett Conner

Walker Wood Secretary of State.

Recorded: December 21, 1932.

STATE OF MISSISSIPPI, WARREN COUNTY.

MISSISSIPPI PTG. CO., VICKSBURG - 21046

PERSONALLY appeared before me, the undersigned Notary Public in and for Warren County, Mississippi, J. A. Hennessey, President, and Samuel L. Switzer, Secretary of the Stonewall Life Insurance Company, who being by me first duly sworn say:

That they were elected to and are now filling the offices as above set out in the Stonewall Life Insurance Company; that each and every shareholder in the Stonewall Life Insurance Company, a corporation organized and existing under the laws of the State of Mississippi, was mailed postage prepaid a notice of the meeting of the shareholders which was held in the Home Office of the Company, in Vicksburg, Mississippi, at twelve o'clock, noon, on December 7, 1932; that said notice set out the purposes for which said meeting was to be held, which included the consideration of a resolution to reduce the capital stock of the Stonewall Life Insurance Company; and that at said meeting held at the time and place named in said notice, 10,852 and 4/17 shares of stock issued and outstanding by the Stonewall Life Insurance Company were represented in person or by proxy.

That at said meeting a Resolution was presented and unanimously adopted, reading as follows:

"RESOLVED, that the capital stock of the Stonewall Life Insurance Company be reduced from \$102,084.00, represented by 17,014 shares of a par value of \$6.00 each, to \$100,000.00 to be represented by 16,666 and 2/3 shares of a par value of \$6.00 each; and that the officers of the company be authorized to purchase at a price not exceeding \$6.00 per share and to reture sufficient shares so that the remaining outstanding shares of stock of the company shall be 16,666 and 2/3 shares, representing a total par value of \$100,000, as provided in this resolution."

That it was further resolved that no part of the assets and property of the Stonewall Life Insurance Company will be distributed to the shareholders; that there is attached hereto and made a part hereof as fully as if copied herein, a statement of the assets and the liabilities of the Company, with the adjustments made of the capital stock as fixed by the Amendment to the Charter at the meeting of the shareholders held on December 7, 1932.

Jno. A. Hennessey Sam L. Switzer

SWORN to and subscribed before me on this 17th day of December, 1932.

Bertha Anderson, Notary Public.

APPROVED, Geo. D. Riley, Commissioner of Insurance, 12-23-1932.

STATE OF MISSISSIPPI, WARREN COUNTY.

PERSONALLY appeared before me, the undersigned, Notary Public in and for Warren County, Mississippi, the following Directors of the Stonewall Life Insurance Company, who being by me first duly sworn say:

That they are Directors, duly elected, qualified and now serving as directors of the Stonewall Life Insurance Company; that they make this affidavit for the purpose of conforming to and complying with Section 5155 of the 1930 Code of the State of Mississippi, which requires a submission of the proposed reduction of the capital stock of the Stonewall Life Insurance Company to be signed and sworn to by its President, Secretary and a majority of its Board of Directors.

Benj. S. Beecher
H. W. Leyens
Sam L. Switzer
G. W. Williamson
J. K. Hirsch
Jno. A. Hennessey
Louis P. Cashman
A. J. Martin
B. B. Martin
Harry Yoste

SWORN to and subscribed before me on this 17th day of December, 1932.

Bertha Anderson Noarty Public.

APPROVED
Geo, D. Riley, Commissioner of Insurance
12-23-1932

STATE OF LOUISIANA, OUACHITA PARISH, CITY OF MONROE.

PERSONALLY appeared before me, the undersigned, Clerk of City Court of West Monroe and ex officio Notary Public in and for said Parish of Ouachita, State of La., the following Directors of the Stonewall Life Insurance Company, who being by first duly sworn say:

That they are Directors, duly elected, qualified and now serving as directors of the Stonewall Life Insurance Company; that they make this affidavit for the purpose of conforming to and complying with Section 5155 of the 1930 Code of the State of Mississippi, which requires a submission of the proposed reduction of the capital stock of the Stonewall Life Insurance Company to be signed and sworn to by its President, Secretary and a majority of its Board of Directors.

Geo. W. Weeks
E. G. Calvert
C. C. Bell
L. H. Martin

SWORN to and subscribed before me on this 13th day of December, 1932.

L. L. Wood, Clerk of City Court of West Monroe & ex-officio Notary Public.

APPROVED Geo. D. Riley, Commissioner of Insurance, 12-23-1932

statement of Assets and Liabilities as of November 30, 1932, incorporating and including all changes resulting from the purchase and returement of \$2,084, of Company's outstanding capital stock representing excess of such capital stock over \$100,000. Same being in accordance with resolution adopted at the annual meeting of stockholders held December 7, 1932.

ASSETS

water the same of the same and			
Agents' Balance			\$15.769.06
Cash			6.850.56
Bank Stock			180.00
Bonds			212,376.24
School Warrants			73.63
Policy Loans			2,506.51
Automatic Prem. Loans			60.34
Prem. Lien Notes			131.90
Furniture & Fixtures			2,707.49
			240,655.73
	•		
Accrued Interest			3,900.67
Deferred and Uncollected			11,000.00
	Gross Asset	t s	255,556.40
Non-Admitted:			
Agents' Balance	•	\$15,769.06	
Furniture & Fixtures	1	2,707.49	
Bond Values		2,707.49 2,595.54	
	•		21,072.09
Admitted Assets			234,484.31
	•		
Liabilities			
TTEDITION			
Reserve \$51,304.71			3
Less Reins 7,000.00			
TOBO MOZAO	itum ,		44,304.71
Reserve for Dis. & Di			41,000.00
P. V. Supplementary contracts			22,596.35
Death Claims			5,000.00
Dis. Claims	·		120.00
Miscellaneous			500.00
			73,521.06
Capital Stock	·		100,000.00
Surplus		-	60,963.25
	TOTAL		234,484.31

Recorded: December 23, 1932

#5579W

MISSISSIPPI PTG. CO., VICKSBURG-21046

AMENDMENT OF THE CHARTER OF MAX SEBULSKY COMPANY

The charter of incorporation of Max Sebulsky Company of Flora, Mississippi, is amended in the following particular to-wit:

- (1) That the capital stock of said corporation shall be reduced from Thirty-Five Thousand (\$35,000.00) Dollars, as authorized by charter amendment dated October 5th, 1932, to Fifteen Thousand (\$15,000.00) Dollars.
- (2) That the capital stock shall consist of One Hundred and Fifty (150) shares of the par value of One Hundred (\$100.00) Dollars per share, all of which shall be common stock of equal power and privileges, as authorized by resolution unanimously passed by the stock-holders of Max Sebulsky Company, at a duly and legally held meeting thereof on the 19 day of December, 1932, recorded at page 48 of the record of the minutes of such corporation.

Witness out signatures and the seal of the said corporation on this the 19th day of December, 1932.

R. E. Conyers President

Grace L. Conyers
Secretary

STATE OF MISSISSIPPI COUNTY OF MADISON TOWN OF FLORA

This day personally appeared before me, the undersigned authority in and for the State, County and City aforesaid, the within named R. E. Conyers, President and Grace L. Conyers, Secretary who acknowledged that they signed and delivered the above and foregoing proposed amendment of the charter of incorporation of Max Sebulsky Company on the day and year therein mentioned.

Given under my hand and official seal in the said town of Flora, on this the 20th day of December, 1932.

P. E. Haley Notary Public.

RESOLUTION OF STOCKHOLDERS

"Be it resolved by the stockholders of Max Sebulsky Company a corporation domiciled at Flora, in the county of Madison, State of Mississippi, that R. E. Conyers, President and Grace L. Conyers, Secretary of this corporation be and they are hereby authorized, empowered and directed, for us and in our behalf to proceed at once to make application to the proper authorities to procure an amendment of the charter of this corporation in the following particulars:

- (1) That the capital stock shall be reduced from Thirty-Five Thousand Dollars (\$35,000.00), as authorized by charter amendment dated 0 tober 5, 1932, to Fifteen Thousand Dollars \$15,000.00).
- (2) That the capital stock shall consist of One Hundred and Fifty (150) shares of the par value of One Hundred Dollars (100.00) each, all of which shall be common stock of equal voting power and privileges.

And the said amendment shall be and is hereby accreted by us subject only to the approval of the Governor of the State of Mississippi."

II, Grace L. Conyers, Secretary of Max Sebulsky Company, a corporation domiciled at Flora, in the County of Madison, State of Mississippi, do hereby certify that the above and foregoing is a true and correct copy of a resolution adopted and passed by the stockholders of the said corporation at a meeting duly and regularly held at the office of the said corporation on the 19th day of December, 1932.

Witness my hand and the seal of the said corporation this the 19th day of December, 1932.

Grace L. Conyers. Secretary.

Received at the office of the Secretary of State this the 23rd day of December, 1932, together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion.

Walker Wood
Secretary of State.

I have examined the within amendment of this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice.

Attorney General

By, W. W. Pierce. Assistant Attorney General.

STATE OF MISSISSIPPI GENECUTIVE OFFICE, JACKSON.

The within and foregoing Amendment to the Charter of Incorporation of Max Sebulsky Company is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty-third day of December, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State.

Recorded: December 23, 1932.

MISSISSIPPI PTG. CO., VICKSBURG-21046

AMENDMENT TO THE CHARTER OF INCORPORATION OF THE MECHANICS STATE BANK, MCCOMB CITY, MISSISSIPPI.

At a special meeting of the stockholders of the Mechanics-State Bank, held at its banking house in McComb City, Mississippi, at 3 P. M. on Thursday, December 22, 1932, pursuant to written call of L. Z. Dickey, President and E. O. Murrell, Cashier, mailed to all the stock-holders of said Bank at their usual post office addresses, postage prepaid, over five days next preceding such meeting, such notice being pursuant to and in compliance with the by-laws of the Bank, a majority of the stockholders, to-wit: 692 shares, being present in person or by legal proxy, on motion duly seconded and unanimously carried, the following resolution was unanimously

"It appearing that the Mechanics-State Bank of McComb City, Mississippl, had to close its doors and suspend regular banking business subsequent to July 1, 1930, to-wit: on January 20, 1931; and that it is for the best interests of the Bank, its stockholders and depositors, that its capital stock be reduced and the charter of incorporation of the Bank amended, and the par value of the shares of the capital stock of the Bank reduced from \$100.00 to \$50.00, making the capital stock \$37,500.00 instead of \$75,000.00, as the same now is, and that such reduction of the capital stock or structure of said Bank shall not reduce same so that the total capital stock would be less than one-tenth of the total amount of unsecured deposits carried by said Bank at the time the amendment to the charter is made:

NOW THEREFORE, Be it Resolved that the amount of capital stock of the Mechanics-State Bank of McComb City, Mississippi, be reduced from \$75,000.00 to \$37,500.00, divided into 750 shares of the par value of \$50.00 each, and that Section 4 of the Charter of Incorporation of said Bank, as amended, be amended to read as follows:

"4. Amount of capital stock, Thirty Seven Thousand Five Hundred Dollars (\$37,500.00)". and that Section 5 of the Charter of Incorporation of said Bank be amended so as to read as

"5. The par value of shares is Fifty Dollars (\$50.00)," and that the present stockholders of the Mechanics State Bank be not relieved from any liabilities, if any, which they may now have to the present depositors of said Bank.

Be it Further Resolved, that the President and the Secretary be and they are hereby authorized and directed to properly certify and acknowledge this resolution, and that three copies of same, duly certified by the President or Vice President, be forwarded to the Superintendent of Banks for his approval, and that the same be further handled as provided by law; and that any and all things necessary or incident to the effectual and complete amendment of said charter and the approval thereof and the accomplishment of the purposes hereof be done.

It is hereby certified that the above and foregoing is a true and perfect copy of the resolution of the stockholders of the Mechanics-State Bank adopted on the 22nd day of December. 1932.

E. O. Murrell, Secretary-Cashier L. Z. Dickey, President

(SEAL)

STATE OF MISSISSIPPI

PIKE COUNTY

This day personally appeared before me, the undersigned authority, L. Z. Dickey, President of the Mechanics-State Bank, and E. O. Murrell, Secretary and Cashier of said Bank, who each acknowledged that they signed, certified, and executed the above and foregoing amendment to the charter of incorporation of the Mechanics-State Bank on the date thereof and for the purposes therein contained.

Witness my hand and official seal this 22nd day of December, 1932.

Margaret B. Giles, Noatry Public

STATE OF MISSISSIPPI:

I, J. S. Love, Superintendent of Banks of the State of Mississippi, do hereby certify that Mechanics-State Bank, of McComb City, Mississippi, closed its doors and suspended regular banking business subsequent to July 1, 1930 and was later reopened for business as a going banking concern; that such bank now proposes to meduce its capital stock from \$75,000.00 to \$37,500.00; that such bank is authorized under Chapter 314 of the Laws of Mississippi for the year 1932, to make such reduction; and that when such reduction is made the total unsecured deposits in such bank will not be more than ten times the total capital stock of such bank. Witness my hand and seal, this the 28th day of December, 1932.

> J. S. Love, Superintendent of Banks of the State of Mississippi

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the 27th day of December, 1932 cause an examination to be made of the condition of the Mechanics-State Bank, of McComb City, Mississippi.

This examination shows the said bank to be in a solvent condition and its affairs and records are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is hereby approved.

Given under my hand and the seal of the State Banking Department this the 28th day of December, 1932.

J. S. Love, Superintendent of Banks

Received at the office of the Secretary of State this the 28th day of Dec. A.D. 1932. together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Dec. 27,1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General By J. A. Lauderdale, Assistant Attorney General

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of MECHANICS-STATE BANK is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty Ninth day of December, 1932.

By the Governor

Dennis Murphree
Lieutenant and Acting-Governor

Walker Wood, Secretary of State

Recorded: December 29, 1932.

MISSISSIPPI PTG. CO., VICKSBURG-21046

THE CHARTER OF INCORPORATION OFMISSISSIPPI PYTHIAN TRUST

1. The corporate title of said company is Mississippi Pythian Trust.

2. The names of the incorporators are: Percy Bell, Greenville, Miss., B. V. Slader, McComb, Miss.; J. F. McDonnell, Jackson, Miss.; W. A. Montgomery, Jackson, Miss.; Joe S. Kahn, Jackson, Miss.

3. The domicile is at Jackson, Miss. 4. Amount of capital stock: None. 5. The par value of shares is None.

The period of existence (not to exceed fifty years) is Fifty years.

7. The purpose for which it is created: To take over and hold in trust title to any property, real, personal or mixed, in which the Grand Lodge Knights of Pythias of Mississippi or the Widows & Orphans Home Fund Trustees of said Grand Lodge may have an interest or equity or investment and may request to be so taken over; to operate, manage, rent, lease, sell or otherwise dispose of or conduct such property as to prevent its loss; to work it out of debt if possible, and administer it for the benefit of said Grand Lodge Knights of Pythias and said Widows & Orphans Home Fund without charge or compensation of any kind;

To insure such property; pledge or mortgage the same for renewal or refunding of any debt thereon, or to improve the same, and as evidence of such indebtedness created for refunding a debt upon or improvement to said property, to issue mortgage bonds therefor secured by such property.

8. The right and powers that may be exercised by this corporation are those conferred by the provisions of Chapter 100 Mississippi Code, 1930.

> Percy Bell B. V. Saader J. F. McDonnell W. A. Montgomery Joe S. Kahn, Incorporators

STATE OF MISSISSIPPI COUNTY OF WASHINGTON

This day personally appeared before me, the undersigned authority Percy Bell. one of the incorporators of the corporation known as the Mississippi Pythian Trust who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the 21st day of December, 1932.

STATE OF MISSISSIPPI

COUNTY OF PIKE

This day personally appeared before me, the undersigned authority B. V. Slader, one of the incorporators of the corporation known as the Mississippi Pythian Trust who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the day of December, 1932.

W. R. Watkins, Notary Public

Edith Horton, Notary Public

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally appeared before me, the undersigned authority F. H. McDonnell, W. A. Montgomery and Joe S. Kahn, three of the incorporators of the corporation known as the Mississippi Pythian Trust who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the day of December, 1932.

Walker Wood, Secretary of State of Mississippi

Received at the office of the Secretary of State this the 24th day of December, A.D. 1932 together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., Dec. 29,1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General J. A. Lauderdale, Assistant Attorney General

STATE OFMISSISSIPPI EXECUTIVE OFFICE

JACK SON

The within and foregoing Charter of Incorporation of Mississippi Pythian Trust is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty-Ninth day of December, 1932.

By the Governor

Dennis Murphree, Lieutenant and Acting-Governor

Walker Wood, Secretary of State

Recorded: December 30, 1932

THE CHARTER OF INCORPORATION ASHER-LEHMANN CO., INC.

1. The corporate title of said company is Asher-Lehmann Co., Inc.

The names of the incorporators are: A. Lehmann, Jackson, Miss.; B. H. Asher, Jackson, Miss.; I. B. Lehmann, Jackson, Miss.

3. The domicile is at Jackson, Hinds County, Mississippi.

The capital stock shall be Five Thousand (\$5,000.00) Dollars and shall consist of Fifty (50) shares of the par value of One Hundred (\$100.00) Dollars per share, all Common Stock.

5. The number of shares shall be Fifty (50) shares of Common Stock of the par value of One

Hundred (\$100.00) Dollars per share.

6. The period of existence is Fifty (50) years.

The purpose for which it is created:

(a) To buy, sell, discount, rediscount and otherwise deal in promissory notes, stocks, bonds, debentures, obligations and securities, of any individual, association, corporation, government or municipality; except such as prohibited by law; to act as agent and/or broker in

securing and collecting loans and charging a commission for same.

(b) To transact a general real estate agency and brokerage business, including the management of estates; to act as agent, broker or attorney in fact for any persons or corporations in buying, selling and dealing in real property and any and every estate and interest therein, and choses in action secured thereby, judgments resulting therefrom and other personal property collateral thereto, in making or obtaining loans upon such property, in supervising, managing and protecting such property and loans and all interests in and claims affecting the same, in effecting insurance against fire and all other risks thereon, and in managing and conducting any legal actions, proceedings and business relating to any of the purposes herein mentioned or referred to; to register mortgages and deeds of trust on real property or chattels real and all other securities collateral thereto; and to investigate and report upon the credit and financial solvency and sufficiency of borrowers and sureties upon such securities; to purchase and hold real property and any and every estate and interest therein, and choses in action secured thereby, fudgments resulting therefrom, and other personal property, collateral thereto; to improve, manage, operate, sell, mortgage, lease and otherwise dispose of any property so acquired; to loan upon such property, and to take mortgages and assignments of mortgages of the same; and to transact any or all other business which may be necessary or incidental or proper to the exercise of any and all of the aforesaid purposes of the corporation.

(c) To own property real and personal and to borrow money and pledge and mortgage the property of the corporation to secure the same.

(d) The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Mississippi Code, 1930, and acts amendatory

8. The corporation may begin business when Ten (10) shares have been subscribed and paid

for in full.

A. Lehmann

I. B. Lehmann

B. H. Asher,

Incorporators

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally appeared before me, the undersigned authority, A. Lehman, B. H. Asher, I. B. Lehman, incorporators of the corporation known as the Asher-Lehmann Co., Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 28 day of December, 1932.

> John Hart Asher, Notary Public My commission extires 4/16/36

Received at the office of the Secretary of State this the 29th day of December, 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. walker Wood, Secretary of State

Jackson, Mississippi

Dec. 29th, 1932 I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution of this State, or of the United States.

> Greek L. Rice. Attorney General By J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of ASHER-LEHMANN CO., INC., is hereby approved.

In testimony whereofk I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty-Ninth day of December, 1932.

By the Governor

42 ...

Dennis Murphree, Lieutenant and Acting-Governor

Walker Wood, Secretary of State

Recorded: December 30th, 1932

Suspended by State Tax Commission W Addressed by Section 15, The Me the trains of Michigan 1994 2/19/243

THE CHARTER OF INCORPORATION STANDARD INVESTMENT COMPANY

1. The corporate title of said company is Standard Investment Company.

2. The names of the incorporators are: John Hart Asher, Jackson, Mississippi; John Hart Lewis, Jackson, Mississippi.

3. The domicile is at Jackson, Hinds County, Mississippi.
4. The capital stock shall be Twenty Five Thousand (\$25,000.00) Dollars and shall consist of Two Hundred Fifty (250) shares of a par value of One Hundred (\$100.00) Dollars per share, all Common Stock.

5. The number of shares shall be Two Hundred Fifty (250) Shares of Common Stock of a Par Value of One Hundred (\$100.00) Dollars per share.

6. The period of existence is Fifty (50) years.

The purpose for which it is created:

(a) To undertake, subscribe for, acquire, hold, sell, exchange, deal in and deal with stocks, bonds, obligations or securities of any individual, association, corporation, government or municipality; except such as prohibited by law. To loan money to individuals, associations and corporations and to discount and rediscount promissory notes and other obligations and securities of every kind and character, and to engage in a general loan business, but not as a Banking Institution or association; to acquire, sell, discounty and rediscount, and otherwise deal in promissory notes, obligations and securities and to act as agent/or broker in securing and collecting loans.

(b) To form, promote, subsidize, underwrite and assist financially or otherwise, companies, syndicates and associations of all kinds, and to give any lawful guarantee in connection therewith or otherwise for the payment of money or for the performance of any obliga-

tion or undertaking.

(c) To own property, real and personal, for the purposes of the corporation, and to borrow

money and pledge and mortgage the property of the corporation to secure the same.

(d) To transact a general real estate agency and brokerage business, including the management of estates; to act as agent, broker or attorney in fact for any persons or corporations in buying, selling and dealing in real property and any and every estate and interest therein, and choses in action secured thereby, judgments resulting therefrom, and other personal property collateral thereto, in making or obtaining loans upon such property, in supervising, managing and protecting such property and loans and all interests in and claims affecting the same, in effecting insurance against fire and all other risks thereon, and in managing and conducting any legal actions, proceedings and business relating to any of the purposes herein mentioned or referred to; to register mortgages and deeds of trust of real property or chattels real and all other securities collateral thereto; and to investigate and report upon the credit and financial solvency and sufficiency of borrowers and sureties upon such securities; to purchase and hold real property and any and every estate and interest therein, and choses in action secured thereby, jusgments resulting therefrom, and other personal property, collateral thereto; to improve, manage, operate, sell, mortgage, lease and otherwise dispose of any property so acquired; to loan upon such property, and to take mortgages and assignments of mortgages of the same; and to transact any or all other business which may be necessary or incidental or properato the exercise of any or all of the aforesaid purposes of the corporation.

(e) To guarantee, underwrite and to act as fiscal agent in the sale of stock, bonds. debentures, securities, and other evidences of indebtedness for corporations, associations, and other organizations, provided the same is not contrary to the laws of the State of Mississippi

and of the United States.

(f) The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Mississippi Code, 1930, and acts amendatory there to.

This corporation may begin business when ten (10) Shares have been subscribed and paid for in full.

John Hart Asher John Hart Lewis

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally appeared before me, the undersigned authority, John Hart Asher and John Hart Lewis, incorporators of the corporation known as the Standard Investment Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 28th day of December, 1932.

> James H. Swann, Notary Public My commission expires 4-7-36

Received at the office of the Secretary of State, this the 29th day of December, 1932, together with the sum of \$60.00 deposited to cover the recording fee and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Mississippi

Dec. 29th, 1932

I have examined this charter of incorporation and am of the opihion that it is not violative of the Constitution of this State or of the United States.

> Greek L. Rice, Attorney General J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACK SON The within and foregoing Charter of Incorporation of Standard Investment Company is hereby

approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty-Ninth day of December, 1932.

By the Governor Walker Wood, Secretary of State Dennis Murphree. Lieutenant and Acting Governor

Recorded: December 30th, 1932

This Corporation his church and its clarter surrendered to the State of mississippe by decre of chancery Court of Heines County mississippe, Lated September 27, 1939.

artified Copy of Paiddean field in this office this Systember 29, 1939.

Waster wood Secretary of State.

AMENDMENT TO THE CHARTER OF INCORPORATION ofBANK OF WEST OF WEST, MISSISSIPPI

That Section 4 of the Charter of Incorporation of the Bank of West, domiciled and doing business at West, Mississippi, be amended so as to read as follows: "Section 4. The Amount of Capital Stock shall be \$10,000.00."

> A. J. Stevens President of Bank of West

State of Mississippi

Holmes County Personally appeared before me, the undersigned a Notary Public, in and for said County and State, A. J. Stevens, President of the Bank of West who acknowledged that he signed and executed the above and foregoing Amendment to the Charter of Incorporation of the Bank of West. as his act and deed and for and on behalf of said bank on this the 22nd day of December, 1932.

M. S. Rogers. Notary Public

Received at the office of the Secretary of State this the 29th day of Dec. A.D. 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., 29th, 1932

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this Statek or of the United States.

> Greek L. Rice, Attorney General J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the 18th day of December, 1932 cause an examination to be made of the condition of the BANK OF WEST of West,

Mississippi. This examination shows the said bank to be in a solvent condition and its affairs and records are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is hereby approved.

Given under my hand and the seal of the State Banking Department this the 29th day of December, 1932. J. S. Love, Superintendent of Banks

STATE OF MISSISSIPPI:

I, J. S. Love, Superintendent of Banks of the State of Mississippi, do hereby certify that Bank of West, West, Mississippi, closed its doors and suspended regular banking business subsequent to July 1, 1930, and was later reopened for business as a going banking concern; that such bank now has less than \$90,000.00 of unsecured deposits; and that such bank is authorized under Chapter 314 of the Laws of mississippi for the year 1932, to reduce its capital stock from \$20.000.00 to \$10.000.00.

J. S. Love, Superintendent of Banks

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Amendment to the Charter of Incorporation of BANK OF WEST is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State

of Mississippi to be affixed, this Twenty-Ninth day of December, 1932.

By the Governor

Dennis Murphree, Liettenant and Acting Governor

Walker Wood. Secretary of State

Recorded: December 30th, 1932

THE CHARTER OF INCORPORATION OF THE MAGNOLIA STAGES, INC.

1. The name of the corporation is Magnolia Stages, Inc.

2. The names and post office addresses of the incorporators are: Frederick Smith, 146 Union Ave., Memphis, Tennessee; M. B. McGrew, 146 Union Ave., Memphis, Tennessee; A. J. Emory, Jackson, Mississippi.

3. The domicile of this corporation is, State of Mississippi, Hinds County, City of

Jackson.

4. The total number of shares of stock which the corporation shall have authority to issue is five hundred (500) and all such shares shall be without par value. The sale price per share shall be Ten (\$10.00) Dollars per share, but the Board of Directors shall be authorized to fix or change such sale price from time to time as in their judgment may be necessary or proper.

5. The period of existence of this corporation shall be fifty (50) years.

6. The purposes for which the corporation is created shall be:

To acquire, own, lease, operate and/or maintain motor vehicles for the transportation of passengers, and at its option, their baggage, freight and/or other articles over the highways or public roads within and without the State of Mississippi, and over the highways or streets of the various cities, towns and villages, within and without said state, and to receive and collect fares from such passengers for such service; to operate motor vehicles over and upon such highways, public roads and streets, for the transportation of freight, baggage and other property and to charge and receive compensation therefor; to purchase and own busses, automobiles, trucks and other equipment, tools, material, supplies or other parts as may be necessary in the operation, upkeep and repair of such motor vehicles; to employ such servants and agents as may be desired, and needed, in the conduct of the business of this corporation; to contract and be contracted with for the purchase, lease or hire of all such rights, leases, licenses, franchises, certificates or permits and such vehicles, equipment or materials as said company may desire or need for these purposes; to purchase or lease such grounds or buildings as this corporation may need for garages, offices, storerooms, deposs, waiting rooms, stations or other purposes as the company may desire; to own and operate lines of ominbuses propelled by electric, gas, compressed air or other motive pow r on and over the public highways and other streets and cities, to carry on a general taxi-cab, bus and automobile transportation business and all of its branches, and in connection therewith to maintain such terminals and such ticket offices for the sale of tickets as may be deemed necessary or proper.

(b) To acquire by gift, purchase or otherwise, and to own, rent, lease, mortgage, or otherwise deal in, control or dispose of, in any manner whatsoever, automobiles, taxicabs, trucks, buses and any and all kinds of vehicles used or capable of being used for transportation purposes, and accessories therefor, and to acquire, own, control, lease and otherwise deal in

bus and transportation terminals and equipment therefor.

(c) To become and act as distributor or agent, either special, local, particular, general, universal, public or private, for any persons, firms, associations or corporations in or about buying, selling, leasing, trading in, manufacturing, repairing, renting, mortgaging or otherwise handling, in any manner whatsoever, automabiles, trucks and motor vehicles of any kind whatsoever.

(d) To buy, sell, lease, trade in, manufacture, repair, rent, pledge, mortgage, exchange and otherwise deal generally in, or in any manner whatsoever handle, any of the articles here-

inbefore mentioned.

(e) To acquire by gift, purchase or otherwise, and to own, rent, lease, sell, mortgage, improve, develop or otherwise deal in and dispose of any and all kinds of property both real and personal incidental to, or capable of being used in connection with, or to the advantage of the aforesaid purposes; to acquire by gift, purchase, or otherwise property of every kind including real property, stocks, bonds, negotiable paper, bills, notes or choses in action, and to enjoy, trade in or dispose of said property in any manner whatsoever.

(f) To acquire and transfer shares of capital stock, bonds, interest certificates and

(f) To acquire and transfer shares of capital stock, bonds, interest certificates and other evidences of indebtedness of other corporations, associations or individuals not contrary to law and while holder thereof to exercise the rights of ownership including the right to vote

the reon.

(g) To establish lines of credit with banking houses for the purposes hereinbefore enumerated and set forth and to incur indebtednesses and to raise, borrow and secure the payment of money in any lawful manner, including the issue and sale of bonds, warrants, debentures, obligations, negotiable and transferable instruments and evidences of indebtedness of any kind, whether secured by mortgage, pledge, deed of trust or otherwise for the purpose of adding additional capital or for any other purpose in and about its business or affairs and on such terms and conditions as may be determined by the Board of Directors.

(h) To establish and maintain offices at its principal place of business and to establish

and maintain branch offices throughout the State of Mississippi and elsewhere.

(i) To do all things necessary, suitable or proper for the accomplishment of any of the purposes herein enumerated and with all the powers now or hereafter conferred by the laws of the State of Mississippi.

7. The number of shares necessary to be subscribed and paid for before the corporation shall commence business is three hundred (300) shares of said issue.

Witness our signatures on this the 15th day of Dec. 1932.

Frederick Smith
M. B. McGrew
A. J. Emory

STATE OF TENNESSEE COUNTY OF SHELBY

Personally appeared before me the undersigned Notary Public, in and for said County and State Frederick Smith and M. B. McGrew, who each acknowledge that they signed and delivered the foregoing instrument on the day and year therein mentioned.

Witness my signature and seal of office on this the 20th day of December, 1932.

Bertha S. Morris, Notary Public My commission expires Oct. 20,1935

STATE OF MISSISSIPPI COUNTY OF HINDS

Personally appeared before me the undersigned Notary Public in and for said County and State A. J. Emory, who acknowledged that he signed and delivered the foregoing instrument on the day and year therein mentioned.

Witness my signature and seal of office on this the 28 day of December, A.D. 1932.

Received at the office of the Secretary of State this the 29th day of Dec. A.D. 1932, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and the laws of this State and of the United States.

Greek L. Rice, Attorney General
By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of MAGNOLIA STAGES, INC. is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 31st day of December, 1932.

By the Governor

Sennett Conner

Walker Wood, Secretary of State

Recorded: December 31st, 1932

#5592 W

MISSISSIPPI PTG. CO., VICKSBURG - 21046

AMENDMENT OF THE CHARTER OF BANK OF BRUCE

The charter of incorporation of BANK OF BRUCE, of Bruce, Mississippi is amended in the following particular to wit:

4. The amount of the Capital Stock shall be \$10,000.00, divided into shares of \$50.00 each.

Witness our signatures and the seal of the said corporation on this the 8th day of August, 1932.

C. Arthur Bruce
President
W. J. Davis
Secretary

State of Mississippi County of Calhoun Town of Bruce

This day personally appeared before me, the undersigned authority in and for the State, County and City aforesaid, the within named W. J. Davis, and who acknowledged that they signed and delivered the above and foregoing proposed amendment of the charter of incorporation of Bank of Bruce, on the day and year therein mentioned.

Given under my hand and official seal in the said town of Bruce, Miss., on this the 31 day of August, 1932.

Maude Crocker Notary Public.

My commission expires Dec. 6, 1933.

State of Tennessee County of Shelby City of Memphis

This day personally appeared before me, the undersigned authority in and for the State, County and City aforesaid, the within named C. Arthur Bruce, who acknowledged that he signed and delivered the above and foregoing amendment of the charter of incorporation of the Bank of Bruce, on the day and year therein mentioned.

Given under my hand and official seal in the City of Memphis, on this the 30th

day of August, 1932.

James Aaron Notary Public.

My commission expires April 19, 1936.

Resolution of Stockholders

"Be it resolved by the stockholders of Bank of Bruce, a corporation domiciled at Bruce in the county of Calhoun, State of Mississippi, that C. Arthur Bruce, President and W. J. Davis, Secretary of this corporation be and they are hereby authorized, empowered and directed, for us and in our behalf to proceed at once to make application to the proper authorities to procure an amendment of the charter of this corporation in the following particulars:

Amend paragraph #4 of the original charter of this corporation so as to read as

follows:

The amount of the Capital Stock shall be \$10,000.00, divided into shares of \$50.00 each.

And the said amendment shall be and is hereby accepted by us subject only to the approval of the Governor of the State of Mississippi."

I, W. J. Davis, Secretary of Bank of Bruce, a corporation domiciled at Bruce, in the County of Calhoun, State of Mississippi, do hereby certify that the above and foregoing is a true and correct copy of a resolution adopted and passed by the stockholders of the said corporation at a meeting duly and regularly held at the office of the said corporation on the day of July, 1932.

Witness my hand and the seal of the said corporation this the 31 day of August,

W. J. Davis Secretary.

Received at the office of the Secretary of State this the 31st day of December, 1932 together with the sum of \$10.00 recording fee, and referred to the Attorney General for his opinion.

Walker Wood Secretary of State.

I have examined the within amendment of this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

This the 31 day of December, 1932.

Greek L. Rice, Attorney General By, J. A. Lauderdale, Assistant Attorney General. STATE OF MISSSISSIPPI

I, J. S. Love, Superintendent of Banks of the State of Mississippi, do hereby certify that Bank of Bruce, Bruce, Mississippi, closed its doors and suspended regular banking business subsequent to July 1, 1930, and later reopened for business as a going banking concern; that such bank now has less then \$100,000.00 of unsecured deposits; and that such bank is authorized, under Chapter 314 of the Laws of Mississippi for the year 1932, to reduce its capital stock from \$20,000.00 to \$10,000.00 WITNESS, my hand and seal, this the 28th day of December, 1932.

J. S. Love
Superintendent of Banks.

State of Mississippi Office Of Superintendent of Banks Jackson

I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the 29th day of December, 1932, cause an examination to be made of the condition of the Bank of Bruce, of Bruce, Mississippi.

This examination shows the said bank to be in a solvent condition and its affairs and records are being conducted and kept in a satisfactory manner. The attached application for an amendment to its charter is hereby approved.

Given under my hand and the seal of the State Banking Department this the 29th day of December, 1932.

J. S. Love
Superintendent of Banks.

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON

The within and foregoing Amendment to the Charter of Incorporation of Bank of Bruce is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Thirty-First day of December, 1932.

By the Governor

Sennett Conner

Walker, Wood, Secretary of State

Recorded: January 3, 1933.

#5589 W

MISSISSIPPI PTG, CO., VICKSBURS - 21046

At a meeting of the stockholders of the White House Holding Corporation held at the The White House at Biloxi, Mississippi, on December 20th, 1932, there being present a majority in numbers and interest of the stockholders of said corporation present; said meeting having been duly called for the purpose among others of amending the charter, the following amendment to the charter of the White House Holding Corporation was unanumously adopted.

Resolved that Section Four of the charter of The White House Holding Corporation be amended so as to read as follows:

4.

The amount of authorized capital stock is three thousand shares of the par value of Twenty (\$20.00) Dollars per share.

That Section Five be amended so as to read as follows:

5.

The capital stock of this corporation may be paid for with coupons past due, according to their terms, including coupons due according to their terms on September 1st, 1932, and/or bonds of the White Hotel Company, with all coupons attached, which said coupons by their terms mature after September 1st, 1932, which said coupons and said bonds were issued under the indenture by and between The White Hotel Company and the Merchants National Bank of Mobile, Alabama, Trustee, dated August 16th, 1928, which said coupons and/or said bonds will be accepted in payment for said stock at 20% of the face value of all of said coupons matured, according to their terms, as of September 1st, 1932, and said bonds with all coupons attached, as stated above, without allowance for interest accrued but not due according to the terms of the said coupons.

We hereby certify that foregoing amendment to the charter of the White House Holding Corporation was unanimously adopted at a meeting held on December 20th, at which were present a majority in numbers and interest of the stockholders of said corporation.

M. B. Slaughter
President

December 27th, 1932.

Walter E. White, Secretary.

Received at the office of the Secretary of State this the 30th day of December, A.D., 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood Secretary of State.

Jackson, Miss. Dec. 30th, 1932.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General. By, W. W. Pierce, Assistant Attorney General.

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON

The within and foregoing Amendment to the Charter of Incorporation of WHITE HOUSE HOLDING CORPORATION is hereby approved.

HOLDING CORPORATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Thirty-First day of December, 1932.

By the Governor.

Sennett Conner.

Walker Wood, Secretary of State.

Recorded: January 2, 1933.

ΕT

Authorized by State Tax Commission
Authorized by Section 15, Chapter
1, Laws of Mississippi 1934

3/EG & 1865

#5588 W

A meeting of the stockholders of Sam Abrams No. 5, a Mississippi corporation was held in the office of said corporation on the 23rd day of December, 1932, pursuant to notice thereof and all of the outstanding stock of said corporation being present in person, and, the meeting was duly called to order by the President and thereupon the following resolution was passed by the unanimous vote of all the stockholders present, to-wit:

Resolved, that Article Three of the Charter of Incorporation of Sam Abrams No. 5 be and the same is hereby amended to read as follows:

3. The domicile is at Hazlehurst, Mississippi.

And resolved further that said amendment to the Charter of Incorporation of Sam Abrams No. 5 be and the same is hereby adopted and approved.

Thereupon the stokholders' meeting was on motion duly adjourned.

Clayton Abrams President.

H. Samuels Secretary.

I, H. Samuels, Secretary of Sam Abrams No. 5, a Mississippi Corporation, do hereby certify that the above and foregoing is a true and correct copy of the Resolutions passed by the unanimous vote of the stockholders of said Corporation at a meeting held in the office of said Corporation at Bude, Mississippi, for this purpose on the 23rd day of December, 1932.

Witness my signature and the seal of said Corporation on this the 23rd day of December, 1932.

> H. Samuels Secretary.

State of Mississippi County of Lincoln

Before me, the undersigned authority in and for the County and State aforesaid, personally came and appeared Clayton D. Abrams, President, and Harry Samuels, Secretary, of Sam Abrams, No. 5, a Mississippi Corporation, who then and there acknowledged that they and each of them signed, executed and delivered the above and foregoing minutes and certificates thereto, wherein it is propsed to seek approval of the State of Mississippi to amend the Charter of said Corporation as aforesaid on the day and date mentioned.

Given under my hand and official seal, this the 23rd day of December, 1932.

Inez Smith

Received at the office of the Secretary of State this the 30th day of December, A.D., 1932, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss., December 30th, 1932.

Walker Wood Secretary of State.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice,
Attorney General.

By, W. W. Pierce,
Assistant Attorney General.

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON

The within and foregoing Amendment to the Charter of Incorporation of Sam Abrams No. 5 is hereby approved.

In testimony whereof. I have hereunto set my hand and caused the Great Seak of the

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Thirty-First day of December, 1932.

Sennett Conner Governor.

Walker Wood, Secretary of State.

Recorded: January 2, 1933.

State of Mississippi by a decrea of the chancer of Copial County, Mississippi, gatas 12-28-1946.

County, Mississippi, gatas 12-28-1946.

Cottined Copy of Said during filled in this office this 1-2-1947.

Walley Wood, Drivy. of State.

ET

#5594 W

AMENDMENT OF CHARTER

 $\circ \mathbf{F}$

BANK OF MYRTLE, MYRTLE, MISSISSIPPI

The charter of incorporation of Bank of Myrtle, Myrtle, Mississippi, is hereby amended so as to reduce the capital stock from \$15,000.00 to \$10,000.00, the stock in the reduced amount to be divided into 100 shares of the par value of \$100.00 each, as authorized and directed by resolution of the stockholders of Bank of Myrtle, Myrtle, Mississippi, passed at the stockholders meeting thereof held in the town of Myrtle, Mississippi, on the 31 day of December, 1932, a certified copy of which resolution is hereto attached and made a part hereof.

WITNESS our signatures and the seal of the Bank of Myrtle aforesaid, this the

31 day of December, 1932.

J. A. Bateman
President.

John T. Miller Cashier.

STATE OF MISSISSIPPI)
COUNTY OF UNION

Before the undersigned notary public in and for the county and state aforesaid, personally appeared J. A. Bateman & John T. Miller and President and Cashier respectively of the Bank of Myrtle, Myrtle, Mississippi, who acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein shown and in the capacities and for the purposes therein expressed.

GIVEN under my hand and notarial seal, this the 31 day of December, 1932.

Zelia A. Harrison, Notary Public.

Be it resolved by the stockholders of the Bank of Myrtle, Myrtle, Mississippi, that the capital stock of said bank be reduced from Fifteen Thousand Dollars (\$15,000.00) to Ten Thousand Dollars (\$10,000.00), same to be divided into 100 shares of the par value of \$100.00 each, and that the President and Cashier of the Bank of Myrtle aforesaid be and they are hereby authorized to proceed to take the necessary action to get the charter of incorporation of Bank of Myrtle amended so as to reduce the capital stock from Fifteen Thousand Dollars (\$15,000.00) to Ten Thousand Dollars (\$10,000.00), as required by law.

State of Mississippi)
County of Union

I, John T. Miller, Cashier of Bank of Myrtle, Myrtle, Mississippi, do hereby certify that the foregoing is a true and correct copy of a resolution passed by the stockholders of the Bank of Myrtle, Myrtle, Mississippi, at a duly called and regularly held meeting, on the 31 day of December, 1932, such resolution being recorded in the minutes of the Bank of Myrtle, of Myrtle, Mississippi, at page 33.

WITNESS my hand and the seal of the Bank of Myrtle aforesaid, this the 31 day of

December, 1932.

John T. Miller Cashier.

Received at the office of the Secretary of State this the 4th day of January, A. D., 1933, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State.

Jackson, Miss., January 4th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General. By, W. W. Pierce, Assistant Attorney General.

STATE OF MISSISSIPPI OFFICE OF SUPERINTENDENT OF BANKS JACKSON

I, J. S. Love, Superintendent of Banks, do hereby certify that I did on the -- day of December, 1932 cause an examination to be made of the condition of the Bank of Myrtle, of Myrtle, Mississippi.

This examination shows the said bank to be in a solvent condition and its affairs and records are being conducted and kept in a satisfactory manner. The attached application for an amendment to lits charter is hereby approved.

Given under my hand and the seal of the State Banking Department this the 4th day of January. 1933.

J. S. Love, Superintendent of Banks.

STATE OF MISSISSIPPI.

I, J. S. Love, Superintendent of Banks of the State of Mississippi, do hereby certify that Bank of Myrtle, Myrtle, Mississippi, closed its doors and suspended regular banking business subsequent to July 1, 1930, and was later reopened for business as a going banking concern; that such bank now has less than \$100,000.00 of unsecured deposits; and that such bank is authorized, under Chapter 314 of the Laws of Mississippi for the year 1932, to reduce its capital stock from \$15,000.00 to \$10,000.00

WITNESS my hand and seal, this the 4th day of January, 1933.

J. S. Love, Superintendent of Banks.

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON.

The within and foregoing Amendment to the Charter of Incorporation of Bank of Myrtle is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this fourth day of January, 1933.

By the Governor. Walker Wood, Secretary of State.

Sennett Conner

Recorded: January 6th, 1933.

5600 W

THE CHARTER OF INCORPORATION OF THE SOUTHERN ASSOCIATION OF COLORED FARMERS (A. A. L.)

The corporate title of said company or association is THE SOUTHERN ASSOCIATION OF COLORED FARMERS (A.A.L.)

The names of the incorporators are:
Charles Stone, Postoffice, Tupelo, Lee County, Mississippi.
John Trice, Postoffice, Shannon, Lee County, Mississippi.
J. H. Wilson, Postoffice, Nettleton, Lee County, Mississippi.
L. Jones, Postoffice, Tupelo, Lee County, Mississippi.
W. M. Cozart, Postoffice, Tupelo, Lee County, Mississippi.
D. W. White, Postoffice, Tupelo, Lee County, Mississippi.
Jim Gellespie, Postoffice, Tupelo, Lee County, Mississippi.
G. W. Trice, Postoffice, Shannon, Lee County, Mississippi.
Willie Bluchard, Postoffice, Tupelo, Lee County, Mississippi.
T. H. Howard, Postoffice, Tupelo, Lee County, Mississippi.
E. Fields, Postoffice, Tupelo, Lee County, Mississippi.
Geo, Allen Postoffice, Tupelo, Lee County, Mississippi.
W. M. Darden, Postoffice, Tupelo, Lee County, Mississippi.
Oressa Hudson, Postoffice, Tupelo, Lee County, Mississippi.
Mattie L. Johnson, Postoffice, Tupelo, Lee County, Mississippi. The names of the incorporators are:

The domicile is at Tupelo, Lee County, Mississippi. The period of existence (not to exceed 50 years) is fifty years.

The purpose for which it is created is to promote the general welfare of agriculture. To enable colored producers of agricultural products to co-operate in the producing, packing, distribution, financing and marketing of same. For the creating of a co-operative or community spirit among the members of the association. That the association is to be organized and operated under Chapter 99 Section 4080 to 4089 inclusive, Code of 1930 State of Mississippi.

Charles Stone John Trice J. H. Wilson L. Jones W. M. Cozart D. W. White James (X -his mark) Gellespie. G. W. Trice T. H. Howard E. Fields Willie Bluchard Geo. Allen W. M. (X-his mark) Darden. Oressa Hudson Mattie Louise Johnson

STATE OF MISSISSIPPI, LEE COUNTY.

> Personally appeared before me the undersigned authority in and for the above State and County, Charles, Stone, John Trice, J. H. Wilson, L. Jones, Willie Blanchard, W. M. Cozart, D. W. White, Jim Gellespie, G. W. Trice, T. J. Howard. E. Fields, Geo. Allen, W. M. Darden, Oressa Hudson and Mattie L. Johnson, who acknowledge that they signed and executed the above and foreoing articles of incorporation.

Charles Stone John Trice J. H. Wilson James (X-his mark)Gellespie G. W. Trice Tom (X-his mark) Howard E. Fields George Allen W.M. (X-his mark) Darden

L. Jones W. M. Cozart D. W. White Oressa Hudson Mattie L. Johnson Willie Bluchard

Sworn to and subscribed before me this the 4 day of January, 1933.

Joe J. Filgo Justice of the Peace 3rd District. Lee County, Mississippi.

Recorded: January 9, 1933.

5603 W

THE CHARTER OF INCORPORATION OF

HATTIESBURG HANDLE AND LUMBER CORPORATION

The corporate title of said company is "Hattiesburg Handle and Lumber Corposration."

The names and addresses of the incorporators are: 2.

J. Frank, Brown, Post Office: Hattiesburg, Mississippi, J. J. Russell, Post Office: Hattiesburg, Mississippi, F. M. Morris, Post Office: Hattiesburg, Mississippi, The domicile is at Petal, Mississippi.

3.

The amount of authorized capital stock is thirty-two thousand dollars (\$32,000.00). 4.

The par value of shares is one hundred dollars (\$100.00). 5.

The period of existence is fifty (50) years.

The purpose for which it is created is to engage in the business of manufacturing, selling and dealing in all kinds of wooden handles and any and all other manufactured wooden products, and to do a general wood working business. Said corporation shall have the right to acquire by purchase, lease or otherwise all necessary or proper real estate, buildings, machinery apparatus and equipment. It shall have the right to install and operate a sawmill or sawmills, planing machines and molding machines, and any and all other necessary machinery to manufacture from any and all kinds of timber wooden products. Said company shall also have the right to buy, sell and deal in all kinds of lumber and other building material, and to purchase lands and timber and engage in the manufacture of lumber or timber; and it shall have the right to buy logs and to transport saidlogs, lumber and timber by tram road, railroad, motor trucks or other vehicles; and said corporation shall have the right to borrow money and secure the same and to lend the money and take security therefor, and to sell its products and take security therefor, and to do any and all things necessary, proper or convenient for carrying on the business for which it was created; and said corporation shall have the right to engage in retail mercantile business, and to buy, sell and deal in wood, coal and other fuels, provided no property shall be acquired or used in vilation of law.

The number of shares are to be three hundred and twenty (320), of the par value of one 8. hundred dollars (\$100.00) each, but said corporation shall have the right to begin business when one hundred (100) shares have been subscribed and paid for, either in property or in cash.

The right and powers that may be exercised by this corporation are those conferred by 9. the provisions of Chapter 100. Mississippi Code of 1930, and the amendments there to.

> J. FRANK BROWN. F. M. MORRIS. J. J. RUSSELL.

STATE OF MISSISSIPPI COUNTY OF FORREST

ACKNOWLE DGMENT

This day personally came and appeared before me the undersigned J. Frank Brown, J. J. Russell and F. M. Morris, incorporators of the corporation known as "Hattiesburg Handle and Lumber Corporation," who acknowledged that they signed and executed the foregoing Articles of Corporation as their act and deed on this the 13th day of January, 1933.

> AMOS R. JOHNSTON. Notary Public.

Incorporators.

Received at the office of the Secretary of State, this the 13th day of January, 1933, together with the sum of \$74.00, recording fee, and referred to the Attorney WALKER WOOD, General for his opinion. Secretary of State.

JACKSON, MISSISSIPPI

JANUARY 13th, 1933. I have examined this Charter of Corporation and am of the opinion that it is not violative of the Constitution of the Laws of the State of Mississippi or of the United GREEK L. RICE, States of America.

Attorney General.

J. A. LAUDERDALE, By

Assistant Attorney General.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACK SON

The within and foregoing Charter of Incorporation of

Hattiesburg Handle and Lumber Corporation is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this thirteenth day of January 1933.

DENNIS MURPHREE,

Lieutenant and Acting Governor.

By the Governor WALKER WOOD Secretary of State.

RECORDED JANUARY 13, 1933

MISSISSIPPI PTG. CO., VICKSBURG-21046

CHARTER OF INCORPORATION OF

EDDIE'S DRUK STORE, Inc.

1. The corporate title pf said company is: "Eddie's Drug Store, Inc."
2. The names and postoffice addresses of the incorporators are:

Mrs. Nettie W. Omille Biloxi Mississippi.

Mrs. Nettie W. Ouille, Biloxi, Mississippi. Joe C. Clower, Biloxi, Mississippi.

Mrs. Mary W. Eutanks, Biloxi, Mississippi.

3. The domicile of the corporation is at Biloxi, Mississippi.

4. The amount of authorized capital stock is Eight Thousand (\$8,000.00) Dollars, divided into eighty (80) shares of common stock, each share having a par value of One Hundred (\$100.00) Dallars. No preferred stock is authorized.

5. The period of existence, not to exceed fifty years, is fifty (50) years.

To purchase and operate a retail drug store. To buy and sell at retail drugs, medicines, chemicals, toilet and fancy articles, druggist sundries, soaps; perfumeries, physicians' and hospital supplies, pharmaceutical and general merchandise, and all other goods and articles pertaining to the drug business; to operate a soda fountain and sell therefrom soda water, ice cream, sandwiches, and other like articles; to buy and sell cigars, cigarettes, tobacco, candies, toilet articles and all other articles incidental to the drug business; to employ registered pharmacists and clerks for the purpose of carrying on said business; to buy and sell and deal in medicines, patent or otherwise; to fill prescriptions; to buy, sell, lease or otherwise acquire and dispose of real and personal property, or both, for the purpose of operating a drug store, and to do all acts and things in connection with said business.

The rights and powers that may be exercised by said corporation in addition to those enumerated above, are those conferred by the provisions of Chapter 100 of the Mississippi

Code of 1930, together with any amendments, additions or supplements thereto.

7. This corporation may commence business when one-half of the capital stock herein provided for is subscribed and paid for according to statute.

WITNESS our signatures on this the 10th day of January, 1933.

MRS. NETTIE W. OUILLE, JOE C. CLOWER, MRS. MARY W. EUBANKS.

STATE OF MISSISSIPPI COUNTY OF HARRISON

Personally appeared before the undersigned authority, a Notary Public in and for said county and state, the above named MRS. NETTIE W. OUILLE, JOE C. CLOWER and MRS. MARY W. EUBANKS, who severally acknowledged that they signed and delivered the foregoing charter of incorporation on the year and day therein mantioned as their act and deed.

Witness my signature and seal of office on this 12th day of January. 1933.

LESLIE B. GRANT, Notary Public.

GOVERNOR.

Received at the office of the Secretary of State this the 14th day of January A. D. 1933, together with the sum of \$26.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

WALKER WOOD,
Secretary of State.

Jackson, Miss., Jan. 16th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

GREEK L. RICE, ATTORNEY GENERAL.

By W. W. PIERCE, Assistant Attorney General.

STATE OF MISSISSIPPI EXECUTIVE OFFICE,

The within and foregoing Charter of Incorporation of EDDIE'S DRUG STORE, Inc.

In testimony whereof, I have hereuntp set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Sixteenth day of January, 1933.

SENNETT CONNER

By the Governor Walker Wood, Secretary of State.

Recorded January 16, 1933

This Corporation dissolved and its Charles Severendend to the State of Mississippi by a dicrec of the chancery court of Todarcison Canuty Mississippi, Lated March 17, 1945 - Certified Copy of said decree filed in this office, this March 21, 1945 -Wanter wood, Sury of State.

T he State of Mississippi Union County

THE CHARTER OF INCORPORATION

OF

HOLLY SPRINGS COCA COLA BOTTLING COMPANY

- The corporate title of said Company shall be. "Holly Springs Coca Cola Bottling Company."
- The names and addresses of the incorporators are as follows: W. G. McGill, New Albany, Miss. Geo. T. Hunter, Volunteer State Life Bldg., Chattanooga, Tenn. J. Everett Pidgeon, 4th & Washington Streets, Memphis, Tenn.
- The domicile of said corporation is at Holly Springs, Miss.
- The amount of authorized capital stock is \$2,200.00. All of the stock shall be common stock, fully paid and non-assessable, of the par value of \$100.00 per share.
- The Period of existence shall be fifty years.
- The purposes for which this corporation is created are the buying and selling of Coca Cola syrup and other softdrink syrups, and the buying and selling of bottles and other particles incident to and necessary in the bottling of soft drinks; and the rights and powers that may be exercised by said corporation are those, in addition to the above, conferred by the provisions of Chapter 100 of the Mississippi Code of 1930. And also the provilege of bottling and selling soft drinks.

W. G. McGill. G. T. Hunter. J. Everett Pidgeon. Incorporators.

THE STATE OF MISSISSIPPI UNION COUNTY.

Personally appeared mefore me, the undersigned authority, the within named W. G. McGill, who acknowledged that he signed the foregoing articles of incorporation on the day and year hereinafter mentioned and for the purposes therein set forth as his voluntary act and deed.

Witness my signature this Jan. 12, 1933.

Seal)

R. L. Smallwood, Notary Public.

The State of Tennessee. Shelby County.

Personally appeared before me, the undersigned authority, the within named J. Everett Pidgeon, who acknowledged that he signed the foregoing articles of incorporation on the day and year hereinafter mentioned and for the purposes therein set forth as his voluntary act and deed. Witness my signature and seal of office this Jan. 23rd. 1933. James A. Matthews,

Notary Public. My Commission expires April 25, 1936.

The State of Tennessee Hamilton County.

Personally appeared before me, the undersigned authority, the within named Geo. T. Hunter, who acknowledged that he signed the foregoing articles of incorporation on the day and year therein mentioned and for the purposes therein set forth as his voluntary act and deed.

Witness my signature and seal of office this Jan. 17th, 1933.

Philip A. Rubin,

Notary Public.

My commission expires July 13, 1935.

Received at the office of the Secretary of State, this the 27th day of January, A. D., 1933, together with the sum of \$20.00 deposited to cover the recording fee. and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

Jackson, Miss., January 30, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General J. A. Lauderdale, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

The within and foregoing Charter of Incorporation of Holly Springs Coca Cola Bottling Company is hereby approved. I have hereunto set my hand and caused the Great Seal of the In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 30th day of January 1933. Sennett Conner By the Governor,

19. On O made of of of Publication, Showing publication in this office and the state of Preof of Publication, S

(Seal)

Dissalud, Lee Branc 30, Peage 41. This begt 22, 1965.

Wan

Suy, of state

MINUTES OF A MEETING OF THE STOCKHOLDERS OF

T. KALIL. INC..

HELD DECEMBER 23. 1932.

At a meeting of all the stockholders of T. KALIL, INC., held at 10 A. M. on December 23, 1932, in the offices of the Company at McComb City, Mississippi, pursuant to due and legal notice to all stockholders; and all stockholders, to-wit, N. Solomom, H. Solomon, and Alfred Abdalla, being present, on motion duly seconded and unanimously carried, the following resolution was unanimously passed and adopted:

"It appearing to be necessary and for the best interests of the corporation that its charter be amended and the corporate named changed to Solomon Bros., Inc., and the powers and purposes of the corporation be extended and enlarged.

"Therefore, be it resolved, that the name and title of the corporation be changed from 'T. Kalil, Inc.' to 'Solomon Bros., Inc.'; and that the charter be and the same is hereby amended by changing the name to 'Solomon Bros., Inc.' wherever the name of the company appears in the charter.

"Be it further resolved, that Section or Paragraph 7 of the Charter be amended so as to read as follows:

7.7. The purposes for which it is created: To engage in the general mercantile business, wholesale and/or retail; to engage in the real estate, rental, brokerage, commission, finance, theater, amusement, restaurant, catering, hotel, money lending, mortgage, bond, contracting, and investment business and/or businesses. The Company may buy or sell, rent, trade, barter, or in any manner handle or deal in any and all property, real, personal, or mixed, and may make any and all trades and contracts not inconsistent with law as may be necessary, incident, or convenient in the carrying on of the business or businesses.

"Be it further resolvedy that N. Solomon, President, and H. Solomon, Secretary of the Company, be and they are hereby authorized and directed to do and perform any and all things necessary to secure approval of the amendments to the charter, and to legally accomplish and effectuate same."

There being no further business, the meeting adjourned.

Witness our signatures this the 23rd day of December. 1932.

N. Solomon, President

H. Solomon, Secretary.

STATE OF MISSISSIPPI COUNTY OF PIKE

I, the undersigned H. Solomon, Secretary of T. Kalil, Inc., (now changed to Solomon Bros., Inc.) do hereby certify that the above and foregoing is a true and correct copy of the minutes of the stockholders meeting of T. Kalil, Inc., held on the 23rd day of December, 1932, as same appears of record in the Minute Book of said corporation. Witness my hand and the seal of the corporation this 23rd day of December, 1932.

(Seal)

H. Solomon, Secretary.

Received at the office of the Secretary of State this the 21st day of January, A.D. 1933. together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood. Secretary of State.

Jackson, Miss., January 3oth, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General. W. W. Pierce. Assistant Attorney General.

STATE OF MISSISSIPPI

EXECUTIVE OFFICE

JACKSON. The within and forefoing Amendment to the Charter of Incorporation of T. Kalil, Inc.. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 30th day of January, 1933.

Sennett Conner, Governor.

Walker Wood. Secretary of State.

By the Governor,

THE CHARTER OF INCORPORATION

OF

ADLER FURNITURE COMPANY

- 1. The corporate title of said compnay is Adler Furniture Company.
- 2. The names of the incorporators are:

Sam Adler, postoffice, Hattiesburg, Mississippi.
David Adler, postoffice, Hattiesburg, Mississippi.
Herbert Adler, postoffice, Hattiesburg, Mississippi.

- 3. The domicile of the corporation is Hattiesburg, state of Mississippi.
- 4. The amount of the authorized capital stock is Ten Thousahd (\$10,000.00) dollars, all of the par value of One Hundred (\$100.00) dollars per share and to be of the ordinary stock of the same class.
- 5. The sales price of the said capital stock will be One Hundred (\$100.00) dollars per share
- 6. The period of existence is fifty (50) years.
- 7. The purpose for which the said corporation is created is to engaged in the furniture business wholesale and retail, and for that purpose may buy and sell real estate and personal property of all kinds and character, in the operation of its said business, and maintain stores, and buy and sell furniture, household effects, merchandise of all kinds and description which may be legally bought and sold under the laws of the State of Mississippi.
- 8. The entire capital stock shall be subscribed and paid for before the corporation shall begin business.

Sam Adler, David Adler, Herbert Adler.

STATE OF MISSISSIPPI FORREST COUNTY CITY OF HATTIESBURG

This day personally appeared before me the undersigned authority in and for said county, city and statem the above named Sam Adler, David Adler and Herbert Adler, who each acknowledged that they have signed the above and foregoing charter of incorporation as their voluntary act and deed on the day and date therein mentioned.

Given under my hand and seal of office on this the 28th day of January, A. D. 1933.

(SEAL)

Edna B. Komp, Notary Public.

Received at the office of the Secretary of State, this the 1st day of February, A. D. 1933, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood,
Secretary of State.

Jackson, Miss., February 1st, 1933. I have examined this charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this S_{\ddagger} ate, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce,

Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON

The within and foregoing Charter of Incorporation of Adler Furniture Company is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this lat day of February, 1933.

Sennett Conner.

By the Governor: Walker Wood, Secretary of State.

Recorded February 3rd, 1933.

THE CHARTER OF INCORPORATION OF

THE INTERSTATE PETROLEUM CORPORATION

The corporate title of said company shall be: "THE INTERSTATE PETROLEUM CORPORATION." I.

The Incorporators of said Company are: II.

> Anson Sheldon, Post Office, Pettit, Miss.; Post Office, Greenville, Miss.; E. M. Gray, J. A. Lake, Jr. Post Office, Greenville, Miss.

The domicile of said corporation shall be: Greenville, Mississippi. III.

The authorized capital stock of said corporation shall be Two Thousand Dollars, IV. (\$2,000), each share having a par value of Ten Dollars (\$10); all said shares having equal privileges and voting rights, and being of one class.

The sale price of said stock shall be Ten Dollars (\$10) per share, and the Board of ٧. Directors of said corporation shall have the authority to change the sale price of said stock within their discretion.

The period of existence of said corporation, not to exceed fifty (50) years, is VI. fifty years.

The purpose for which the corporation is created is the purchase, sale and handling of VII. gasoline, motor oil, lubricants, etc; the owning, operating, sale and lease of filling station and/or other stations for the purpose of servicing motor vehicles operated on public or private highways; to own, sell, lease, real estate or personal property,

In addition to these rights and powers, the rights and powers that may be exercised by said corporation are those conferred by the provisions of Chapter 100 of the Mississippi Code of 1930.

Said corporation shall commence business when fifty (50) shares of stock shall have VIII. been subscribed and paid for.

> ANSON H. SHELDON E. M. GRAY J. A. LAKE, JR.

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally appeared before me, the undersigned notary public in and for said state and county, the within-named ANSON SHELDON, E. M. GRAY AND J. A. LAKE, JR., who each acknowledged that they signed the foregoing Articles of Incorporation of "THE INTERSTATE PETROLEUM CORPORATION", on the day and year therein-mentiohed, as the act and deed of such

GIVEN UNDER MY HAND AND OFFICIAL SEAL, this, the 1st day of February, 1933. LILLIAN MCMULLEN,

Notary Public. (SEAL) Received at the office of the Secretary of State, this the 1st day of February, A. D. 1933, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

Jackson, Miss. February 1st, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this state, or of the United States. GREEK L. RICE.

> Attorney General By W. W. PIERCE, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE,

JACK SON.

The within and foregoing Charter of Incorporation of THE INTERSTATE PETROLEUM CORPORATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 1st day of February, 1933.

By the Governor: Walker Wood, Secretary of State.

Recorded February 3. 1933.

CHARTER OF INCORPORATION --- BREWSTER'S INCORPORATED

The corporate title of the above Company is, "Brewster's Incorporated."

The names of the incorporators are, Maurice Brewster, Meridian, Mississippi; Miss Annice Brewster, Meridian, Mississippi and Miss Grace Brewster, Meridian, Mississippi.

The domicile of the said corporation is Meridian. Mississippi.

The amount of Capital Stock is three thousand dollars.

All of said stock is common stock having a par value of one hundred dollars per share.

The period of existence of the above said corporation shall not exceed fifty years.

The purposes for which said corporation is organized is to buy and sell drugs, chemicals, pharmaceuticals, drug sundries; fill prescriptions and engage generally in the activities usually carried on by a retail drug store; and to engage in such other activities not contrary to law and necessary and incidental to the purposes hereinbefore stated. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 100, Mississippi Code of 1930.

The said corporation shall begin business as soon as one third of the Capital Stock has been subscribed and paid for.

Maurice Brewster, (Miss) Annice Brewster, Miss Grace Brewster.

ACKNOWLEDGMENT OF INCORPORATORS

State of Mississippi County of Lauderdale.

Personally appeared before me, the undersigned authority, in and for said County and state, Maurice Brewster, Miss. Annice Brewster and Miss Grace Brewster who each acknowledged that they signed and delivered the foregoing Charter of Incorporation of Brewsters Incorporated as their respective act and deed.

Given under my hand and seal this 26th day of January, 1933.

Madge Hearn.

(SEAL)

Notary Public.

Received at the office of the Secretary of State this 27th day of January 1933, together with the sum of twenty dollars, deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood,
Secretary of State.

I have examined this Charter of Incorporation and am of the opinion it does not violate the Constitution and laws of this State, or of the United States.

Greek L. Rice,

Attorney General.

By J. A. Lauderdale.

Asst. Atty. Gen.

STATE OF MISSISSIPPI EXECUTIVE OFFICE

JACKSON.
The within and foregoing Charter of Incorporation of BREWSTER'S INCORPORATED is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 2nd day of February, 1933.

Sennett Conner

By the Governor: Walker Wood, Secretarynof State.

Recorded February 3, 1933.

AMENDMENT TO THE CHARTER OF INCORPORATION OF THE HATHORN CHEVROLET COMPANY.

Article 1 of the original Charter of Incorporation of Hathorn Chevrolet Company be and the same is hereby amended to read as follows, to-wit: "The Corporate tible of said company is hereby amended and changed to Hathorn Motor Company, "and the name of said corporation shall hereafter be, "Hathorn Motor Company."

Executed for, on behalf of and in the name of the Hathorn Chevrolet Company this the 3rd day of February, 1933.

Hathorn Chevrolet Company, By W. E. Hathorn, Secretary.

State of Mississippi, Lawrence County.

This day personally appeared before me, the undersigned authority in and for said County and State, the above named, W. E. Hathorn, Secretary of the Hathorn Chevrolet Company, a Mississippi corporation domiciled at Prentiss, Jefferson Davis County, Miss. who acknowledged that he executed the above and foregoing amendment to the Charter of Incorporation of the said Hathorn Chevrolet Company for, on behalf of and in the name of said Company on the date and for the purpose therein setout as the act and deed of said Corporation.

Given under my hand and seal of office this the 3rd day of February, 1933.

Mary Hethorn, N.P.

(Seal)

RESOLUTION OF STOCKHOLDERS

Be it resolved by the stockholders of the Hathorn Chevrolet Company, a corporation under the Laws of the State of Mississippi, domiciled at Prentiss in the County of Jefferson Davis, State of Mississippi, that W. E. Hathorn, Secretary of this corporation be and he is hereby authorized, empowereed and directed for us and in our behalf to proceed at once to make application to the proper authorities to procure an amendment to the Charter of this corporation in the following particulars:

That article No. 1 of said Charter which now reads "The corporate title of said company is Hathorn Chevrolet Company," be amended to read, "The corporate title of said company is hereby amended and changed to Hathorn Motor Company."

And the said amendment shall be and is accepted by us subject only to the approval of the proper legal authorities of the State of Mississippi.

State of Mississippi, Jefferson Davis County.

We, Mrs. L. M. Richardson, President, and W. E. Hathorn, Secretary and Treasurer, of the Hathorn Chevrolet Company, Inc. under the Laws of the State of Mississippi, domiciled at Prentiss, Jefferson Davis County, Mississippi, do hereby certify that the resolution for the amendment of the Charter of the Mathorn Chevrolet Company, so as to change its name to the Hathorn Chevrolet Company, so as to change its name to the Hathorn Motor Company is a true and correct and exact copy of the original resolution duly presented and unanimously passed at a special stockholders' meeting of said corporation which was legally held and at which all stockholders were present at the office of the said corporation in Prentiss, on the 3rd day of February, 1933 as the same duly appears in the Minutes of the said meeting in the pegular Minute book thereof.

Given tinder our hands and certified to by us this the 3rd day of February, 1933.

Mrs. L. M. Richardson, President of Hathorn Chevrolet Company.

W. E. Hathorn, Secretary of Hathorn Chevrolet Company.

Received at the office of the Secretary of State, this the 3rd day of February, A. D. 1933, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood,

Secretary of State.

Jackson, Miss. Feb. 3rd, 1933.

I have examined this amendment to the charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice.

Attorney General
By W. W. Pierce, Assistant Attorney General.

State of Mississippi, Executive Office,

Jackson.

The withon and foregoing amendment to the Charter of Incorporation of HATHORN CHEVROLET COMPANY is hereby approved.

In testimony whereof I have hereunto set my hand and caused the Great Sal of The State of Mississippi to be affixed, this 3rd day of February, 1933.

By the Governor: Sennett Conner, Governor: Governor

Walker Wood, Secretary of State.

Recorded February 3, 1933.

THE CHARTER OF INCORPORATION OF

THE CO-AMERUCA GARMENT MANUFACTURING COMPANY

- 1. The corporate title of said company is "The Co-America Garment Manufacturing Company."
- 2. The name and post office address of the insorporators are

 C. L. Barrett, Postoffice, Meridian, Mississippi

 Homer L. Bass, Postoffice, Meridian, Mississippi

 Mildred McKeithen, Postoffice, Meridian, Mississippi
- 3. The domicile and address of this corporation is Meridian, Mississippi.
- The amount of authorized capital stock of this corporation is \$10,000.00. Said capital stock shall be divided into one hundred shares of common stock without nominal or par value and with fulk voting powers; and one hundred shares of cumulative eight percent preferred stock without nominal or par value which shall be subject to redemption at any time upon sixty days notice at fifty-four (\$54.00) per share; shall have preference as to net assets of this corporation upon dissolution or winding up of the corporation. if voluntary up to fifty-four (\$54.00) a share, and if involuntarily, up to fifty (\$50.00) dbllars a share; shall have the right to receive dividends, payable annually, up to and including four (\$4.00) dollars per share, before any dividends shall be set apart or paid on the common stock.

Said putsbanding preferred stock shall be non-voting, except as provided by Sec. 194 Constitution, until the annual dividend, which shall be provided for the preferred stock, shall remain due and unpaid thirty days after maturity, but if said annual dividends still remains unpaid after the thirty days grace from the date it becomes due, then in that event, said preferred stock shall be entitled to one vote per share, the same as the common stock and equally enjoy the privileges as provided for the outstanding common stock until the said dividend shall have been paid.

- The sale price per share of said preferred stock shall be fifty (\$50.00) dollars per share and that of the common stock shall be fifty (\$50.00) dollars per share, but the board of directors shall have authority from time to time to fix or change said price of said preferred stock and of said common stock, the same being without nominal or par value, but such considerations or sale price to be so fixed herein and to be fixed by the board of directors must be paid in cash or in property or services at a valuation fixed by the board of directors, at any special or regular meeting of same, same to be shown by the minutes of said board of directors or the corporate records.
- 6. The period of existence of this corporation shall be fifty years.
- 7. The purposes for which this corporation is created and the rights and powers that may be exercised by it are as follows, to-wit:

 To buy, acquire, hold, distribute and particularly to manufacture garments of every description, whether they be made from cotton, silks, linens, wool or any materials used at this time, or that may be used at any time in the future for the purpose of manufacturing garments for men, women and children; and to buy these materials and to dispose of them in the condition in which they are received and/or to manufacture garments therefrom and to dispose of the finished products made therefrom, and to add to said materials and/or improve thereon and dispose of same.

To buy, acquire, hold, receive or consign and/or lease or rent machinery, whether it be standard or special machinery, whether it be from within or without the United States. To buy, own, improve and/or sell, real and personal property of all kinds and descriptions as may be necessary and/or desirable for the conduct of such business. And the rights and powers in addition thereto that may be exercised by this corporation or those conferred by the provisions of C apter One Hundred of the Mississippi Code of 1930, and the amendments thereto.

8. The corporation may begin to do business when as much as sixteen shares of the common stock shall have been subscribed and paid for in cash, and/or in property, or services at a fair, just and reasonable value thereof, the same to be determined by the board of directors.

C. L. Barrett,
Homer L. Bass,
Mildred McKeithen,
Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI

COUNTY OF LAUDERDALE

This day personally appeared before me, the undersigned Notary Public in and for said County and State, C. L. Barrett, Homer L. Bass and Mildred McKeithen. incorporators of the corporation known as The Wo-America Garment Manufacturing Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 3rd day of February, A. D. 1933.

Marty Buxton.

Received at the office of the Secretary of State this the 3rd day of February, A. D. 1933, together with the sum of \$30.00 recording fee, and referred to the Attorney Walker Wood.

General for his opinion.

Secretary of State.

Jackson. Mississippi. 2/3, 1933
UI have examined this charter of incorporation and am of the opinion that it is
not viblative of the Constitution and laws of this State, or of the United States.

Greek L. Rice,

Attorney General
By J. A. Lauderdale.
Assistant Attorney General

State of Mississippi, Executive Office,

The within and foregoing Charter of Incorporation of THE CO-AMERICA GARMENT MANUFACTURING COMPANY is hereby approved.

MANUFACTURING COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the charter of Mississippi to be affixed this the 3rd day of February, 1933.

Sennett Conner, Governor.

By the Governor: Walker Wood, Secretary of State.

Recorded Bebruary 3, 1933.

No. 5637.

THE CHARTER OF INCORPORATION OF ALBERT PREIFER COMPANY Suspended by State Tax Commission as Authorized by Section 15, Chapter

121. Larges of Missionlaws 1034

The corporate title of said company is Albert Pfeifer Company.

SEP 14 1936

The names of the incorporators are: Albert Pfeifer, Jr., Jackson, Mississippi. Simon Rosenthal, Jackson, Mississippi.

The domicile is at Jackson, Hinds County, Mississippi.

Amount of capital stock and particulars as to class or classes thereof: Six Hundred (600) Shares of Common Stock of the Par Value of \$25.00 per share, aggregating \$15,000.00.

The period of existence is fifty years. VI.

The parpose for which it is created: To own, lease, maintain, operate and conduct a store or stores for the buying, selling, and trading, at retail, wholesale, or any other plan or system of goods, wares and merchandise of every kind and character; to operate said store or stores under a trade name or trade names, provided the use thereof does not conflict with any statute of the State of Mississippi; to own, acquire, lease and otherwise deal in real estate and other property for the purposes of the corporation; to borrow money and pledge and hypothecate the assets of the corporation to secure the payment thereof; to invest and re-invest in stocks, bonds, securities and choses in action of every kind and character whatsoever and to do any and all other acts and deeds proper to the maintaining and operating of a general mercantile business.

The rights and powers that may be exercised by this corporation, inx addition to the foregoing, are those conferred by Chapter 100, Code of Mississippi of 1930.

VIII.

Number of Shares of each class to be subscribed and paid for before the corporation may begin business. Sixty shares of the Common Stock.

Albert Pfeifer, Jr., Simon Rosenthal, Incorporators.

State of Mississippi,

County of Hinds.

This day personally appeared before me, the undersigned authority Albert Pfeifer, Jr. and Simon Rosenthal, incorporators of the corporation known as the Albert Pfeifer Company, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 2nd day of February, 1933.

John Hart Asher, Notary Public. My Commission expires 4/6/36.

Received at the office of the Secretary of State this the 3 day of February, A. D. 1933, together with the sum of \$40.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood,

Secretary of State.

Jackson, Miss., Feb. 3, 1933.

The have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General.

By Herbert Nunnery, Assistant Attorney
General.

State of Mississippi Executive Officem

Jackson. The within and foregoing Charter of Uncorporation of ALBERT PREIFER COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 3rd day of February, 1933.

Sennett Conner. Governor.

By the Governor Walker Wood, Secretary of State.

Recorded February 4, 1933

STATE OF MISSISSIPPI PEARL RIVER COUNTY.

APPLICATION FOR AMEDMENTS TO CHARTER

BE IT KNOWN, that I; James Rosenblum, President of Rosenblum's Incorporated, domiciled at Picayune, Pearl River County, Mississippi, hereby makes application to the Secretary of State of Jackson, Mississippi, for amendments of the charter of Resemblum's Incorporated, which charter is dated, 28th, day of April, 1931, and is recorded in Records of Incorporation in Book No. 30, page 194, in the office of the Secretary of State, and the amendments proposed being in accord with the resolution of the directors of said Corporation, as follows:

FIRST, the amount of capital stock, and particulars as to the classes thereof, be fixed at FIFTEEN THOUSAND (\$15,000.00) DOLLARS all common stock. That Section 4 of the original charter is changed to read as above.

SECOND, the number of shares of said classes, and the par value thereof: ONE HUNDRED AND FIFTY (150) SHARES of the par value of ONE HUNDRED (\$100.00) DOLLARS. That section 5 of said charter change to read as above.

THIRD, that the number of shares of the classes designated to be subscribed and paid in before the Corporation may begin business is ONE HUNDRED AND FIFTY (150) SHARES. Section 8 of said charter change to read as above.

A certified copy of the resolution of the stockholders and directors of said Corporation approving and adopting said amendments, is hereto attached and made a part of this application.

Witness the signature of Rosenblum's Incorporated, by its President, and under the seal of said Corporation, on this the 1st, day of February, 1933.

ROSENBLUM'S INCORPORATED
By James Rosenblum, President.

STATE OF MISSISSIPPI

PEARL RIVER COUNTY.

Personally appeared before me the undersigned authority in and for the County
and State aforesaid the within named, James Roesenblum, known to me to be the President of
Rosenblum's Incorporated, and says on acth that he signed, sealed and delivered the foregoing instrument as an official act for the said corporation, and for the things and purposes therein named, and on the day and year therein written.

JAMES ROSENBLUM, President.

Sworn to and subscribed to before me this the 1st day of February, 1933.

J. E. Stockståll,

Notary Public.

SEAL

1 Ser gare Count

STATE OF MISSISSIPPI

PEARL RIVER COUNTY.

BE IT KNOWN; that a mesting of the stockholders of Rosenblum's, Incorporated, was held in the offices of the Company at Picayune, Mississippi, on the 1st, day of February, 1933, being the time and place fixed and designated for the meeting of the stockholders, and all the stockholders were present at said maxing and all the stock of the Corporation represented, and among other things, there was a resolution to amend the original charter of the corporation, which was presented, read and adopted to-wit:

BE IT RESOLVED, that the original charter of Rosenblum's Incorporated be amended

FIRST, the amount of capital stock and particulars as to classes thereof be fixed at FIFTEEN THOUSAND (\$15,000.00) DOLLARS, all common stock, and that Section 4 ds changed to read as above.

SECOND, the number of shares of said class, and the par value thereof: ONE HUND DRED AND FIFTY (150) SHARES of the par value of ONE HUNDRED (\$100.00) DOLLARS, section 5 of said charter to read as above.

THIRD, Section 8 amended to read as follows:

The number of shares of the class designated to be subscribed and paid in before
the Corporation may begin business is ONE HUNDRED AND FIFTY (150) Shares.

BE IT FURTHER RESOLVED, that James Rosenblum, President and Debbia, Secretary, be and are hereby authorized and directed to make application for the proposed amendments of the said charter, and to do all things necessary and requisite in effecting the said amendments, and that they be authorized to pay the fees as required by law; there being no further business, the meeting adjourned.

ROSENBRUM'S INCORPORATED By James Rosenblum, President

Attest:

Be it known that I, Debbia Rosenblum, Secretary of Rosenblum's Incorporated, hereby certify that the above and foregoing is a true and correct copy of the resolution adopted on the lst, day of February, 1933, at the regular meeting of the stockholders of the said Rosenblum's Incorporated, as will appear of record in the minute book of said company, now on file, and in my custody.

Witness my signature as Secretary, this the 1st, day of February, 1933.

DEBBIA ROSENBLUM. Secretary.

STATE OF MISSISSIPPI

HUNDS COUNTY.

IN THE OFFICE OF THE SECRETARY OF STATE, JACKSON, MISSISSIPPI.

Received of the office of the Secretary of State this the 4th. day of February A.D. 1933, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood. Secretary of State.

Jackson, Miss., Feby 6th, 1933.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General.

By W. W. Pierce, Assistant Attorney

General

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON

MISSISSIPPI PTG. CO., VICKSBURG-21046

The within and foregoing Amendment to the Charter of Incorporation of Rosenblum's Incorporated, is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the

State of Mississippi to be affixed, this 6th day of February, 1933.

Sennett Cohher, Governob.

By the Governor: Walker Wood, Secretary of State.

Recorded: February 7th, 1933.

No. 5646 W.

THE CHARTER OF INCORPORATION OF PORT GIBSON LUMBER COMPANY

1. The corporate title of said corporation is PORT GIBSON LUMBER COMPANY.

The name and post office addresses of the incorporators are: G. L. McBride, Post office, Port Gibson, Mississippi. Sam Wiener, Jr., Postoffice, Shreveport, Louisiana. Jack L. Wiener, Post office, Shreveport, Louisiana.

3. The domicile of said corporation is at Port Gibson, Claiborme County, Mississippi. 4. The amount of authorized capital stock is Five Thousand shares, without nominal or par value,

each share being of the same class and equal in all respects to every other share. 5. The sale price per share of the capital stock of said corporation shall be One Dollar, and the Board of Directors is vested with full authority, in its discretion, to change the sale price per share of said stock from time to time.

6. The period of existence of said corporation is Fifty Years.

7. The purposes for which said corporation is created are: To engage in the manufacture and sale, at wholesale and retail, of lumber and other building materials, and to do and perform all things incident thereto. To manufacture, buy, sell and deal in all kinds of lumber, mill work, building material, merchandise and machinery, and to carry on a general mercantile business, both wholesale and retail, in building material, equipment and supplies; To vontract for the erection of buildings and other structures, both public and private, and to do all kinds of work and supply all kinds of materials in connection therewith; to own, lease, operate and control saw mills and other plants for the manufacture of such materials and lumber yards, stores and other places for the sale thereof; and to do and perform all things incident to any of the forgoing business not contrary to law.

To buy, lease, own, mortgage and encumber and sell real and personal property; to issue bonds, notes, debentures, or other evidences of debt; to sue and be sued; to contract and be contracted with; to plead and be impleaded; to adopt, have and use a common seal, and the same to alter, break or renew at pleasure; and, in addition thereto, to exercise all of the rights and powers that may be conferred on said corporation by the provisions of Chapter 100 of the

Mississippi Code of 1930.

The number of shares of stock necessary to be subscribed and paid for before said corporation shall commence business is Two Thousand Shares. G. L. McBride, Sam Wiener, Jr.,

State of Mississippi, County of Claiborne.

Personally appeared before me, the undersigned officer, duly commissioned and qualified to take and certify acknowledgments in and for said County and State, the within named G. L. McBride, who acknowledged that he signed and delivered the foregoing instrument on the day and year therein mentioned.

Given under my hand and official seal, this the 1st day of February, 1933.

Mary Daniel Bagnell, Notary Public.

Jack L. Wiener.

State of Louisiana, Caddo Parish.

Personally appeared before me, the undersigned officer, duly commissioned and qualified to take and certify acknowledgements in and for said Parish and State, the within named Sam Wiener, Jr., and Jack L. Wiener, who acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein mentioned.

Given under my hand and official seal, this the 30 day of January, 1933.

J. W. Williams, Notary Public. THE STATE OF MISSISSIPPI

Received at the office of the Secretary of State this the 7th day of February, 1933, together with the sum of \$20.00 to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State.

THE STATE OF MISSUSSIPPI

2/7/33 I have examined this charter of incorporation and am of the opinion that it is not voolative of the Constitution and laws of this State, or of the United States. Greek L. Rice, Attorney General.

By W. W. Pierce, Assistant Attorney General.

STATE OF MISSISSIPPI. EXECUTIVE OFFICE.

JACKSON.

The within and foregoing Charter of Incorporation of Port Gibson Lumber Company is hereby approved.

In testimony whereof I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 7th day of February, 1933.

By the Governor: Walker Wood, Secretary of State.

Recorded February 8th, 1933.

This Conforation dissolved and its Charter Secrembered to the State of mississippi lega deere of the Charles Cours of claimound County missingsings dated security 24, 1945. Cutined lopy of Saidden filed in this Trin this among 8, 1946 - Warder wood, Secretary of state

Sennett Conner.

Sept. 12, 1955

4

THE CHARTER OF INCORPORATION OF

MANNSDALE MERCANTILE COMPANY. INC.

The corporate title of said corporation is Mannsdale Mercantile Company; Inc. 1.

The names and post office addresses of the incorporators are:

C. D. Mann, Post Office, Madison, Mississippi. Mrs. Ella B. Mann, Post Office, Madison, Mississippi. Mrs. Sarah M. Dewees, Post Office, Madison, Mississippi.

Mrs. Leta M. Cox, Post Office, Madison, Mississippi. 3. The domicile of said corporation is in Madison County, near Madison, Mississippi.

The amount of authorized capital stock is Five Thousand shares without nominal or par value, each of said shares being of the same class and equal in all respects to every other share.

The sale price per share of the capital stock of said corporation shall be One Dollar. and the Board of Directors is vested with full authority, in its discretion, to change

the sale price per share of said stock from time to time. The period of existence of said corporation is Fifty Years.

The purposes for which said corporation is created are: To engage in the agricultural, livestock and mercantile business, and to do and perform all things incident thereto. To buy, lease, hold, own and farm real estate and personal property, not exceeding the meximum amount allowed by law, and to engage in and operate and conduct a general agricultural and livestock business, and to own, lease, operate and control real estate for agricultural purposes within the limits and under the conditions prescribed by Chapter 100. of the Mississippi Code of 1930. To wwn and operate stores and commissaries for the sale of goods and merchandise and supplies to its employees and to the public: to raise, buy, sell, barter, trade and otherwise deal in agricultural products and livestock and in farming equipment and supplies; to own, operate and control cotton gins for ginning its own cotton and that of other people; and to do and perform all things incident to any of the business aforesaid not contrary to law.

To Buy, lease, own, mortgage and encumber and sell real and personal property; to issue bonds, notes, debentures, or other evidences of debt; to sue and be sued, to contract and be contracted with; to plead and be impleaded; to adopt, have and use a common seal, and the same to alter, break or renew at pleasure; and to do and perform any and all things authorized by law, which are essential or incident to or consistent with all of the foregoing purposes; and in addition there to to exercise all of the rights and powers that may be conferred on said corporation by the provisions of Chapter 100 of the Mississippi Code of 1930.

The number of shares of stock necessary to be subscribed and paid for before said corpora-

tion shall commence business is Twenty Five Hundred Shares.

C. D. Mann. Ella B. Mann. Sara M. Dewees. Leita M. Cox.

STATE OF MISSISSIPPI COUNTY OF MADISON

Personally appeared before me, the undersigned officer, duly commissioned and qualified to take and certify acknowledgments in and for said County and State, the within hamed, C. D. MANN, MRS. ELLA B. MANN, MRS. SARAH M. DEWEES, MRS. LETA M. COX, who acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein mentioned.

GIVEN UNDER MY HAND AND OFFICIAL SEAL, this 31st day of January, 1933. R. B. Price, Notary Public.

THE STATE OF MISSISSIPPI

Received at the office of the Secretary of State this 7th day of February, 1933, together with the sum of \$20.00 to cover the recording fee and referred to the Attorney Walker Wood, Secretary of State. General for his opinion.

2/7/33 I have examined this CHarter of Incorporation and am of the opinion that it is not violative of the Constitution and laws of this state, or of the United States. Greek L. Rice, Attorney General. by W. W. Pierce, Assistant Attorney General.

STATE OF MISSISSIPPI EXECUTIVE OFFICE JACKSON.

The within and foregoing Charter of Incorporation of Mannadale Mercantile Company, Inc., is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 7th day of February, 1933. Sennett Conner.

By the Governor. Walker Wood, Secretary of State.

Recorded: February 8th, 1933.

Suspended by State Tax Commission as Authorized by Section 15, Chapter 121, Laws of Mississip 1934 at 1937

THE CHARTER OF INCORPORATION

OF

DAVID BOCK, INC.

1. The corporate: title of said company is: DAVID BOCK, INC.

2. The names of the incorporators are:

David Bock, Postoffice, Jackson, Mississippi.
L. W. Bock, Postoffice, Jackson, Mississippi
H. R. McGowen, Postoffice, Jackson, Mississippi.

3. The domacile is at: Jackson, Massissippi.

4. Amount of capital stock and particulars as to class or classes thereof: Five thousand dollars (\$5000.00) divided into two hundred shares of common stock of the par value of Twenty Five Dollars (\$25.00) for each share.

5. Number of shares for each class and par value thereof: Five thrusand dollars (\$5000.00) divided into two hundred shares of common stock of the par value of Twenty Five Dollars (\$25.00) for each share.

The period of existence is: Fifty years.

The purpose for which it is created: To do and engage in the general mercantile business; To buy, sell, deal in and with all kinds of goods, wares and merchandise, either at wholesale or at retail; to acquire, own and sell property, both real and personal, necessary for the operation of said business; and generally to have and exercise such other powers as may be necessary, proper or incidental to the exercise of any or all of the foregoing purposes of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing are those conferred by Chapter 100, Code of Mississippi, of 1930.

Number of shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred (100) shares.

David Bock,
L. W. Bock,
H. R. McGowen,
Incorporators.

STATE OF MISSUSSIPPI COUNTY OF HINDS:

This day personally appeared before me, the undersigned authority, David Bock, L. W. Bock, and h. r. McGowen, incorporators of the corporation known as the David Brock, Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed, on this the 7th day of February, 1933.

M. J. Conerly,

Notary Public.

Received at the office of the Secretary of State, this the 7th day of February,
A. D. 1933, together with the sum of \$20.00 deposited to cover the recording fee, and
referred to the Attorney General for his opinion.

Walker Wood, Secretary of State.

Jackson, Mississippi, February 7th, 1933.

By W. W. Pierce, Assistant Attorney General.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and Laws of this State, or of the United States.

Greek L. Rice, Attorney General

State of Mississippi, Executive Office.

Jackson,

The within and foregoing Charter of Incorporation of David Bock, Inc., is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 7th day of February, 1933.

Sennett Conner,

ennett Conner, Governor.

By the Governor: Walker Wood, Secretary of State.

Recorded: February 8th, 1933.

CERTIFICATE OF AMENDMENT OF INCORPORTION OF TUPELO COTTON MILLS

This is to certify that at an adjourned meeting of the annual meeting of the stockholders of the Tupelo Cotton Mills held on the \$4th day of January 1933 by virtue of the unanimous action and vote of the stockholders at said meeting as shown by a resolution duly adopted thereat the Charter of Incorporation of the Tupelo Cotton Mills granted on the 20th day of December 1899 as heretofore amended on the 12th day of October 1908 and as further amended on the 3rd day of May 1920, and on the 11th day of January 1923 is now amended as follows: -

Section 2, of the original Charter of said Corporation granted on December 20th, 1899, be and the same is amended to read:

"Section 2, the authorized stock of said Corporation shall be not more than one million

dollars, divided as follows:-8700 shares of Common Stock of the par value at \$100.00 per share 6500 Shares of Preferred Stock of par value of \$20.00 per share.

That the minimum capital stock of said corporation required, shall be \$100,000.00 of

the Common Stock.

That said Preferred Stock so authorized shall be First Preferred, non-voting (except as required by section 194 of the Constitution of Mississippi 1890), non-assemble, cumulative, 8% annual Dividend, (payable 4% semi-annually), four years, (with privilege of earlier medemption), capital stock, transferable only on the books of the Company upon surrender of said stock. Said stock to bear issue date of December 1st, 1932, and mature and become due and payable on the 1st, day of D cember 1936, subject to redemption and retirement at any time prior to December 1st, 1936 at par plus accrued and unpaid dividends thereon at the option of the Board of

Directors of the Company on the giving of thirty days notice of the intention thereof, said stock being menewal issue to retire the preferred stock issued under date of December 1st, 1932. Such dividends thereon to be paid in full before any dividends shall be set apart, or paid on the common stock. Until the maturity of such stock the holders of the same shall not participate in the profits of the corporation beyond the amount required to meet the dividends

The full faith, credit, earnings, property and assets of the said corporation after the payments of its other debts, are to be pledged to the redemption and retirement of such stock on, or before December 1st, 1936, and in case of liquidation or dissolution, whether voluntary or thereon. involuntary, the full amount required to redeem said stock to be paid before distribution of assets is made to the Common Stock.

Should said Preferred Stock be not retired or redeemed on December 1st, 1936, the same shall become on said date due and payable, together with all accumulated and unpaid dividends thereon, and such stock and dividends shall automatically be, and become the debt and obligation

of the Corporation. Said Preferred Stock to contain such other restrictions, limitations and qualifications as shall be stated and prescribed therein not inconsistent with or contrary to law. And, that the amendment to the Charter of I corporation granted of the 12th day of October 1908 authorizing the issuance of Preferred Stock under certain terms and conditions as expressed therein be, and the same is hereby after this date declared null and void, and of no force

and effect as being entirely superseded hereby." Witness this the signature of the Tupelo Cotton Mills, a Corporation, by its President and attested by its Secretary under the seal thereof on this the 31st day of January 1933. C. W. Troy. President.

Attest: J. H. Ledyard, Secretary.

County of Lee, State of Mississippi.

This day personally appeared before me the undersigned authority in and for said county roy and J. H. Ledyard who after being duly sworn make oath that they are the President and Secretary respectively of the Tupelo Cotton Mills, a Corporation and each of whom acknowledge that they signed the above and foregoing amendment to its Charter as the act of said and State, C. W. Corporation and who make oath that the facts stated therein are true and correct as therein stated.

Given under my hand and seal of this the 31st day of January 1933. Notary Public. Longino L. Bethany, My Commission expires June 1st, 1935.

Received at the office of the Secretary of State, this the 7th day of February, A. D., 1933, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Walker Wood, Secretary of State. Attorney General for his opinion.

Jackson, Miss., February 7th, 1933. I have examined this amendment to the charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States. Greek L. Rice, Attorney General. By W. W. Pierce, Assistant Attorney General.

State of Mississippi, Executive Office,

Jackson, Mice.

The within and foregoing Amendment to the Charter of Incorporation of TUPELO COTTON

MILLS is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this the 7th day of February, 1933. Sennett Conner, Governor.

By the Governor: Walker Wood. Secretary of State.

Recorded: February 8, 1933.

CHARTER OF INCORPORATION OF RICE-PAPPENHEIMER

FURNITURE COMPANY:

- 1. The corporate title of said Company is Rice-Pappenheimer Furniture Company Incorporated.
- 2. The names of the incorporators are Myer Pappenheimer, Harry E. Rice, Jr., Mrs. Harry E. Rice, Jr., and Mrs. Myer Pappenheimer, the Post Office address of each of said incorpogators being Meridian, Lauderdale County, Mississippi.
- 3. The domicile is at Meridian, Lauderdale County, Mississippi.
- 4. Amount of capital stock \$10,000.00, all to be common stock and all paid in.
- 5. The par value of shares is \$100.00.
- 6. The period of existence is fifty years.
- 8. The purpose for which it is created is to engage in a general furniture business.
- 9. The rights and powers that may be exercised by this corporation are those conferred by the provisions of Chapter 100 of the Code of Mississippi of the year 1930, and all amendments thereto.

Witness our signatures at Meridian, Lauderdale County, Mississippi, this the 4th day of February, 1933.

Harry E. Rice, Jr., Myer Pappenheimer, Mrs. Myer Pappenheimer, Mrs. Harry E. Rice, Jr. Incorporators of Race-Pappenheimer Furniture Company Incorporated.

State of Mississippi, Lauderdale County.

Personally appeared before me, the undersigned authority in and for the City of Meridian, County and State aforesaid, Myer Pappenheimer, Harry E. Rice, Jr., Mrs. Harry E. Rice, Jr., and Mrs. Myer Pappenheimer, incorporators of Rice-Pappenheimer Furniture Company Incorporated, who acknowledged that they signed and delivered the above and foregoing articles of incorporation, on the day and year therein mentioned, as their own act and deed. Given under my hand and official seal of office on this the 4th day of February, 1933.

Mrs. Ella T. Brooke, Notary Public.

(SEAL) Received at the office of the Secretary of State, this the 8th day of February, A.D., 1933, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Walker Wood, Secretary of State. Attorney General for his opinion.

Jackson, Miss., February 8th, 1933.

I have examined this charter of incorporation, and am of the opinion that it is not violative of the Constitution, and Laws of this State, or of the United States.

Greek L. Rice, Attorney General. By W. W. Pieree, Assistant Attorney General.

State of Mississippi. Executive Office,

Jackson. The within and foregoing Charter of Incorporation of Rice-Pappenheimer Furniture

Company, Incorporated is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Beal of the State of Mississippi to be affixed, this 8th day of February, 1933.

Sennett Conner. Governor.

By the Governor, Walker Wood, Secretary of State.

Recorded: February 9th, 1933.

Statement of Intent to dissalue filed this October 7, 1965. Heles hadner State

Duspended by State Lat Commission for non-payment of franchise takes on June 2, 1966
Heber Fadnes, Secretary of State

ARTICLES OF INCORPORATION OF

Z. L. PARKER TIE CO.

- 1. The corporate title of this corporation is Z. L. Parker Tie Company.
- 2. The names of the incorporators are: R. L. Varner, Baird, Mississippi. Z. L. Parker, Itta Bena, Mississippi. Ady Parker, Itta Bena, Mississippi.
- 3. The domicile of said corporation is at Itta Bena, Mississippi.
- 4. The amount of the capital stock is \$5,000.00.
- 5. The par value of shares is \$100.00 per share.
- 6. The period of existence is fifty (50) years.
- 7. The purpose for which this corporation is created is to engage in the purchase, manufacture and sale of cross ties, logs, timber, lumber and products kindred thereto.

 Said corporation shall have the right for the above purposes to operate saw mills and to purchase timber lands, but not for agricultural purposes, from which to obtain the aforesaid products.

This corporation shall be authorized to begin business when as much as \$1000.00 has been subscribed and paid in cash, or its equivalent.

8. The rights, powers and privileges to be exercised by this corporation are those delegated by the statutes of the State of Mississippi as set forth in Chapter 100 of the Mississippi Code of 1930. and all amendments there to.

Witness our signatures, this the 3rd day of February, 1933.

R. L. Varnern Z. L. Parkern Ady Parker.

STATE OF MISSISSIPPI LEFLORE COUNTY.

Personally appeared before me, the undersigned authority in and for said state and county, Z. L. Parker and Ady Parker, who each acknowledged that they signed and delivered the foregoing articles of incorporation of the corporation to be known as the Z. L. Parker Tie Company on the day and date therein mentioned for the purposes therein contained.

Given under my hand and seal of office, this the 6th day of February, 1933.

Katherine B. Coppage.

(SEAL)

(SEAL)

Notary Public.

STATE OF MISSISSIPPI

SUNFLOWER COUNTY

Personally appeared before me, the undersigned authority in and for the state and county, R. L. Varner, who acknowledged that he signed and delivered the foregoing articles of incorporation of the corporation to be known as the Z. L. Parker Tie Company on the day and date therein mentioned for the purposes therein contained.

Given under my hand and seal of office, this the 3 day of Debruary, 1933.

G. C. Scroggins, Notary Public.

Received at the office of the Secretary of State, this the 9th day of February, A. D. 1933, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood,
Secretary of State.

Jackson, Miss., Feb. 9th, 1933.

I have examined this charter of incorporation, and am of the opinion that it is not violative of the Constitution and Laws of this state, or of the United States.

Greek L. Rice, Attorney General.

By J. A. Lauderdale, Assistant Attorney
General.

STATE OF MISSISSIPPI

EXECUTIVE OFFICE,

JACKSON.

The within and foregoing Charter of Incorporation of Z. L. PARKER TIE COMPANY

is hereby approved.

In testimony whereof I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 9th day of February, 1933.

Sennett Conner, Governor.

By the Governor, Walker Wood, Secretary of State.

Recorded: February 10th, 1933.

THE CHARTER OF INCORPORATION INDEPENDENT UTILITIES CORPORATION

The corporate title of said company is Imdependent Utilities Corporation.

The names of the incorporators are: Ruth Franck, Jackson, Missississippi. Gertrude Eggleston, Jackson, Mississippi.

III. The domicile is at Jackson, Hinds County, Mississippi.

The capital stock shall be 100,000 shares of no par Common Stock.

The period of existence is Fifty (50) years.

The purpose for which it is created:

1. To manufacture, generate, produce, buy, sell, accumulate, store, transmit, utilize, furnish and distribute electrical energy for light, heat, power and other purposes.

To construct, manufacture, buy, sell, mortgage, lease, let and operate power plants, generating stations and any and all machinery and appliances for the manufacture, generation, production, storage, accumulation, transmission, distribution, and use of electrical energy, and any and all manner of electrical machinery, apparatus and supplies of any nature and kind whatsoever.

To carry on a general business of electricians, mechanical engineers and supplies of electricity for the purpose of light, heat and power or otherwise, and to install, erect and maintain and operate, sell or lease wires, cables and fixtures, both interior and exterior for the transmission and use of electrical energy and to manufacture and deal in all apparatus and things required for or capable of being used in connection with the generation, distribution, supply, accu-

mulation and employment of electricity.

To buy, sell, mortgage, operate and lease pole lines, erect poles, string wires thereon and on poles of individuals, and corporations, on any and all streets, avenues, highways and roads of counties, parishes, townships, villages and cities and over and along all canals and other waterways, and over and across bridges and through tunnels and over and across all lands belonging to or controlled by individuals, corporations, municipalities, counties, parishes, states, the national government or any governmental subdivision of the national government (subject, to the consent of governmental or municipal authorities and individual owners where the same may be required by law), and to use the same both as through lines and for local delivery for the transmission and distribution of electrical energy, and to sell and lease to other individuals or corporations the right to place electric wires on or attach electric wires to any or all poles so erected, owned or leased.

To build and construct, purchase and use for any of the purposes stated above, underground subways and conduits in such streets, avenues, highways, rpads and under such canals and other waterways, and through any tunnels and under any public or private lands, and place electric wires and conductors thereon and to buy and lease from and sell and let to any individual or corporation the right to place and use aforesaid electric wires or conductors in any such subways (subject, however, to the consent of governmental or municipal authorities and individual owners

where the same may be required by law).

2. To manufacture, or in any manner acquire, produce, distribute, and sell artificial gas for light, heat and power and other purposes, and also to buy, refine, treat, convert, sell and deal in its products, by-products and residual products; to mine for, drill for, produce, buy and in any manner acquire, and to sell and distribute natural gas for light, heat and power and pther purposes, and also to buy, refine, treat, convert, sell and deal in its products, by-products and residual products; to construct and purchase or in any manner acquire, to maintain and operate, and to sell, mortgage or in any manner dispose of plants and works for the manufacture, distribution, utilization and transmission of artificial and natural gas and their products, byproducts and residual products.

To construct, lay, purchase or in any manner acquire and to maintain, and operate, and to sell, encumber or in any manner dispose of pipe lines and gas mains for the sale, distribution and transportation of natural and artificial gas for light, heat, power and other purposes, in along, overy through and under any streets, alleys, roads, highways, or other public places, and in over, through, or under any private or public property (subject, however, to the consent of governmental or municipal authorities and individual owners where the same may be required by law).

To lease, buy, or otherwise acquire, to hold and operate, and to sell, lease, encumber, or otherwise dispose of gas and petroleum lands and leases, and rights to explore for and remove natural gas and petroleum, and to take contracts for the drilling of oil and gas wells, and carry out and execute the same, and to purchase or otherwise acquire, sell and distribute natural gas and petroleum for all purposes.

To manufacture, buy, sell, rent and deal in stoves, engines, motors, lamps and all other services, apparatus, appliances and equipment operated by or in connection with or calculated, directly or indirectly to promote the consumption or use of electrical energy, natural or atificial gas

or petroleum, or any of their products or by-products.

To mine for, drill for, produce, buy and in any manner acquire, refine, sell and distribute petroleum, petroleum products and by-products, and to acquire, own, maintain and operate works, distribution systems, pipe-lines, stations, stoves and other facilities used or useful in connection with or incidental to the distribution, sale, production, or otherwise using or dealing with any of the foregoing.

3. To acquire, sell, own, mortgage, lease, construct, maintain and operate water works, and to supply municiplaities, corporations and individuals with water, water power and water service for domestic, mechanical, manufacturing, business, public, fire protection and all other purposes, and to construct, erect, or in any manner acquire, to own, hold, and operate, and to sell, exchange lease, encumber, or in any manner dispose of works, dams, buildings, plants, pumping stations, reservoirs, machinery, equipment, fixtures, pipes, pipe-lines, hydrants, mains, apparatus, appliances, facilities, rights, privileges, franchises, and all such real and personal property, as may be necessary, useful or convenient to the business of procuring and furnishing water, water power and water service; to manufacture, buy, sell, lease and deal in fixtures, equipment and appliances capable of being employed in connection with the supply and use of water, and water power; to the extent permitted by law, to acquire, carry on, exploit and deal with and in plants, works, dams, buildings, pumping stations, lands, property, franchises, equipment, fixtures, pipes, power houses. good will and business of water companies or of persons or municapalities engaged in the business of furnishing to municipalities, corporations and/or individuals, water, water power, and water service; and to carry on any business incidental thereto.

4. To manufacture, or in any manner to produce, and to pwn, hold, buy, sell or otherwise acquire or dispose of ice, whether natural or artificial; to conduct and carry on the business of storage, cold storage, refrigeration, freezing and ice making; to construct, acquire, own, hold, operate, and dispose of, and generally deal in and with refrigerating plants, refrigerating systems, ice machines, ice-making machines, cold storage plants, warehouses, refrigerator cars and refrigerating processes, apparatus, household refrigerators, equipment and devises of all kinds; to acquire, construct, own, maintain, lease, dell, operate and dispose of pipe-lines and facilities

for the distribution of refrigeration and to engage in business or furnishing all kinds of refrigeration and cold storage service; and to manufacture, buy, sell and deal in machinery, supplies, materials and articles of all kinds used or useful in connection with the refrigerating business, or incident thereto.

5. To manufacture, buy, sell, distribute and generally deal in and with ice-cream, ices and all kinds of chilled or couled confections and products and all refrigerated products and commodities of every kind and character; and to acquire, own, use, maintain and operate ice-cream plants and other plants, works and facilities for the manufacture, production, use, sale or distribution of any of the foregoing, and all kinds of equipment, appliances and containers used or useful in connection therewith, and also all kinds of products, supplies, materials and commodities used or useful for refrigerating, cooling, chilling, preserving and purifying.

6. To organize, incorporate, reorganize, consolidate, merge, finance and to aid and assist, financially or otherwise, companies, corporations, joint stock companies, syndicates, partnerships, and associations of all kinds, including, but not limited to, those engaged in operating public service facilities and public utilities, and, to the extent permitted by law, to underwrite, subscribe for and purchase the bonds, stocks, securities, debentures, notes or undertakings of any such company, corporation, joint stock company, syndicate, partnership or association, and to do any

and all things necessary or convenient, to carry any of such purposes into effect.

7. To purchase at a discount or otherwise, acquire, by exchange of its own stock, bonds, debentures or other securities or otherwise, take, subscribe, for, contract to purchase, own, hold, sell, assign, transfer, mortgage, hypothecate, pledge, contract to sell or otherwise dispose of bonds, debentures, shares of stock, securities, scrip, mortgages, real estate certificates, obligations, contracts and notes issued or created by other corporations, associations, societies or companies, whether public, private or municipal, or any corporate body; to exercise and enjoy to the same full extent as natural persons could do all rights and privileges accruing to or vesting in the holder or wwners of the said property and choses in action aforesaid and to do everything needful, convenient, desirable, or considered proper, for the protection, improvement, betterment or engancement of the value of the said property or choses in action or any class thereof and in any manner to aid or copperate with such corporations, associations, societies or companies or with the bondholders or stockholders thereof as circumstances may require and as may be necessary, conevnient or proper and as may be permitted by law.

In furtherance of and for the accomplishment of its objects and purposes, to guarantee the payment of dividends on any shares of the capital stock of any corporation. joint stock company or association in which this corporation has or may at any time have an interest, to endorse or otherwise guarantee the payment of the principal of, or interest on, any scrip, bonds, coupons, mortgages, debentures, or other securities issued or created by any corporation, joint stock company or association, in which this corporation has an interest, or whose shares or securities it owns, and to do any and all lawful things designed to protect, preserve, improve or enhance the value of any such shares, scrip, bonds, coupons, mortgages, debentures, securities or other evidences of indebtedness of any corporation, joint stock company or association in which this corpor-

ation has an interest or whose shares or secubities it may own?

8. To borrow, to draw, make accept, endorse, transfer, assign, execute, and issue bonds, assign, execute, and issue bonds, debentures, promissory notes, and other evidences of indebtedness, and for the purpose of securing any of its obligations or contracts to convey, transfer, assign, deliver, mortgage and/or pledge all or any past of the property or assets at any time owned or held by this corporation, as may be permitted by law.

To acquire, and to take over as a going concern and thereafter to carry on the business of any person, firm or corporation engaged in any business which this corporation is authorized to carry on, and in connection therewith to acquire the good will and all or any of the assets and to assume or otherwise provide for all or any of the liabilities of any such business; provided, however, that this corporation shall not acquire directly or indirectly the whole or any part of the capital stock of any competing corporation doing business in the state, except as and to the extent

permitted by, and subject to, all the provisions of, the laws of the state.

To organize, incorporate and reorganize subsidiary corporations and joint stock companies and

associations for any purpose permitted by law.

9. To apply for, obtain, register, purchase, lease, or otherwise acquire any concessions, rights, options, patents, privileges, patent rights and privileges, inventions, improvements and processes, copyrights, trade-marks, and trade-names, or any right, option or contract in relation thereto, and to perform, carry out and fulfill the terms and conditions thereof, and to develop, maintain, lease, sell, transfer, dispose of any otherwise deal with the same.

10. The rights and powers that may be exercised by this corporation, in addition to the fore-

going, are those conferred by Chapter 100, Mississippi Code 1930, and acts amendatory thereto.

The corporation may begin business when 10,000 shares have been subscribed and paid for in full. The stock shall not be sold for more than five cents a share without amendment to this charter. Ruth Franck, Gertrude Eggleston,

STATE OF MISSISSIPPI.

COUNTY OF HINDS. This day personally appeared before me, the undersigned authority, Ruth Franck and Gertrude Eggleston, incorporators of the corporation known as the Independent Utilities Corporation, who acknowledged that they signed and executed the above and foregoing articles of incorporation as D. B. Morgan. Notary Public. their act and deed on this the 6th day of January, 1933.

My commission expires March 1, 1933. (Seal) Received at the office of the Secretary of State this the 6th day of January, 1933, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General Walker Wood, Secretary of State. Jackson, Mississippi, Feb'y 14th, 1933. for his opinion.

I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution of this State, or of the United States.

Greek L. Rice, Attorney General. By W. W. Pierce, Assistant Attorney General.

Incorporators.

STATE OF MISSISSIPPI EXECUTIVE OFFICE.

JACKSON. The within and foregoing Charter of Incorporation of INDEPENDENT UTILITIES CORPORATION is hereby approved. Intestimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 14th day of February, 1933.

Dennis Murphree, Governor.

By the Governor. Walker Wood, Sacretary of State.

Recorded: February 15th, 1933

ARTICLES OF ASSOCIATION AND INCORPORATION OF

LINCOLN COUNTY STRAWBERRY AND TRUCK MARKETING ASSOCIATION ("A. A. L.")

We, the undersigned

MISSISSIPPI PTG. CO., VICKSBURG - 21046

ADDRESS NAME M. R. Smith, Brookhaven, Miss. L. S. McWaters, Bogue Citto, Miss. G. M. Price, Brookhaven, Miss. Brookhaven, Miss. Eldon Smith, Brookhaven, Miss. G. W. Smith, Brookhaven, Miss. A. M. Tillman, Bogue Chitto, Miss. W. M. Rose, Brookhaven, Miss. P. M. Price, Brookhaven, Miss. G. T. Rankin, Market Sontag. . Miss. S. M. Floyd.

all being producers of agricultural products in the State of Mississippi, desiring that we, our associates and successors, shall come under Chapter 109 of the Laws of Mississippi of 1930, known as the Agricultural Association Law, and enjoy its benefits, do hereby voluntarily associate ourselves together for the purpose of forming and incorporating a non-profit cooperative marketing organization, without capital stock and without individual liability, and enter into Articles of Association and Incorporation under said law, in duplicate, and signed and acknowledged by all those named herein, and file same with the Secretary of State of Mississippi, to be recorded as required by said statute, and set forth the following:-

The name of this organization is
Lincoln County Strawberry and Truck Marketing Association ("A. A. L. ")

ARTICLE II.

The period of existence shall be fifty years.

ARTICLE III.

The domicile shall be at Brookhaven, in the County of Lincoln, State of Mississippi.

ARTICLE IV.

Said organization is to be organized and operated under said Chapter 109 of the Laws of Mississippi of 1930.

The purpose for which this organization is incorporated and the powers which it shall have, are: to promote the general welfare of agriculture; to enable us, our associates and successors, who may become members, to cooperate in the production, processing, packing, distribution, financing and marketing of agricultural products, and the elmination of speculation and waste therein, and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or compensated by said Chapter 109 of the Laws of Mississippi of 1930, or by other laws of the State of Mississippi or the United States; and more specifically:

(a) To promote, foster, encourage and engage in the business of marketing strawberries, tomatoes and/or vegetables crops cooperatively; to minimize speculation and waste in the production and marketing of strawberries, tomatoes and/or vegetable products; to stabilize strawberry, tomato and/or vegetable markets; to handle cooperatively the problems of strawberry, tomato and/or vegetable growers; and to exercise any or all of the purposes and powers permitted by said Agricultural Association Law;

(b) To engage in any activity in connection with the production, grading, handling, storing, shipping, warehousing, sizing, processing, and marketing of strawberries, tomatoes, and/or vegetable products of the organization and its members; and in the financing of any of said operations;

(c) To purchase and sell strawberries, tomatoes and/or vegetablem products of its

(d) To acquire, handle, process and market strawberries, tomatoes and/or vegetable products of members hereof in any manner, in any capacity and on any basis that may be agreed upon and to do anything that is conducive to any of such purposes;

(e) To render any service and/or provide any facility conducive to the producing, harvesting, receiving, processing, treasing, grading, sizing, packing, storing, handling, shipping, utilization, and/or marketing of strawberries, tomatoes and/or vegetable products;

(f) To purchase, lease, construct or otherwise acquire or have possession of such packing houses and/or receiving stations with such equipment as is necessary and /or proper to care for, receive, handle, and prepare strawberries, tomatoes and/or vegetable crops for markets:

(g) To acquire, improve, utilize, give as security and dispose of real and/or personal property and/or any interest therein on account of and for furthering the business of the organization;

(h) To do each and every thing necessary, suitable or proper for the accomplishment of any one of the purposes or the attainment of any one or more of the objects of the organization, and to contract accordingly; and in addition, to exercise and possess all powers, and privileges necessary or incident to the purposes for which the organization is organized or to the activities in which at is engaged, and, in addition, any other rights, powers, and privilegesgranted by the laws of the State to other corporations, except such as are inconsistent with express provisions of the law under which this organization is organized, and to do any such thing anywhere;

(i) The objects specified herein shall, except where otherwise expressed, be in no way limited or restricted by reference to or inference from the terms of any clause or paragraph of these Articles of Association and Incorporation; and the forgoing shall be so construed both as to objects and powers, and the enumeration thereof shall not be held to limit of restrict in any mennor the general powers conferred on this organization by the laws of the

(j) This organization is formed by producers of strawberries, tomatoes and/or vegetable crops, and is to be operated for the mutual benefit of the members thereof as such producers, and shall conform to, be governed by, and entitled to all the provisions, restrictions, and benefits of an Act of the Congress of the United States entitled "An Act to authorize association of producers of agricultural products," approved February 18, 1922, and of the "Agricultural Association Law" of this State, under which this organization is formed, and/or any other Act of Congress or the United States or of this State, now in force, or hereafter adopted, applicable to producers of agricultural products or their associations in furthering the more orderly receiving, handling, and marketing of such products.

ARTICLE VI.

This organization is organized without capital stock, and no dividends shall ever be paid on the membership capital, if any, of this organization. Only growers of strawberries, tomatoes and/or vegetable crops shall be admitted to membership in this organization and if any grower of strawberries, tomatoes and/or vegetable crops admitted to membership ceases to be a producer of strawberries, tomatoes, and/or vegetable crops his membership in the organization shall automatically terminate by reason thereof. This organization shall not handle or deal in strawberries, tomatoes or vegetable crops of non-members hereof.

or deal in strawberries, tomatoes or vegetable crops of nonpmembers hereof.

The voting rights of each member of the organization shall be determined in accordance with the by-laws. The property rights and the interest of each member in the organization shall be determined by refernce to their contributions to the organization and by the deductions of the organization from the net proceeds received from the sale of their products.

ARTICLE VII.

The private property of the members shall not be subject to the payment of corporate debts.

In witness whereof, we have hereunto subscribed our names in duplicate this 14th day of January, 'A. D. 1933.

M. R. Smith,
G. W. Smith,
L. S. McWaters,
Eldon Smith,
P. M. Price,
A. M. Tilman,
G. M. Price,
G. T. Rankin,
W. M. Rose,
S. M. Floyd,

STATE OF MISSISSIPPI,

County Of Lincoln.

Before me, a Notary Public in and for said County and State of this 14 day of January, 1933, personally appeared

M. R. SMith
G. M. Price,
L. S. McWaters
G. W. Smith,
S. M. Floyd,
Eldon Smith,
G. T. Rankin,
W. M. Rose,
P. M. Price,

known to me to be the identical persons who executed the within and foregoing instrument, and acknowledged to me that they executed and delivered themsame as their free and voluntary ast and deed for the uses and purposes therein set forth.

Witness my hand and official seal the day and year above written.

Eben M. Bee,

(SEAL)

City Clerk of Brookhaven, Miss. My commission expires January 2, 1935.

Office of Secretary of State
Jackson.

I, Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the Articles of Association and Incorporation of
Lincoln County Strawberry and Truck Marketing Association ("A.A.L.")
herete attached together with a durable thereof was nursuant to the provisions of

hereto attached, together with a duplicate thereof, was pursuant to the provisions of Articlesl, Chapter 99, Code of Mississippi of 1930, filed in my said office this the 17th day of February, A. D. 1933, and one copy thereof recorded in the Records of Incorporations, in this office, in Book No. 31, at page 591 and 592, and the other copy thereof returned to said Association.

Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed this 17th day of February, 1933.

Walker Wood,
Secretary of State.

Recorded February 17th, 1933

Jul B

AMENDMENT TO THE CHARTER MISSISSIPPI-ALABAMA UTILITIES, INCORPORATED.

AT A MEETING of the stockholders of the Mississippi-Alabama Utilities. Incorporated. held at its offices in the City of Amory, Monroe County, Mississippi, on the 23rd. day of January, 1933, all stockholders, viz: J. O. Prüde, Jr., Miss L. A. Saunders, N. D. Burdine, G. W. McCullen, and D. W. Houston, Jr., being present and voting at said meeting, a resolution was adopted providing for the amendment of the Charter of said Association, which amendment was approved by the Directors of said Mississippi-Alabama Utilities, Incorporated, meeting on the same day and at the same time and place, which resolution and/or amendment provides that Section 7 of the Charter of Incorporation of said Mississippi-Alabama Utilities, Incorporated, that is to say, "The purpose for which it is created" shall read as follows: (a) To buy, sell, manufacture and/or distribute ice both at wholesale and/or retail, and/or to operate ice depots and/or cold storage plants at such places and/or places as it may desire, and for this purpose may acquire, buy, sell and/or own such real estate, buildings and/or machinery as may be necessary to and/or for the purpose of operating ice plants and/or dealing in the ice industry as a manufacturer thereof, and/or in operating ice depots and/or cold storage plants, and/or to have all and/or every power necessarily incident to, and/or for said purposes.

(b) And in connection with said ice business, the operation of its ice depots and cold storage plants to buy, sell, manufacture, deal in, store and/or distribute both at wholesale and/or at retail all kinds and/or character of frozen dainties, sweets and/or delicacies as are commonly made by, and/or from the use of ice an their manufacture.

(c) To own, operate, lease, and/or let cotton gins for the purpose of separating seed and/or lint from seed cotton, and compressing the lint cotton into bales and/or otherwise by mechanical and/or other processes as may now, and/or may hereafter become, necessarily and convent ient in the operation of cotton gins; and/or to buy, own, sell, deal in and/or store cotton-seed, seed-cotton, and/Or lint cotton and/or the manufacture of lint cotton into a finished product; and/or to own, and/or to operate in connection with said gin and/or gins grist mills; and/or to engage in the manufacture, sale and/or distribution of mixed feeds, grains, and/or cereals of every kind and character, and/or to sell and/or to dispose of, and/or to lease and/ or let such grist mills at will.

(d) To buy, sell, and/or to deal in poultry and/or poultry products, vegetables, fruits,

and/or dairy products, and/or to condense, preserve and/or to evaporate the same.

(e) To manufacture butter, cheese, and/or all other milk products; and for this purpose to

lease, purchase, build, acquire and/or construct creameries, cheese factories, store-houses, and/or packing houses, all of which may be disposed of at will.

91) To buy, sell and/or handle on a commission basis fresh milk, eggs, butter and all and/or were kind of farm products, including dairy, poultry, hogs and/or wattle; and/or to deal generally in may

such farm products of every kind and/or description.

(g) To buy, sell, deal in and/or handle either directly and/or on a commission basis fish.

vegetables, fruits, preserves and/or all kind of food preparations.

(h) That for all said purposes above enumerated to buy, sell, own and/or lease real espate, buildings, cold storage plants and/or machinery and/or any other thing necessarily incident to the carrying on of thr industries mentioned in the preceding paragraphs numbered sub-sections (a) to (g), both inclusive, in paragraph 7 of said Charter.

THAT said Resoloution was reduced to writing, and first presented section by section, and then as a whole, and on a "Yea" and "Nay" vote was unanimously passed, all stockholders voting for the passage of the same; and each and all do hereby sign and subscribe their names as having voted for the passage of said resolution and the execution and delivery of this instrument.

This the 23rd day of January, 1933.

G. W. McCullen. N. D. Burdine, L. A. Saunders, J. O. Prude, Jr. D. W. Houston, Jr. Stockholders.

STATE OF MISSISSIPPI

MONROE COUNTY THIS DAY PERSONALLY APPEARED before me, the undersigned authority in and for said County and State, J. O. Prude, Jr., N. D. Burdine and G. W. McCullen, three of the five stockholders of the Mississippi-Alabama Utilities, Incorporated, who are personally known to me, and each of whom acknowledged that they signed and delivered the above and foregoing amendment to the Carter of Incorporation of said Mississippi-Alabama Utilities, Incorporated, as and for their act and deed. Given under my hand and seal this the 23rd day of January, 1933.

(SEAL)

J. S. Mayfield, Notary Public.

My Commission expires 28 day of May, 1934

STATE OF MISSISSIPPI Lauderdale County.

THIS DAY PERSONALLY APPEARED before me, the undersigned authority in and for said County and State, Miss L. A. Saunders, one of the five stockholders of the Mississippi-Alabama Utilities, Incorporated, who is personally known to me, who acknowledged that she signed and delivered the above and foregoing amendment to the Charter of Incorporation of said Mississippi-Alabama Utilities, Incorporated on the day and year therein mentioned as and for her act and deed. Given under my hand and seal this the 23rd day of January, 1933.

J. S. Mayfield.

(SEAL)

Notary Public,
My Commission Expires 28 May of May, 1934.

STATE OF MISSISSIPPI

MONROE COUNTY.

THIS DAY PERSONALLY APPEARED before me, the undersigned authority in and for said County and State, D. W. HOUSTON, JR., one of the five stockholders of the Mississippi-Alabama Utilities. Incorporated, who is personally known to me, and who acknowledged that he signed and delivered the above and foregoing instrument of amendment to the C, arter of Incorporation of said Mississippi-Alabama Utilities, Incorporated, on the day and year therein mentioned as and for his act and deed. Given under my hand and seal this the 23rd day of January, 1933.

E. E. Holly, Notary Public.

(SEAL) My commission expires January 25th, 1935. Received at the office of the Secretary of State this the 17th day of February, 1933, together with the sum of \$10.00, deposited to recover the recording fee for said amendment, and samereferred to the Attorney General. Walker Wood.

Secretary of State. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce. Assistant Antorney

STATE OF MISSISSIPPI, EXECUTIVE OFFICE, JACKSON.

The within and foregoing Amendment to the Charter of Incorporation of Mississippi-Alabama Utilities, Incorporated is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 17th day of February, 1933.

Sennett Conner.

By the Governor, Walker Wood, Secretary of State.

Recorded: February 18th, 1933.

No.5660 W.

Articles of Association and Incorporation Alcorn County Farm Bureau (A.A.L.)

Sec. 1. We, D. Mercier, of Alcorn County, Mississippi, (P. O. address Corinth, Mississippi); W. F. McCulfer of Alcorn County, Mississippi, (P.O. Address Corinth, Miss.); M. J. Rinehart of Alcorn County, Mississippi, P.O. Address Rienzi RFD#2, Miss.); T. M. Brooks of Alcorn County, Mississippi, P.O. Address Corinth, RFD#2, Miss.); R. W. Lemons of Alcorn County, Mississippi, P.O. Address Kossuth, Miss.); H. T. Coke of Alcorn County, Mississippi, (P.O. Address Glen, Miss.); J.L. Talley of Alcorn County, Mississippi, (P.O. Address Corinth, RFD# Mississippi); H. Gwyn of Alcorn County, Mississippi, (P.O. Address Corinth, Miss. RFD#5); J. B. Holly of Alcorn County, Mississippi, (P.O. Address Walnut Wiss RFD#3): the undersigned producers of agricultural products in the State of Mississippi. Miss. RFD#3); the undersigned producers of agricultural products in the State of Mississippi, desiring that we, our associates and successors, shall come under chapter 109 of the laws of Mississippi of 1930, known as the Agricultural Association Law, and enjoy its benefits hereby enter into Articles of Association and Incorporation thereunder, in duplicate and signed and acknowledged by all those named herein, to be filed with the Secretary of State of the State od Mississippi, and recorded as required by said statute, for the purpose of beginning a corporation without capital stock and without individual liability, as provided and allowed in said statute, with all the rights, power ers. privileges and immunities by said statute given or allowed, setting forth the following:

Sec. 2. The name of the organization shall be Alcorn County Farm Bureau (A.A.L.)

Sec. 3. The period of existence shall be fifty years.

Sec. 4. The domicile shall be at Corinth, Miss., in the county of Alcorn, in the State of Mississippi. Said incorporated association is to be organized and operated under said Chapter

Sec. 5.

109 of the Laws of Mississippi of 1930. Sec. 6. The purposes of said incorporated association are to promote the interests of agriculture and to exercise and enjoy all the rights, powers, privileges and immunities, given, allowed or contemplated by said Chapter 109 of the Laws of Mississippi of 1930 or by other laws of the State of Mississippi or the United States.

In testimony whereof we have hereunto set our hands in duplicate, this 13th day of Feb. 1933.

W. F. McCullar D. Mercier T. M. Brooks M. J. Rinehart, H. T. Coke R. W. Lemonds H. Gwyn J. L. Talley W. L. Tomlinson. J. B. Holley

State of Mississippi)

County of Alcorn Before me, the undersigned authority competent to take acknowledgements, personally came and appeared the above named D. Mercier, H. T. Coke, W. F. McCullar, J. L. Talley, M. J. Rinehart, H. Gwyn, T. M. Brooks, J. B. Holly, R. W. Lemons, W. L. Tomlinson, who then and there acknowledged that they signed and delivered the foregoing instrument of writing on the day and year therein mentioned. Given under my hand and seal this 13 day of February, 1933. W. G. Madden, Notary Public. (SEAL)

STATE OF MISSISSIPPI Office of SECRETARY OF STATE JACKSON

I, Walker Wood, Secretary of the State of Mississippi, do hereby certify that the Articles of Association and Incorporation of Alcorn County Farm Bureau (A.A.L.) hereto attached, together with a duplicate thereof, was pusuant to the provisions of Article 1, Chapter 99, Code of Mississippi of 1930, filed in my said office this the 21 day of Feb. A. D. 1933, and one copy thereof recorded in the records of Incorporations, in this office, in Book No. 31, at Page 594, and the other copy thereof returned to said Association.

Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed this 21 day of FeB., 1933. Walker Wood, Secretary of State.

Recorded: February 21, 1933.

THE CHARTER OF INCORPORATION OF THE MOUND BAYOU FOUNDATION

THE MOUND BAYOU FOUNDATION The Corporate title of said corporation is THE MOUND BAYOU FOUNDATION. (1) (2) The names of the incorporators are: Eugene P. Booze, Post Office, Mound Bayou, Mississippi. B. A. Green, Postoffice, Mound Bayou, Mississippi. Mary C. Booze, Postoffice, Mound Bayou, Mississippi. Fred H. Miller, Postoffice, Mound Bayou, Mississappi. C. V. Thurmond, Postoffice, Mound Bayou, Mississippi. J. M. Williamson, Jr., Postoffice, Mound Bayou, Mississippi. R. W. Jones, Postoffice, Mound Bayoy, Mississippi. C. M. Powell, Postoffice, Mound Bayou, Mississippi. W. F. Davis, Postoffice, Mound Bayou, Mississippi. O. C. Norman, Postoffice, Mound Bayou, Mississippi.
Theo. Woods, Postoffice, Mound Bayou, Mississippi.
The Domicile is at Mound Bayou, Bolivar County, Mississippi.
The Corporation has no capital stock and is not for profit. The period of existence is Fifty (50) Years. The objects for which the Foundation is formed and the nature of the business to be transacted by it are as follows: (a) To keep alive the pioneer spirit and patriotism of the founders and early settlers of the Negro Colony and Town known as "Mound Bayou," in Bolivar County, Mississippi, which was started in 1887 by Isaiah T. Montgomery and Benjamin T. Green, former slaves of Joseph and Jefferson Davis. (b) To further promote the moral, physical, religious, educational, agricultural, industrial, Commercial, financial and civic development of the people of said town and colony, the first experiment of its kind to be started by Negro people in the United States of America. (c) To receive gifts and grants in trust and to execute such trusts; to make loans; to issue notes and bonds; to acquire possession of and to purchase and hold title to real estate and

personal property in the State of Mississippi or in any other state whose laws do not prohibit the same; to sell and otherwise dispose of as may seem prudent, any property, real or personal, that may come into possession of the corporation; to mortgage and bond any property owned by it; to borrow money with or without security.

(d) To make loans or advances to any individual or corporation for agricultural purposes, including crop production and/or for the raising, breeding, fattening and marketing of livestock, withouthority to accept any kind, form or type of obligation and/or security therefor; to charge such rates of interest or discount thereon as in its judgment are legal, fair and equitable; to purchase, endorse, discount, deal in and/or sell any notes, drafts, bills of exchange, debentures, bills of sale, mortgages or other obligations acquired by it, the pro-

exchange, dependings, bills of sale, mortgages or other obligations acquired by it, the proceeds of which have been advanced or used in the first instance for agricultural purposes.

(e) To make loans or advances upon such terms and conditions as it may determine, to any individual, parthership or corporation, with authority to accept any kind, form or type of obligation and /or security therefor, including mortgages, mortgage bonds and any and all other evidences of indebtedness, whether secured or unsecured.

(f) To sell, contract for, deal in, produce, transfer, handle and manage all kinds of agri-

(f) To sell, contract for, deal in, produce, transfer, handle and manage all kinds of agricultural commodities; to buy and sell merchandise; to carry on farming operations upon real estate owned or leased and do any and all other acts and things necessary to carry out the above named businesses and promote the welfare of the members of the Foundation.

(g) To borrow money from any source without limitation for any of the purposes of this foundation and with authority to give any kind, form or type of obligation or security therefor.

(h) To assist and cooperate with the Reconstruction Finance Corporation created under the Reconstruction Finance Corporation Act, and/or with any other person, firm, corporation, association, or governmental agency for furthering the purposes for which this foundation is formed and to do any act or enter into any obligation of agreement necessary or incidental

(9) This corporation shall not be required to make publication of its Charter, shall issue no shares of stock, shall divide no dividends or profits among its members, shall make expulsion the only remedy for non-payment of dues, shall vest in each member the right to one vote in the election of all officers, shall make the loss of membership, by death or otherwise, the termination of all interest of such membership in the corporate assets, and there shall be no individual liability against the members for corporate debts, but the entire corporate property shall be liable for claims of creditors.

(i) It is expressly declared that the corporation herein organized is not for personal profit or gain to any one, but that all of its property, both real and personal, however acquired, must be used and expended in carrying into effect the aims, ends and objects of its corporate existence.

The objects specified herein, shall except when otherwise expressed, be in no way limited or restricted by reference to or inference from any other clauses or paragraph of this instrument. The foregoing shall be construed both as purposes and powers and the enumeration thereof shall not be held to limit or restrict in any manner the general powers of this foundation as conferred on it by the provisions of chapter 100 of the Mississippi Ahnotated Code of 1930 in accordance with which this Foundation is incorporated.

(7) All of the corporate powers of the Corporation hereby organized and the management and control of its business, funds, and affairs shall be vested in and exercised by a board of directors, which shall consist of Eleven persons. The persons hereto subscribing shall constitute the first board of directors and shall hold office until their successors shall have been elected and qualified in accordance with such by-laws as may hereafter be adopted by the incorporators named herein and approved by the members hereof, except they shall be ahnually elected and the number of directors may be increased at any annual meeting.

(8) The private property of the members of this Foundation shall be exempt from corporate

liability except to the extent and in the manner prescribed by the laws of the State of Mississippi.

IN WITNESS WHEREOF. WE HAVE HERUNTO SET OUR HANDS AND SEALS THIS THE 18th day of Feb-

Eugene P. Booze, J. M. Williamson, Jr. B. A. Green, R. W. Jones, Mary C. Booze, C. M. Powell, Fred H. Miller, W. F. Davis, C. V. Thurmond, O. C. Norman, Theo. Woods.

ACKNOWLEDGMENT

ruary 1933.

County and State, the within named:

Eugene P. Booze, B. A. Green, Mary C. Booze, Fred H. Miller, C. V. Thurmond, J. M. Williamson, Jr., R. W. Jones, C. M. Powell, W. F. Davis, O. C. Narman, Theo. Woods, who each acknowledged that they signed and delivered the foregoing instrument on the day and the year therein mentioned.

Given under my hand and seal of office, this the 20th day of February 1933. Earl Child.

(Seal)" Notary Public. Upon motion of B. A. Green, duly seconded by F. H. Miller, the following resolution was

introduced:

"Be it resolved: that the report of the committee on Charter for the Mound Bayou Foundation, as just read, be received and adopted and that the said proposed charter of incorporation of the Mound Bayou Foundation be accepted as the Charter for the Mound Bayou Foundation, and that the incorporators named therein execute said charter as required by law, by signing their several names thereto and acknowledging same before a Notary Public.

Be it further resolved: that Eugene P. Booze be authorized to proceed to Jackson. Mississippi ammediately amd present said charter to the Secretary of State for approval of said Secretary of State and the Governor of said State of Mississippi, as required by law; and report to the said Mound Bayou Foundation the results of his trip to Jackson, Mississippi, on Rebruary 25, 1933." Those persons voting Aye: B. A. Green, Mary C. Booze, F. H. Miller, C. V. T. urmond, J.

M. Williamson, Jr., R. W. Jones, C. M. Powell, W. F. Davis, O. C. Norman and Theo. Woods.

Those voting no: None.

The resolution was declared carried by the chair.

Immediately upon announcing the vote that said resolution had been carried, the incorporatots signed their respective names to said charter of incorporation of Mound Bayou Foundation. and arranged for Earl Child, Notary Public, to take their respective acknowledgments on Monday the 20th day of February 1933.

Upon of B. A. Green, duly seconded by F. H. Miller, the minutes of this said meeting were read and adopted, all persons present and being the incorporators of the Mound Bayou Foundation

voted for said motion, there being no dissent.

There being no further business the meeting was adjourned to meet again on Saturday, the

25th day of February 1933.

Rugene P. Booze, Temporary Chairman, C. V. Thurmond, Temporary Secretary,

B. A. Green.

M. T. Davis,

C. M. Powell, O. C. Norman.

J. M. Williamson, Jr.,

R. W. Jones,

Theo. Woods.

Fred H. Miller.

Mary C. Booze.

We, Eugene P. Booze, and C. V. Thurmond, Temporary Chairman and Secretary repectively of the Mound Bayou Foundation, do hereby certify that the within and forgoing five (5) pages, numbered one to five inclusive, constitute a true and correct copy of the minutes of the first meeting of the proposed corporation known as the Mound Bayou Foundation, which said meeting was held in the town of Mound Bayou, Bolivar County, Mississippi, on the 18th day of Rehruary 1933, in the office of Mayor B. A. Green.

Witness our signatures this the 22nd day of February 1933.

Eugene P. Booze, Temporary Chairman.
C. V. Thurmond, Temporary Secretary.
Received at the office of the Secretary of State, this the 21st of February A. D. 1933, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney Walker Wood, Sacretary of State. General for his opinion.

Jackson, Miss., February_22md, 1933.

I have examined this charter of incorporation and am of the opinion that it is not vialative of the Constitution and laws of this State, or of the United States.

> Greek L. Rice, Attorney General, By W. W. Pierce, Assistant Attorney General.

State of Mississippi, Executive Officem

Jackson.

The within and forgoing Charter of Incorporation of THE MOUND BAYOU FOUNDATION is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 23rd day of February 1933.

Sennett Conner, Governor.

By the Governor.

Walker Wood, Secretary of State.

Recorded: February 23rd, 1933.

THE CHARTER OF INCORPORATION

OF

WISE & SMYLIE, INC.

- 1. The corporate title of said corporation is WISE & SMYLIE, INC.
- 2. The names and postoffice addresses of the incorporators are:

J. O. Wise, Postoffice, Meridian, Mississippi W. S. Smylie, Postoffice, Meridian, Mississippi.

- 3. The domicile of the corporation is in Meridian, Lauderdale County, Mississippi.
- 4. The amount of the authorized capital stock is Five Thousand Dollars (\$5,000.00), all of which stock shall be common stock and to be divided into fifty (50) shares of the par value of One Hundred Dollars (\$100.00) per share without preference, privileges, or other qualifications, except that the stock-holders may by vote of not less than three-fourths (3/4's) of the outstanding capital stock, enact a by-law or by-laws imposing all such restrictions, qualifications, limitations, and conditions upon the sale and/or transfer of such stock as may not be in viblation of law and may from time to time by a similar vote of not less than three-fourths of the outstanding capital stock modify, alter, amend, repeal, or re-enact such by-law or by-laws.
- 5. The period of existence of the corporation shall be fifty (50) years.
- 6. The purpose for which the corporation is created is to conduct a general insurance agency and insurance brokerage business consisting of fire, tornado, casualty, plate glass, steam boiler, wlevator, marine, fidelity, burglary, employer's liability, workmen's compensation, surety, accident, health, death, credit, automobile, life, and all other kinds of insurance on property and life; and also to purchase, own, sell and deal in real estate within the limitations provided by law; and to have and possess all such rights and powers as are conferred on corporations by Chapter 100 of the Code of 1930 and all laws amendatory thereof.
- 7. The corporation may organize and begin business when 25% of the capital stock thereof shall have been subscribed and paid for.

J. O. Wise,
W. S. Smylie,
Incorporators.

STATE OF MISSISSIPPI, COUNTY OF LAUDERDALE

Personally appeared before me, the undersigned authority, in and for said county and state the within named J. O. Wise and W. S. Smylie who each acknowledged that he signed and delivered the foregoing and attached charter of incorporation on the day and year therein mentioned as his own act and deed amd for the purposes therein stated.

Given under my hand and official seal this the 23rd day of February, 1933.

(seal)

Robert R. Wallace, Notary Public. Mytary Public, Lauderdale County, Miss. My Commission Expires Sept. 30, 1934.

Received at the office of the Secretary of State this the 24 day of February, 1933, together with the sum of \$20.00 Deposited to cover the recording fee and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of the State of Mississippi or of the United States. This the 24th day of F bruary, 1933.

Greek L. Rice, Attorney General. By W. W. Pierce, Assistant Attorney General.

State of Mississippi, Executive Office,

Executive Office, Jackson.

The within and foregoing Charter of Incorporation of WISE & SMYLIE, INC. is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 24th day of February, 1933.

Sennett Conner.

By the Governor, Walker Wood, Secretary of State.

Recorded: February 25. 1933.

MAIN STREET GROCERY COMPANY

The corporate title of said company is MAIN STREET GROCERY COMPANY. The names of the incorporators and their post-office addresses are:

> R. O. Embry, Lucedale, Mississippi, A. B. Goff, Lucedale, Mississippi. Mrs. Ruby Embry, Lucedale, Mississippi. Mrs. Kate Goff, Lucedale, Missbssippi. R. O. Embry, Jr., Lucedale, Mississippi.

The domicile of the corporation in this state is Lucedale, George County, Mississippi. The amount of authorized capital stock is (\$5,000.00) Five Thousand Dollars, to be issued in shares of the par value of Ten (\$10.00) Dollars each, this being the only class of stock to be issued, and without privileges or restrictions.

The number of shares of authorized capital stock, and the par value thereof, is five hundred shares of the par value of Ten (\$10.00) Dollars each.

The period of existence of said corporation (not to exceed 50 years) is 50 years. The purposes for which said corporation is created: To operate a general mercantile business, both wholesale and retail, in the town of Lucedale, Mississippi and at such other place or places as its directors may elect; to acquire by purchase, or otherwise, to have, hold and enjoy such real and personal property not contrary to law, as may be necessary or required for purposes of said corporation; and to do and perform all such lawful acts as may be necessary for the proper conduct of said business; The rights and powers that may be exercised by this Corporation in addition to the foregoing, are those won

conferred by Chapter 100 of the Code of 1930, of the laws of the State of Mississippi. Number of shares of each class of stock to be subscribed and paid for before the Corporation shall commence business, is one hundred (100) shares of the par value of \$10.00 each amounting to \$1,000.00, of the one and only class of stock this corporation is authorized to issue.

R. O. Embry. A. B. Goff. Mrs. Ruby Embry. Mrs. Kate Goff, R. O. Embry, Jr. Incorporators?

STATE OF MISSISSIPPI, COUNTY OF GEORGE.

Personally appeared before me the undersigned authority in and for the said State and county, the within named R. O. Embry, A. B. Goof, Mrs. "uby Embry, Mrs. Kate Goff, and R. O. Embry, Jr., who each acknowledged that they executed the foregoing and within articles of incorporation as the incorporators of the corporation to be known as Main Street Grocery Company as their own free voluntary act and deed; Given under my hand and seal of office this the 23 day of February, A. D., 1933. T. H. Byrde Notary Public. (Seal)

Received at the office of the Secretary of State this the 24 day of February, A.D., 1933, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretart of State

Jakkosn, Mississippi,

February 24, 1933;

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of the State of Mississippi or of the United Btates. Greek L. Rice, Attorney General. By W. W. Pierce, Assistant Attorney General

State of Mississippi Executive Office. Jackson.

The within and foregoing Charter of Incorporation of MAIN STREET GROCERY COMPANY is hereby approved.

In testimenyhereof, I have hereunto set my hand and caused the Great Beal of the State of Mississippi to be affixed, this 25th day of February, 1933. Sennett Conner. Governor.

By the Governor. Walker Wood, Scretary of State.

Recorded: February 25th. 1933.

MRTICLES OF INCORPORATION OF THE NORTH-EAST MISSISSIPPI CO-OPERATIVE CREAMERY ASSOCIATION.

We, the undersigned, all of whom are residents and citizens of the State of Mississippi, engaged in the production of agricultural products, do hereby voluntarily associate together for the purpose of forming a cooperative marketing association, without mapital stock under the provisions of Article 2 of Chapter 99 of the Come of 1930 of the State of Mississippi, known as the Cooperative Marketing Act of the State of Mississippi.

ARTICLE I.

The name of the association shall be the North-East Mississippi Cooperative Creamery Association.

ARTICLE II.

The period of existence shall be fifty (50) years.

ARTICLE III.

The domicile of said association shall be at Tupelo in the County of Lee, State of Mississippi.

ARTICLE IV.

Said cooperative association is to be organized and operated under the provisions of article 2 Chapter 99 of the Code of 1930 of the State of Mississippi.

ARTICLE V.

The purposes for which said association is formed is:

(a) To engage in any ctivity involving or relating to the buying, receiving, grading, manufacturing, processing, packing, storing, financing, handling, marketing, selling, and/or distribution of milk and cream and all other datry products, or conductive thereof; and with respect to the buying, handling, and selling of dairy supplies, equipment, and machinery, and to act as agent in the doing of any of the foregoing things; provided that the association shall not deal in the agricultural products of non members in an amount greater in value than that handled by it for members.

(b) To promote, encourage, foster, and facilitate the economic, orderly, and effacient pro-

duction, distribution, and sale of dairy products.

(c) To borrow money without limitation as to amount of corporate indebtedness or liability; to give a lien on any of its property as security therefor in any manner permitted by law; and to make advances to its members.

(e) To buy, lease, hold, and exercise all privileges of ownership over such real or personal property as may be necessary or convenient for the conduct and operation of the business of

the association or incidental thereto.

(f) To draw, make, accept, indorse, guarantee, execute, and issue promissory notes, bills of exchange, drafts, warrants, certificates, and all kinds of obligations and negotiable or transferable instruments for any purpose that is deemed to further the objects for which this asgociation is formed and to give a lien on any of its property as security therefor.

(h) To conduct educational work concerning the value of cooperative marketing, the adjustment of agricultural production to prospective demand for agricultural products; and for all other

purposes pertaining to cooperation.

(i) To cooperate with other similar associations in creating central, regional, or national cooperative agencies, for any of the purposes, for which this association is formed, and/or to

become a member or stockholder of such agencies now or hereafter formed.

(j) To have and exercise all powers, privileges, and rights conferred on like associations by the provisions of Article 2, of Chapter 99, of the Code of 1930, of the State of Mississippi and other lwas of said state, and all powers and rights incidental to carrying out the purposes for which this association is formed except such as are inconsistent with the provisions of said law.

Witness our signatures this the 25th day of February, 1933.

11. Dewey Patterson, James M. Johnson, 12. F. O. Johnston, R. L. Brooks, 13. W. S. Davis, 14. J. F. Haralson, 3. W. X. Wilson, 4. Geo. Sims, 15. S. B. Carson, 16. R. W. Schumpert, 17. R. F. Reed, 5. R. M. Robison, J. C. Smith, 7. B. J. Estes, 8. Allen Parker, 18. W. C. Johnson, 19. C. A. Shely, 9. C. O. Jones, 10. J. R. Johnston. 20. Muller Johnson.

State of Mississippi,

Lee County.

Personally appeared before me the undersigned authority Jas. M. Johnson, who acknowledges that he and 19 other signers above signed and delivered the foregoing instrument of writing as Articles of Incorporation of the North-East Mississippi Cooperative Creamery Association, on the day and the year therein mentioned.

Given under my hand and seal of Office this the 25th day of Febryary, 1933. (Seal)

Lillian Barnett, Notary Publ My Commission expires May 22, 1934. Notary Public

State of Mississippi, Office of Secretary of State Jackson

I, Walker Wood, Secretary of State of the State of Mississippi, do hereby certify that the Articles of Association and Incorporation of the North-East Mississippi Co->perative Creamery Association hereto attached, was pursuant to the provisions of Article 2, Chapter 99 Code of Mississippi of 1930, filed in my said office this the 27th day of February, A. D. 1932, and recorded in the Records of Incorporatuons, in this offivee, in book No. 31, at page 599,

Given under my hand and the Great Seal of the State of Mississippi, hereunto affixed this 27th day of 1932.

Walker Wood, Secretary of State.

CHARTER OF INCORPORATION
OF
COAST ROOFING AND SHEET METAL COMPANY

NAME OF CORPORATION
"COAST ROOFING AND SHEET METAL COMPANY"

NAME AND POST OFFICE ADDRESS OF INCORPORATORS

Vernon E. Lynch, Baytown, Texas.

J. B. Robison, Gulfport, Mississippi.

Mrs. J. B. Robison, Gulfport, Mississippi.

DOMICILE OF CORPORATION

Gulfport, Harrison County, Mississippi.

AMOUNT OF AUTHORIZED CAPITAL STOCK

One hundred shares of Common Stock with a par value of one hundred dollars (\$100.00) per share, total \$10,000.00.

PERIOD OF EXISTENCE

Not to exceed fifty years, is fifty years.

PURPOSE FOR WHICH CORPORATION IS CREATED

To do general roofing and sheet metal contracting, heating and ventilation, to buy and sell building supplies and materials, roofing and sheet metal materials, tiles, flowring, and wainscoting; and any other materials necessary in the general contracting business. To buy, own and sell real estate not contrary to law, but such as may he necessary for the operation of said business.

TO BEGIN BUSINESS

Then five thousand dollars worth of the capital stock shall be subscribed and paid for, or a total of fifty shares, then this corporation may begin business.

Witness our signature this the 24th day of February, 1933.

Vernon E. Lynch, J. B. Robison, Mrs. J. B. Robison.

Sennett Conner,

By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI HARRISON COUNTY.

Personally appeared before me the undersigned Notary Public in and for said County and State, the within named, Vernon E. Lynch, J. B. Robison and Mrs. J. B. Robison, who acknowledged to me that they and each of them signed and delivered the above and foregoing "Articles of I corporation of the Coast Roofing and Sheet Metal Company," on the day and year therein mentioned as their voluntary acts and deed.

Witness my signature and official seal this the 24th day of February, 1933.

Alma Lindh. Notary Public.

Received at the office of the Secretary of State, this the 27 day of February, A. D. 1933, together with the sum of \$30.00 deposited to cover the recording fee, and referred to the Attorney General for his ipinion.

Walker Wood, Secretary of State.

Jackson, Miss., Feb. 27th, 1933.

I have examined this charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L? Rice, Attorney General

State of Mississippi, Executive Office,

Jackson.

The within and foregoing Charter of Incorporation of Coast Roofing and Sheet Metal

Company is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of M. ssissippi to be affixed, this 27th day of February, 1933.

By the Governor, Walker Wood, Secretary of State.

Recorded: FEbruary 27, 1933.

THE CHARTER OF INCORPORATION OF HENRY GRADY SERVICE

- 1. The corporate title of said corporation is HENRY GRADY SERVICE.
- 2. The names and postoffice addresses of the incorporators are:

 H. Grady Irby, post office address, Meridian, Mississippi.

 Mrs. Martha Agnes Irby, post office address, Meridian, Mississippi.

 Tom Moran, post office a dress, Merddian, Mississippi.
- 3. The domicile of the corporation in this state is in the City of Meridian, Lauderdale County, Mississippi.
- 4. The amount of authorized capital stock shall be (\$3000.00) THREE THOUSAND DOLLARS, divided into 30 shares of the par value of \$100.00 eachy all of which shall be common stock.
- 5. The sale price per share shall be \$100.00 each.
- 6. The period of existence of said corporation shall be 50 years.
- 7. The purposes for which the corporation is created are as follows: To buy, sell and deal in, both wholesale and retail, gasoline, motor oils, greases, tires, tubes and other automobile supplies and accessories, and to conduct a business commonly known as an automobile wholesale and retail service station, and to purchase, own, mortgage, lease, sell, dispose of and deal generally in land and personal properties of all kind, where not prohibited by law, and to do and perform any and all things whatsoever necessary or proper to be done in carrying on the business aforesaid. The rights and powers that may be exercised by said corporation, in addition to the foregoing are those granted by Chapter 100 of the Mississippi Code 1930 Annotated.
- 8. The corporation may commence business when 15 shares of the stock shall have been subscribed and paid for.

H. Grady Irby, Mrs. Martha Agnes Irby, Tom Moran.

STATE OF MISSISSIPPI COUNTY OF LAWDERDALE CITY OF MERIDIAN.

Personally appeared before me, the undersigned Notary Public in and for Lauderdale County, Mississippi. the within named, H. Grady Irby, Mrs. Martha Agnes Irby and Tom Moran, the Incorporators in the foregoing charter of incorporation, who acknowledged that they signed and delivered the foregoing Charter of I corporation on the day and year therein mentioned as their act and deed as such Incorporators.

Given under my hand and official seal, this the 25th day of February, 1933.

Madge Hearn,

(Seal)

Received at the office of the Secretary of State, this the 27 day of February, 1933, together with the sum of \$20.00 deposited to cover the recording fee and referred to the Attorney General for his opinion.

Walker Wood, Secretary of State

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

This the 27th day of February, 1933.

Greek L. Rice, Attorney General By W. W. Pierce.

State of Mississippi, Executive Office, Jackson.

The within and foregoing Charter of Incorporation of Hehry Grady Service is hereby approved.

In Testimony whereof I have because set my hard and crused the Great Soul of the

In Testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 27th day of February, 1933.

Sennet Conner.

By the Governor, Walker Wood, Secretary of State

Recorded: February 28th, 1933.

RECORD OF MINUTES, Page 56 Thereof.

That. Whereas a call meeting of the stockholders of Brewer-Cobley Motor Company was called on the 28th day of February 1923, at ten o'clock AM for the sole purpose of Sonsidering an amendment to the original charter of incorporation of said corporation granted on the second day of January, 1930, said amendment to consist of and being for the purpose of a change of title. or corporate name, from that of Brewer-Cooley Motor Company to that of Cooley Motor Company, there being present at said call meeting R. E. Cooley, President and Treasurer and Mrs. N. L. Cooley. Vice-president and Secretary.

After said meeting was duly and legally called to order in the office of said corporation, Waynesboro, Wayne County, Mississippi, the following resolution was offered by the President and Treasurer of said corporation; Resolve that said corporation make the proper application and accompany the same with the proper fees as provided by the Statute, therefor, to the D paetment of Secretary of State for an amendment to the original charter of incorporation granted Brewer Compley Motor Company on the 2nd day of January, 1930, for the purpose of amending said charter of incor-

poration in the following respect to-wit:

That the corporate title, or name, of said corporation be amended so as to be "Cooley Motor Company" instead of "Brewer Motor Company," and that in the event said amendment is granted and allowed by the constituted authorities as provided by the statutes that on and after the first day of April, 1933, the corporate title or name of said corporation be "Cooley Motor Company" instead of "Brewer Cooley Motor Company."

The above resolution being offered and all stockholders being present said resolution was voted in the affirmative. Thereupon the above named officers of said corporation being authorized to sbtain said amendment and said resolution adopted and carried and no further business being to transact at said call meeting, amotion was made for adjournment and same was carried on this the 28th day of February, 1933.

Signed:

R. E. Cooley, President & Treasurer.
N. L. Cooley, Vice-President & Secretary.

STATE OF MISSISSIPPI

COUNTY OF WAYNE. I, R. E. Cooley, the duly elected and acting president and treasurer of Brewer-Cooley Motor Company, do on the 28th day of February, 1933, certify that the foregoing is a true and correct copy and report of a resolution made and carried and spread on the minutes of Brewer-Cooley Motor Company on the 28th day of February, 1933. R. E. Cooley, President & Treasurer.

Signed:

(Seal †

N. L. Cooley, Vice-President & Secretary.

Sworn to and subscribed before me this the 28th day of February, 1933. Carlos Trigg, Chan. Clerk, By Mildred Trigg, D. C.

STATE OF MISSISSIPPI

COUNTY OF WAYNE. Comes now Brewer Cooley Motor Company, a corporation, and makes the following application for an amendment to its charter of incorporation and in so doing respectfully shows the following facts to-wit:

First: That on the 2nd day of January, 1930, a charter of incorporation was granted Brewer Codley Motor Company, the corporate title of same being Brewer Cooley Motor Company; Second: That the name and postoffice address of the incorporators being G. W. Brewer, Waynesboro, Massissippi, R. E. Cooley, Waynesboro, Mississippi, and Coro Brock Brewer, Waynesboro. Mississippi;

Third: That the domicile of said corporation be Waynesboro, Mississippi; Fourth: The amount of authorized capital stock be \$25,000.00 of \$100.00 par value, the

sale price being \$100.00; Fifth: The period of existence not to exceed fifty years;

Sixth: The purpose for the corporation being to buy, sell, own or otherwise deal in

motor vehicles, etc; And Mr. R. E. Cooley and Mrs. N. L. Cooley, being now the only and acting officers of said corporation and as shown by a resolution made, adopted, and carried at a call meeting of said corporation on the 28th day of February, 1933 for the purpose of changing the corporate title of name of said corporatiom, it being the desire of said stockholders and officersof said corporation to make said change in the title or corporate name of said corporation.

R. E. Cooley, President & Treasurer. SIGNED: N. L. Cookey, Vice-President & Secretary Received at the office of the Secretary of State, this the 1st day of Marck, A. D. 1933, together whith the sum of \$10.00 deposited to cover the recording fee, and referred to the Walker Wood, Secretary of State Attorney General for his opinion.

Jackson, Miss., March 3rd, 1933. I have examined this amendment to the charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this state, or of the United States. Greek L. Rice, Attorney General By W. W. Pierce, A sistant Attorney General

State of Mississippi. Executive Office, Jackson.

The within and foregoing Amendment to the Charter of Incorporation of Brewer Cooley Motor Company (Changing name to Cobley Motor Company) is hereby approved. In testimony whereof, I have hereunto set my hand and caused the Great Sal of the State of Massissippi to be affixed, this Third Day of March, 1933.

Dennis Murphree. Lieutenant and Acting Governor.

By the Governor. Walker Wood, Secretary of State

Recorded: March 4, 1933. Dissolved by Weeree of the Chaucury Court of Wayne Counts in vocation dated Jan 22, 1937, Ben Skerens Opan ciller

MISSISSIPPI PTG. CO., VICKSBURG- 21046

See nate below . RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

AMENDMENT TO THE CHARTER OF INCORPORATION OF THE GULF STATES CREOSOTING COMPANY

WHEREAS, The stockholders of the Gulf States Creosoting Company, in their regular annual meeting duly assembled and convened on the 15th day of February, 1933, passed a resolution authorizing an amendment to the Charter of Incorporation of this Company, the said resolution being in the words and figures following, to-wit:

"WHEREAS, The stockholders of this Corporation have decided to go into voluntary liquidation, and to that end the Company has entered into a contract for the sale of certain of its properties; and

"WHEREAS, With the consummation of the said sale of the said properties, the Company will not be in position to further continue in the creosoting business and it will be desirable to liquidate the said Corporation as rapidly as possible and return to the said stockholders the capital invested in the Corporation by the said stockholders; and

"WHEREAS, In the said sale of the said properties and the liquidation of the said Corporation, it is probably going to be profitable and desirable to amend the Charter of Incorporation so as to change the name of the said Corporation and to reduce the amount of capital stock of the said Corporation:

"NOW, THEREFORE, Be it resolved that the Board of Directors be and it is hereby empowered to do any and all things necessary to amend the Charter of Incorporation for the purpose of changing the name of said Corporation to any name the Board of Directors may select and to reduce the amount of the capital stock of said Corporation or to amend the Charter for any other purposes:" and

"WHEREAS, the Board of Directors, in meeting duly called, convened and assembled on this day, passed the following resolution. to-wit:

"WHEREAS, The stockholders of this Corporation, at their annual meeting held on February 15, 1933, have authorized and empowered the Board of Directors of said Corporation in its judgment to amend the Charter of said Corporation by changing the name of said Corporation and reducing the amount of the capital stock of said Corporation; and

WHEREAS, The Board of Directors deemed it for the best interest of the said Corporation to proceed immediately to amend the said Charter of Incorporation by changing the name of this Corporation to the Gulf States Liquidating Company, and by reducing the amount of the capital stock to \$25,000.00:

NOW, THEREFORE, Be it resolved that the Vice President and Secretary of this Corporation be and they are hereby authorized and empowered to proceed at once to do any and all things necessary or proper to amend the Charter of said Corporation by.

- (a) Changing the name of this Corporation from THE GULF STATES CREOSOTING COMPANY to THE GULF STATES LIQUIDATING COMPANY; and
- (b) Reducing the amount of the authorized capital stock of the Corporation from \$2,500,000.00 to \$25,000.00"

THEREFORE, The undersigned H. S. Hagerty, the Vice President, and T. C. Hannah, the Secretary of the Gulf States Creosoting Company, do hereby propose and apply for the following amendments to the said Charter of said Corporation:

- (a) That the name of THE GULF STATES CREOSOTING COMPANY be changed to THE GULF STATES LIQUIDATING COMPANY; and
- (b) The amount of the authorized capital stock of this Corporation be reduced from \$2,500,000.00 to \$25,000.00.

WITNESS the signature of the said H. S. Hagerty, Vice President of the said Corporation, and the signature of T. C. Hannah, the Secretary of the said Corporation with the corporate seal affixed.

H. S. Hagerty Vice President

ATTEST:

T. C. Hannah Secretary

State of Mississippi, County of Forrest, City of Hattiesburg.

Personally came and appeared before me, the undersigned authority in and for said state, county and city, H. S. Hagerty, the Vice President, and T. C. Hannah, the Secretary, respectively of the Gulf States Creosoting Company, who acknowledged that as such officers and for and on behalf of the said Corporation, that they signed and executed the above and foregoing clause of amendment to the Charter of Incorporation.

Given under my hand and seal of office on this the 3rd day of March, 1933.

This corporation dissolved Sept 16 1935 Notary Public price, rendered in cause by decree of the Chancery Court of Forrest Country Miss, rendered in cause therein hending styled Ext Parte The Phill States Riguidating Company and mentered to 174 on the several Docker of Baid Court. Certified Copy of said Secret filed in his office Lany 1st 1937

Received at the office of the Secretary of State, this the 3rd, day of March, A.D., 1933, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood Secretary of State

Jackson, Miss. March 4, 1933.

MISSISSIPPI PTG. CO., VICKSBURG 21046

I have examined this Amendment of the charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice Attorney General

By, W. W. Pierce
Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON

The within and foregoing Amendment to the Charter of Incorporation of THE GULF STATES CREOSOTING COMPANY is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the

State of Mississippi to be affixed, this 4th day of March, 1933.

By the Governor.

Dennis Murphree Lieutenant and Acting Governor

Walker Wood Secretary of State.

Recorded: March 4, 1933

Seted november of 1945. Circinol Copy of said decre

Mich

wacen

MISSISSIPPI PTG. CO., VICKSOURG- 21046

#5673 ₩

THE CHARTER OF INCORPORATION PAULETTE PLANTATIONS, INC .

- 1. The Corporate title of said Company is : Paulette Plantations, Inc.
- 2. The names of the incorporators are: John P. Upham, Postoffice, St. Paul, Minnesota. Horace H. Irvine, Postoffice, St. Paul, Minnesota. Sumner T. McKnight, Postoffice, Minneapolis, Minnesota. E. V. Yates, Postoffice, Macon, Mississippi. E. T. George, Post-office, Macon, Mississippi. Frank C. Owen, Postoffice, Columbus, Mississippi.
 - 3. The domicile of the corporation is at Paulette, Mississippi.
- 4. The amount of capital stock is Fifty Thousand (\$50,000.00) Dollars, all common stock of the par value of \$100.00.
 - 5. The sale price per share shall be \$100.00.
 - 6. The period of existence if Fifty (50) years.
- 7. The purpose for which it is created is: To lease, purchase, own, hold, and sell lands in the State of Mississippi; to cultivate for agricultural purposes not more than ten thousand acres of land in any one year; to buy, mortgage, or sell timber, own and operate sawmills, own land and operate a general merchandise store or commissary; to own and operate a public cotton gin and grist mill in which no oil mill has any interest; to buy or sell cattle, hogs, horses, mules, agricultural implements and products; to conduct a general farming business; rent lands to tenants; to borrow and lend money in the course of its business, and to take security therefor; to contract with tenants and sharecroppers; to own, operate, maintain and lease lands for hunting preserves; to propagate and preserve wild game for hunting or other purposes; to own, buy, or sell dogs, horses, or other property incident to the enjoyment of the sport of hunting wild game; to buy, own, hold or sell land or leases on land for drilling for oil or gas wells; to drill, own and operate oil and gas wells, and to dispose and sell the products therefrom.
- 8. The corporation shall begin business when all of the authorized capital stock shall be subscribed and paid for:
- 9. The rights and powers that may be exercised by said corporation in addition to the foregoing, are those conferred by the provisions of Chapter 100 of the laws of 1930 of the State of Mississippi. Witness the hands of the incorporators this the 21st day of February, 1933.

John P. Upham Horace H. Irvine Sumner T. McKnight E. V. Yates E. T. George Frank C. Owen

State of Minnesota,) Ramsey County.

Personally appeared before me, Rae E. Parkins, a Notary Public in and for Ramey County, Minnesota, the within named John P. Upham and Horace H. Irvine, incorporators of the corporation known as Paulette Plantations, Inc., who acknowleged that as such incorporators, they signed, executed and delivered the foregoing articles of incorporation of said Paulette Plantations, Inc., as their act and deed on the date above written. Witness my signature this the 21st day of February, 1933.

> Rae E. Parkins Notary Public Rae E. Parkins, Notary Public, Ramey County, Minn. My commission expires January 17, 1935

My commission expires

State of Minnesota.) Hennepin County.

Personally appeared before me, A. J. Penn, a Notary Public in and for Hennepin County, Minnesota, the within named Sumner T. McKnight, one of the incorporators of the corporation known as Paulette Plantations, Inc., who acknowledged that as such incorporator, he signed, executed and delivered the foregoing articles of incorporation of said Paulette Plantations, Inc., as his act and deed on the date above written. Witness my signature this the 24th day of February, 1933.

A. J. Penn Notary Public

My commission expires

A. J. Penn, Notary Public, Hennepin County, Minn. My commission expires Feb. 27, 1938.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

State of Mississippi)
Noxubee County.

Personally appeared before me, Ernestine Parker, a Notary Public in and for Noxubee County, Mississippi, the within named E. V. Yates and E. T. George, incorporators of the corporation known as Paulette Plantations, Inc., who acknowledged that as such incorporators, they signed, executed and delivered the foregoing articles of incorporation of said Paulette Plantations, Inc., as their act and deed on the date above written.

Witness my signature this the 1st day of March, 1933.

Ernestine Parker, Notary Public.

My commission expires Sept. 3, 1935.

State of Mississippi,)
Lowndes County))

Personally appeared before me, Maude Conner, a Notary Public in and for Lowndes County, Mississippi, the within named Frank C. Owen, one of the incorporators of the corporation known as Paulette Plantations, Inc., who acknowledged that as such incorporator, he signed, executed and delivered the foregoing articles of incorporation of said Paulette Plantations, Inc., as his act and deed on the date above written.

Witness my signature this the 28th day of February, 1933.

Maude Conner, Notary Public.

My commission expires 8/23/33.

Received at the office of the Secretary of State this the 3rd day of March, A.D., 1933, together with the sum of \$110.00 deposited to cover the recording fee, and referred to the attorney-general for his opinion.

Walker Wood Secretary of State

3/4/33.

I have examined this charter of incorporation and am of the opinion that it is not violative of the constitution and laws of this state, or of the United States.

Greek L. Rice,
Attorney General
By, W. W. Pierce
Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE, JACKSON

The within and foregoing Charter of Incorporation of Paulette Plantations, Inc., is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of

the State of Mississippi to be affixed, this FOURTH day of MARCH, 1933.

By the Governor:

Dennis Murphree
Lieutenant and Acting-Governor

Walker Wood Secretary of State

Recorded: March 4, 1933

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

THE CHARTER OF INCORPORATION OF "TED" MUNSON, INCORPORATED.

1. The corporate title of said company is "TED" MUNSON, INCORPORATED.

2. The names of the incorporators are: F. C. Munson, Postoffice, Hattiesburg, Mississippi; Mrs. Pearl E. Munson, Postoffice, Hattiesburg, Mississippi; Miss Ruth Ware, Postoffice, Hatties-Burg, Mississippi.

3. The domicile is at Ocean Springs, R. F. D. #1, Jackson County, Mississippi.

4. The amount of the capital stock and particulars as to class or classes thereof: \$5,000.00,

represented by 50 shares of common stock of no par value and with equal privileges. 5. Number of shares for each class and par value thereof: Fifty (50) shares of common stock with equal privileges and of no paravalue, the sale price to be \$100.00 per share, provided, however, that the board od directors shall have power and authority at any time to change said price

6. The period of existence (not to exceed 50 years) is 50 years.

7. The purpose for which it is created:

and fix the prace at which said stock may be sold.

(a) To buy, acquire, own, sell and deal in motor vehicles, and road machinery and equipment, of any and all kinds, both new and used, and all parts and accessories thereof, and to carry on any trade or business incidental thereto or connected therewith;

(b) To but, acquire, own and operate manufacturing plants and building and repair shops, and to maufacture, rebuild, recondition and repair all kinds of motor vehicles, road building machinery and equipment, by contract or otherwise;

(c) To buy, acquire, own, sell, repair and deal in gasoline engines, air compressors and compressed air equipment and supplies, spray painting equipment, electrical, acetylene, carbide, machinery and shop equipment, patents, and formulas, hydro-electric equipment, and traction engines, and general merchandise for cash or credit;

(d) To carry on any or all business as manufacturers, producers, merchants, wholesale and retail, and as repairers and rebuilders, generally, without limitations as to class of products and merchandise, but specially of road machinery and equipment and motor vehicles and all appliances, parts and accessories thereof, and to manufacture, produce, rebuild, recondition, repair and sell and otherwise deal in any machinery, tools, implements, articles or things required in connection with or incidental to the maufacture, rebuilding, reconditioning, producing, repairing and selling, road machinery, tools, implements and equipment and motor vehicles and all parts and accessories thereof;

(e) To buy, own, acquire, sell, mortgage, lease and deal in lands, real estate, hereditaments, easements, right of way, and personal property, when not in conflict with or contrary to the laws

of the State of Mississippi and the United States;

(f) To conduct a general real estate agency and brokerage business and to act as agent, broker or attorney in fact for any persons, firms or corporations, in buying, selling or dealing in real property or its accessories;

(g) To borrow money by issuance of notes, bonds, debentures and other evidences of indebtedness of the corporation, and to mortgage, pledge and hyphotecate the property and assets of the

corporation to secure payment of the same;

(h) To purchase or otherwise acquire, hold, sell, assign and transfer shares of capital stock, bonds and other evidences of indebtedness of individuals and corporations and to exercise all privileges of wonership, including voting on stock so held when not in conflict with or contrary to the laws of the State of Mississippi and the United States;

(i) To buy, own, sell and deal in all kinds of personal property on its own account and as

broker or agent for others: (j) To invest the funds or money in property, or by making loans of same and to take and receive security therefor by way of mortgage on both real and personal property, and to receive pledges of such property by bill of sale or delivery, and to accept endorsements and guerantees of persons and corporations:

(k) To do and perform any and all other acts and deeds not contrary to the laws of the State of Mississippi and the United States proper to carry out and perform the objects of the corporati on; (1) And, to have any and all of the powers given and granted to corporations by Chapter 100, Mississippi Code of 1930, and any subsequent amendments thereto made by the Kegislature of the State of Mississippi.

8. Number of shares of each class to be subscribed and paid for before the corporation shall begin business are as follows: Ten (10) shares of common stock of no par value to be paid for in cash or in property or services at a valuation to be fixed by the board of directors. WITNESS OUR SIGNATURES, this the 14th day of March. A. D. 1933.

F. C. MUNSON, MRS. PEARL E. MUNSON. Miss RUTH WARE, Incorporators.

STATE OF MISSISSIPPI) FORREST COUNTY

This day personally appeared before me, the undersigned authority, F. C. MUNSON, MRS. PEARL E. MUNSON, and MISS RUTH WARE, incorporators of the corporation known as "TED" MUNSON, INCORPORATED, who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 14th day of March, A. D. 1933. (SEAL) J. S. HARRAWAY, Circuit Clerk

Received at the office of the Secretary of State this the 15th day of March, A. D. 1933, together with the sum of \$20.00, deposited to cover the recording fee, and referred to the Attorney General for his opinion. WALKER WOOD, Secretary of State.

Jackson, Mississippi, March 15th, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney General

STATE OF MISSISSIPPI EXECUTIVE OFFICE **JACKSON**

The within and foregoing Charter of Incorporation of "TED" MUNSON, Incorporated, is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this fifteeth day of March, 1933. Sennett Conner, Governor.

By the Governor. Walker Wood, Secretary of State.

Recorded: March 15, 1933.

The Charter of Incorporation of

The Mitchell Company, Inc.

The corporate title of said company is The Mitchell Company, Inc.

2. The names of the incorporators are: J. W. Mitchell, Postoffice, Clarksdale, Miss.; M. P. Mitchell, Postoffice, Clarksdale, Miss.; L. Y. Mitchell, Postoffice, Clarksdale, Miss.

The domicile is at Clarksdale, Mississippi. Amount of capital stock and particulars as to class or classes thereof: Thirty Thous-

and Dollars. All common stock. The par value of shares is One Hundred Dollars per share and there are Three Hundred shares.

6. The period of existence (not to exceed fifty years) is Fifty Years.

The purpose for which it is created: (a) To operate and act as agent for issuance, bonding and indemnity companies in soliciting and receiving applications for the insurance of any and all things allowed by law, and especially fire, life, accident, health, marine, tornado and hail, burglary, plate glass, live stock, rental, workmen's collective, workmen's compensation, fly wheel, steam boiler, elevator, liability, musety, fidelity, credit, judicial, and such other bonds, indemnity and insurance as may arise from time to time, and to undertake and enter into any agency or act as agent, broker or manager in any eapacity for any company or companies which have or may hereafter have the right, power, capacity or authority to make, execute or deliver any bonds, undertakings or contracts of assurance, insurance, indemnity or ptherwise in any state, territory, colony or dependency of the United States of Ameriea or the District of Columbia and in all foreign countries; to solicit and procure said contracts/ as said agent, broker or manager and generally to do and perform any and all acts incident to any necessary to the prosecution of said business.

(b) To conduct a general rental and collection agency and busihess.

(c) To buy and sell for others real property and personal property wherever situated and to receive commissions and hire therefor. To excute all the functions, powers and privileges of real estate agents, according to the common acceptance and usage of the term.

(d) To operate as brokers and merchants for the buying and selling of any anddall kinds of property, real, personal and mixed and for the sale of merchandise, produce or any other goods and wares.

(e) To buy, sell, hold, own, borrow and loan money upon, and otherwise acquire and dispose of deal in and negotiate (not including the discounting of notes) all kinds of commercial paper, notes, mortgages, deeds of trust, stocks, bonds, debentures and all other kinds of negotiable and non-negotiable instruments and securities (not including bills of exchange); to borrow and loan money on contracts with or without security or with security upon all kinds of real or personal property, and to buy, sell and negotiate loans upon the same; to buy, sell, improve, repair, rent, lease, encumber and otherwise deal in and dispose of all kinds of real and personal property, and to do any and all things that may properly be done in aid of such purposes under the laws of Mississippi, but nothing herein contained shall be construed as authorizing this corporation to thansaet a banking business; to do a general investment brokerage and commission business; all for pecuniary profit and gains, so far as it not inconsistent with the Constitution and Laws of the State of Mississippi.

(f) To act as agent or representative of corporations, associations, firms and individuals, and as such to develop and extend the business interests of firms, corporations, associations and individuals.

(g) To manufacture, purchase or otherwise acquire, own, mortgage, pledge, sell, assign, and transfer, or otherwise dispose of, to invest, trade, deal in and deal with, goods, wares and merchandise and real and personal property of every class and description.

(h) To acquire, hold, use, sell, assign, lease, grant licenses, in respect of, mort-gage, or otherwise dispose of letters patent of the United States or any foreign country, patent rights, licenses and privileges, inventions, improvements and processes, copyrights, trademarks, and trade names, relating to or useful in connection with any business of this corporation.

(i) To issue bonds, debentures or obligations of this corporation from time to time, for any of the objects or purposes of the corporation, and to secure the same by mortgage, pledge,

deed of trust, or otherwise.

(j) To have one or more offixes, to carry on all or any of its operations and business and without restriction or limit as to amount to purchase or otherwise acquire, hold, own, mortgage, sell, convey, or ptherwise dispose of real and personal property of every class and description in any of the States, Districts, Territories or Colonies of the United States, and in any and all foreign countries, subject to the laws of such State, District, Territory, Colony or Country.

8. The right and powers that may be exercised by this corporation are those conferred by the

provisions of Chapter 24, Mississippi Code, 1906, and all amendments thereto. 8. Number of Shares of each class to be subscribed and paid for before the corporation may begin business: One Hundred and Fifty Shares.

J. W. Mitchell. M. P. Mitchell. L. Y. Mitchell.

ACKNOWLEDGMENT

Incorporators.

State of Mississippi County of Coahoma.

This day personally appeared before me, the undersigned authority, M. P. Mitchell and L. Y. Mitchell, incorporators of the corporation known as the Mitchell Company, Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 3rd day of Markh, 1933.

Ed Brewer, Notary Public.

State of Tennessee.

County of Shelby. This day personally appeared before me, the undersigned authority, J. W. Mitchell, one of the incorporators of the corporation known as the Mitchell Company, Inc., who acknowledged that he signed and executed the above and foregoing articles of incorporation as his act and deed on D. W. Gordon, Notary Public. this the 2 day of March, 1933.

My Commission Exp. Oct. 1, 1933. Received at the office of the Secretary of State this the 4th day of March, A. D. 1933, together with the sum of \$70.00 recording fee, and referred to the Attorney General for his opinion. Walker Wood, Secretary of State

Jackson, Miss., March 6th, 1933. I have examined this charter of incorporation and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States.

Greek L. Rice, Attorney General. By W. W. Pierce, Assistant Attorney Caneral.

State of Mississippi. Expentive Office. Jackson.

The within and foregoing Charter of Incorporation of The Mitchell Company, Inc., is hereby

approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 9th day of March, 1933.

Sennett Conner, Governor.

By the Governor, Walker Wood, Secretary of State.

Recorded: March 17, 1933.

MISSISSIPPI PTG. CO., VICKSBURG 21046



No. 5678 W

AMENDMENT TO THE CHARTER OF INCORPORATION OF THE GRESHAM COMPANY

Suspended by State Tax Commission as Authorized by Section 15, Character 121, Laws of Missionity 1934
FER 10 1936

the

That the Charter of Incorporation of The Gresham Company be amended in paragraphs 1 and 4 to read as follows:

Par. 1, The name of the corporation shall be The Brewer-Smith Company.
Par. 4, The capital stock of said corporation shall be FIVE THOUSAND DOLLARS.
W. W. Gresham, President

State of Mississippi Sunflower County City of Indianola.

This day personally appeared before me a Notary Public in and for said city, county and state, the within named W. W. Gresham, president of the he Gresham Company, a corporation, who certifies and acknowledges that the above and foregoing amendment to the Charter of incorporation of the The Gresham Company, is the original amendment of said charter duly passed, approved and adopted at a regular meeting of the stock-holders of the The Gresham Company held on the 21st day of February, 1933.

Given under my hand and Notarial seal this the 15th day of March, A.D. 1933.

(SEAL)

AMENDMENT TO THE CHARTER OF INCORPORATION OF THE GRESHAM COMPANY

That the Charter of Incorporation be amended in paragraphs 1 and 4 thereof, to read as follows;
Par. 1. The name of said corporation shall be The Brewer-Smith Company.
Par. 4. The capital stock of said corporation shall be FIVE THOUSAND DOLLARS.
The above and foregoing amendment to the charter of incorporation of the The Gresham

Company having been prepared and presented to the stockholders of said corporation at the regular meeting thereof duly held at the office of said corporation on this the 21st day of February, 1933, when a majority in amount of stock and a majority in numbers of stock-holders in said corporation was present, and it appearing to the stock-holders that there are no debts owing by said corporation and that it is to the best interest of said corporation that said amendments be made;

THEREFORE, on motion duly made and seconded, all of the stock holders voting "yea", it is

ordered that the above and foregoing amendments to the charter of incorporation be and the same are hereby approved and adopted.

I, M. A. Moore, Secretary of the The Gresham Company, a corporation, hereby certify that the above and foregoing is a true and correct copy of the original order passed and approved by the stock-holders of the The Gresham Company at a meeting thereof held on the 21st day of February, A. D. 1933, in the office of said corporation.

This the 15th day of March, A. D. 1933.

M. A. Moore, Secretary

Received at the office of the Secretary of State, this the 18th day of March, A. D. 1933, together with the sum of \$10.00 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Walker Wood, Sacretary of State.

Jackson, Miss. March 17th, 1933.

I have examined this amendment of the charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this state, or of the United States.

Greek L. Rice, Attorney General

Greek L. Rice, Attorney General By W. W. Pierce, Assistant Attorney Gener

M. A. Moore, Notary Public.

State of Mississippi, Wxecutive Office, Jackson.

The within and foregoing Amendment to the Charter of Incorporation of THE GRESHAM COMPANY (Changing name to the BREWER-SMITH COMPANY) is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty-First day of March, 1933.

Sennett Conner, Governor.

By the Governor, Walker Wood, Secretary of State.

Recorded: March 21, 1933.

RECORD OF CHARTERS 31-STATE OF MISSISSIPPI

CHARTER OF INCORPORATION OF THE

NE-HI BOTTLING COMPANY OF VICKSBURG

1: The corporate title of said Company is NE-HI BOTTLING COMPANY OF VICKSBURG.

2: The names of the incorporators are: J. B. Harding, postoffice, Vicksburg, Mississippi; E. M. Harding, postoffice, Vicksburg, Mississippi; R. C. Barkow, Postoffice, Vicksburg, Miss.

3: The domicile is at Vicksburg, in Warren County, in the State of Mississippi.

4: Amount of capital stock is Five Thousand Dollars (\$5,000.00), but said Company is authorized to begin business when so much as Twenty-five per centum (25%) of said capital stock shall have been paid into the treasury of said company.

5: The par value of shares is Ten Dollars (\$10.00) each.

The period of existence is fifty (50) years.

The purposes for which it is created are, and it is hereby authorized, to manufacture, bottle, distribute, buy, sell, and deal in, soda waters, carbonated waters, mineral waters, and any and allakinds of beverages and drinks which may hawfully be sold and dealt in; and also to buy, sell,

and deal in, any and all other kinds of goods, wares and merchandise.

Said corporation is also hereby authorized and empowered to buy, own, rent, lease, and use, such lands and machinery, and to buy, own, lease, construct, use and maintain, such buildings, plants, factories or establishments, as may be useful or convenient for any or all of the purposes aforesaid.

8: The rights and powers that may be exercised by this corporation are those conferred by the provisions of Chapter 100, Mississippi Code of 1930, and its Amendments.

J. B. Harding, E. M. Harding, R. C. Barlow,

State of Mississippi,

Warren County. Personally appeared before me, the undersigned authority in and for the county and State aforesaid, the within named J. B. Harding, E. M. Harding, and R. C. Barlow, incorporators of the corporation known as the Ne-Hi Bottling Company of Vicksburg, who respectively acknowledged that they, respectively, signed and executed the attached and forgoing articles of incorporation as their act and deed on this the 20th day of March, 1933.

Given under my hand and official seal this the 20th day of March. 1933. R. L. Dent. Jr.,

Notary Public. Received at the office of the Secretary of State, this the 21st day of March, A. D. 1933, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the Walker Wood, Secretary of State. Attorney General for his opinion.

Jackson, Miss., March 22nd, 1933. I have examined this charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this State, or of the United States. Greek L. Rice, Attorney General. By W. W. Pierce. Assistant Attorney General

State of Mississippi. Executive Officer

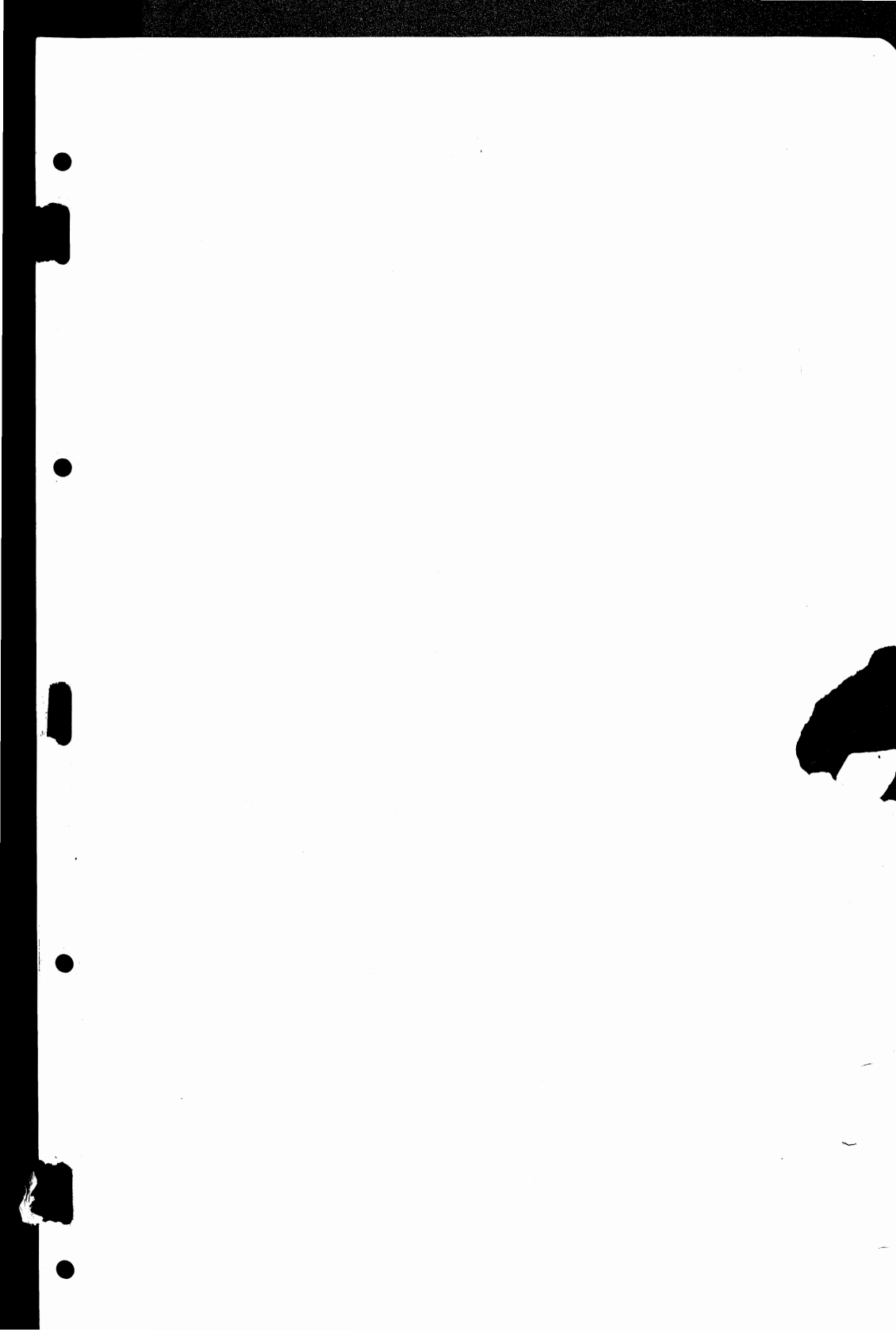
Jackson. The within and foregoing Charter of Incorporation of Ne-Hi Bottling Company of Vicksburg is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this 22nd day of March, 1933.

Sennett Conner

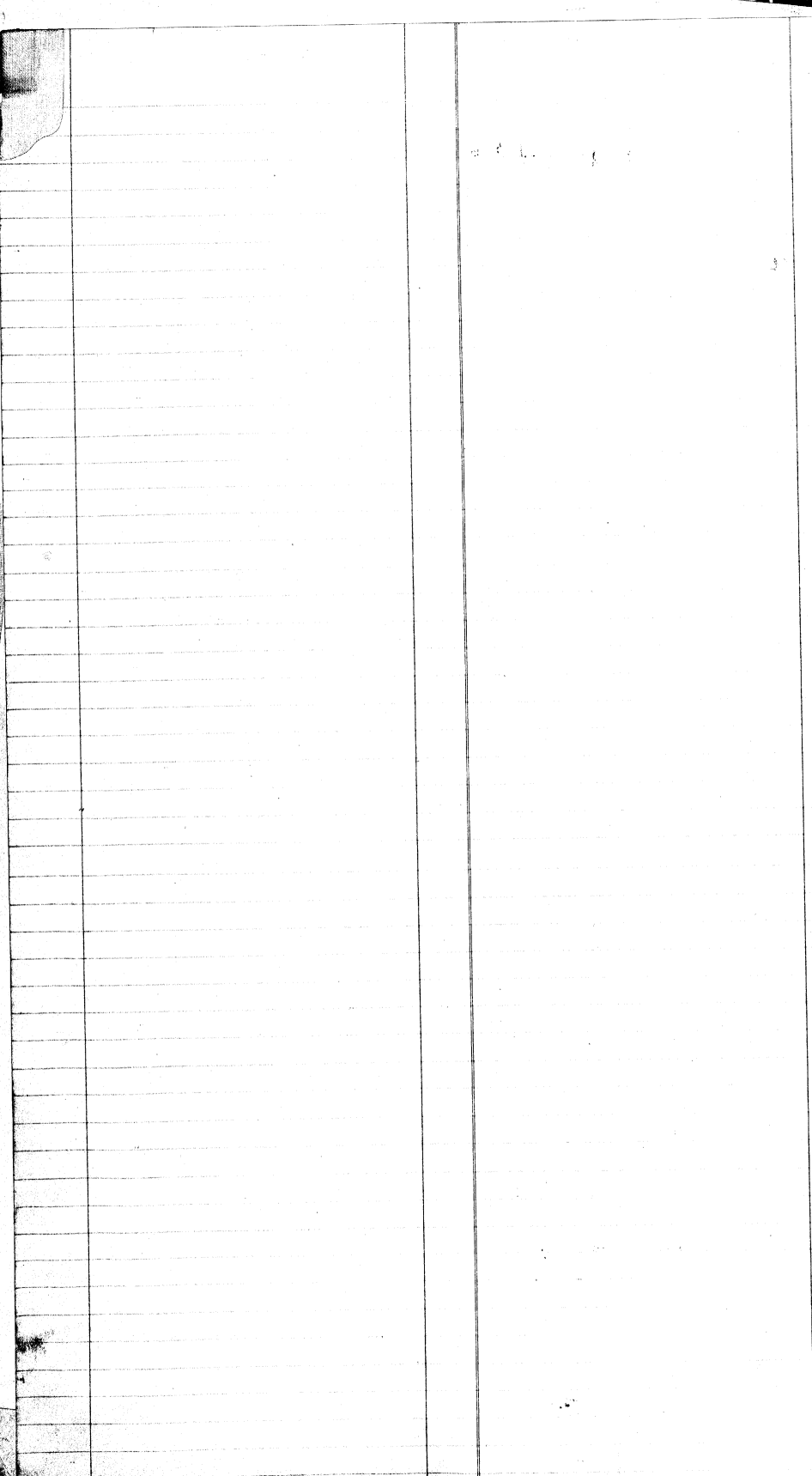
By the Governor, walker Wood, Secretary of State.

Recorded: March 23rd, 1933.

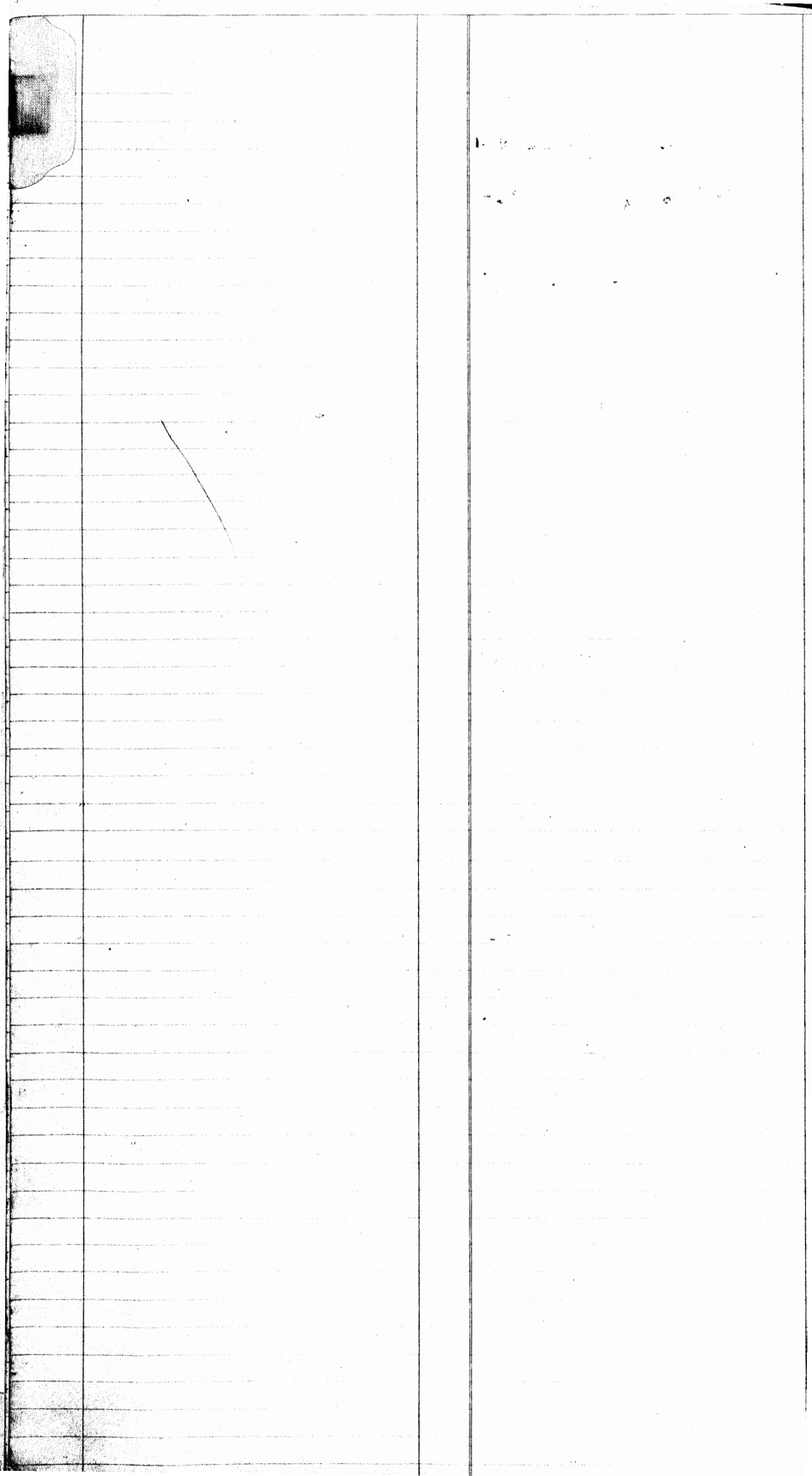




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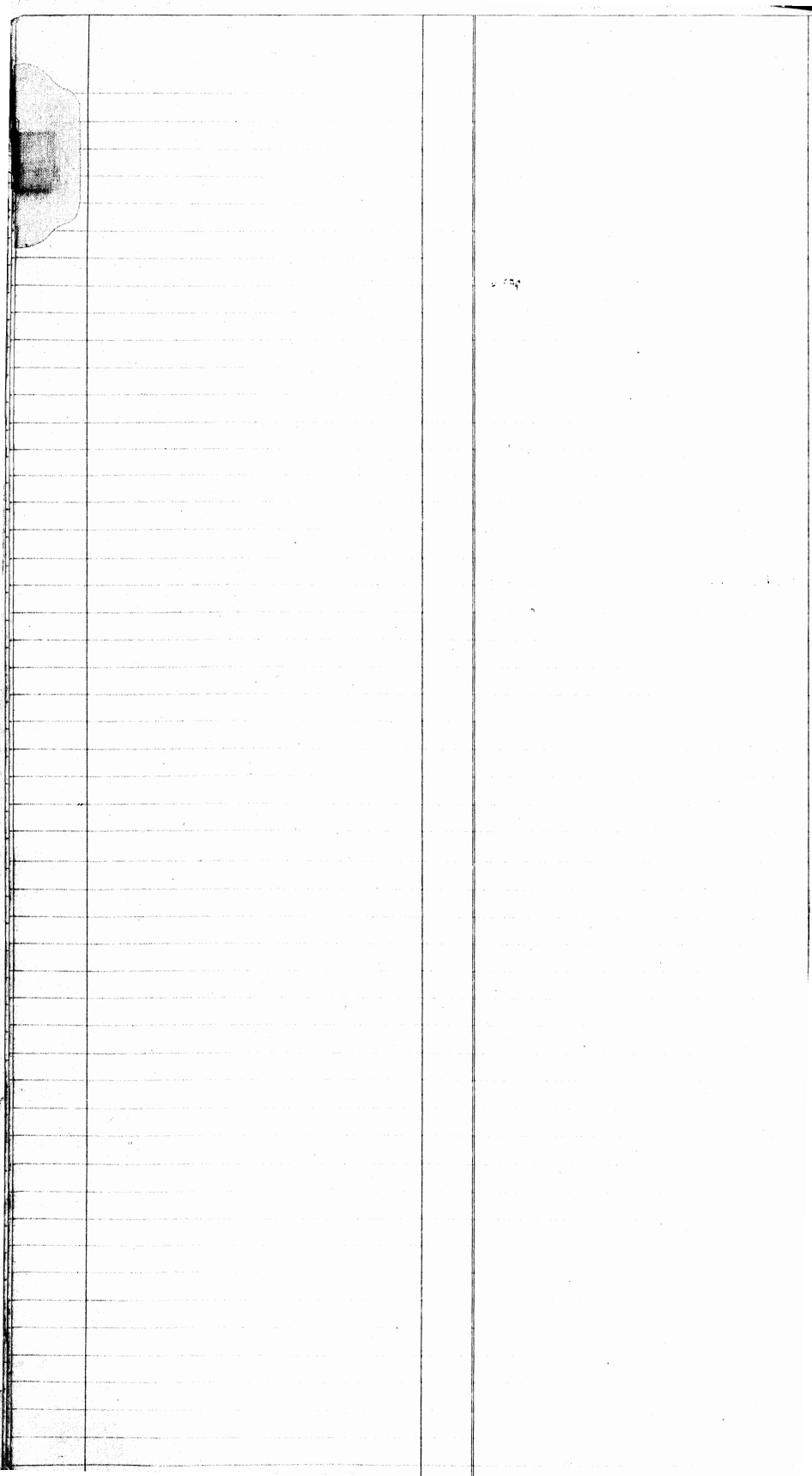
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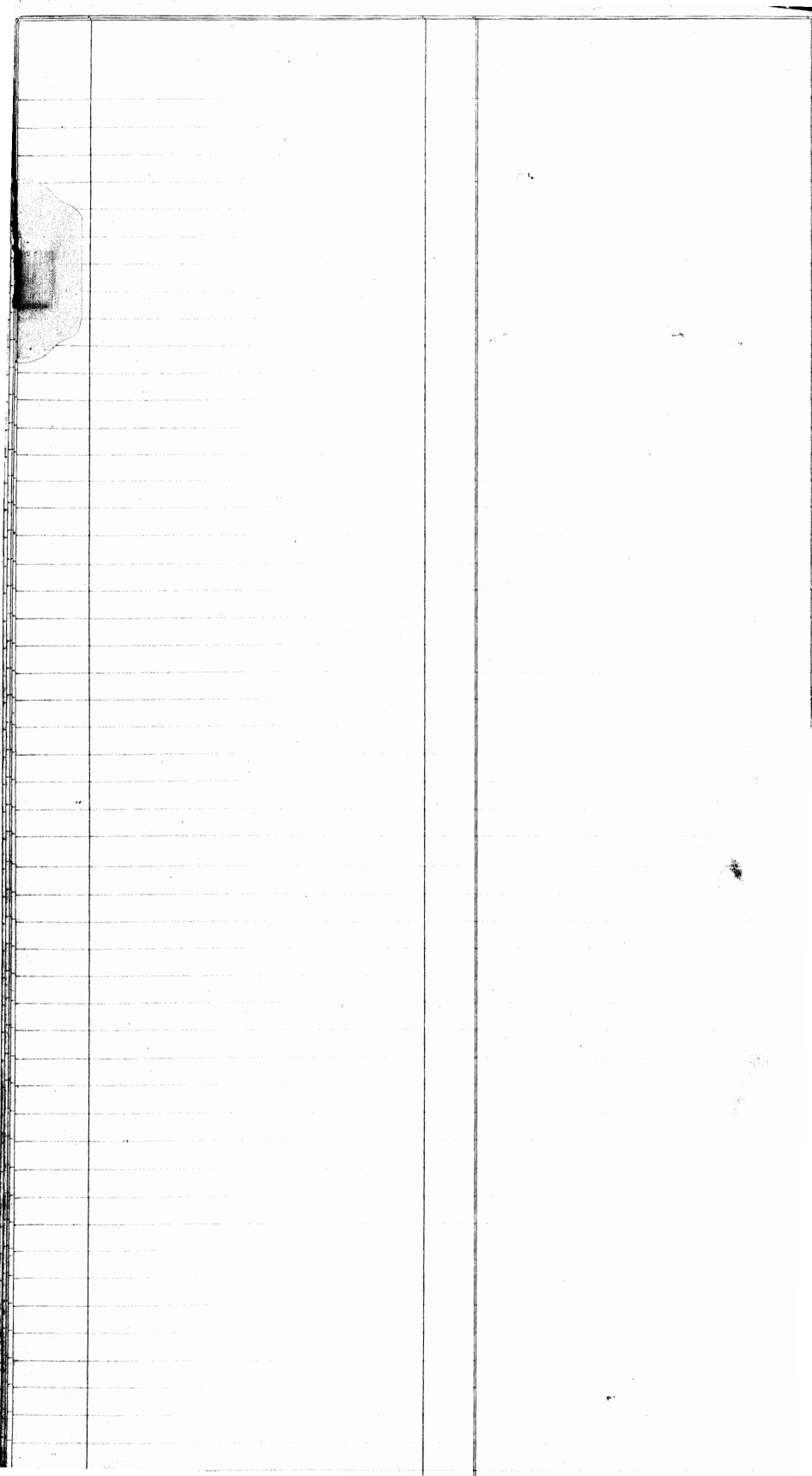
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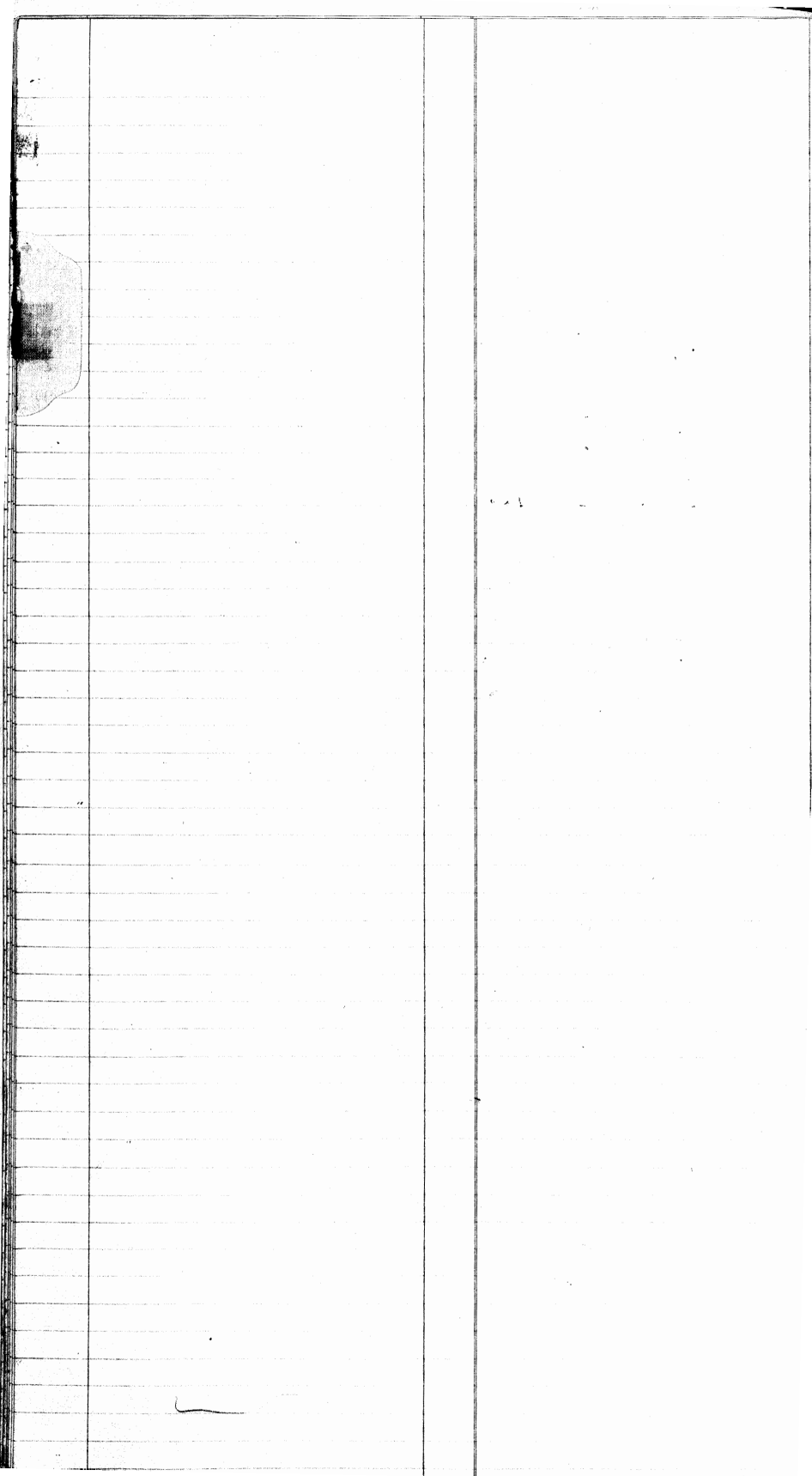
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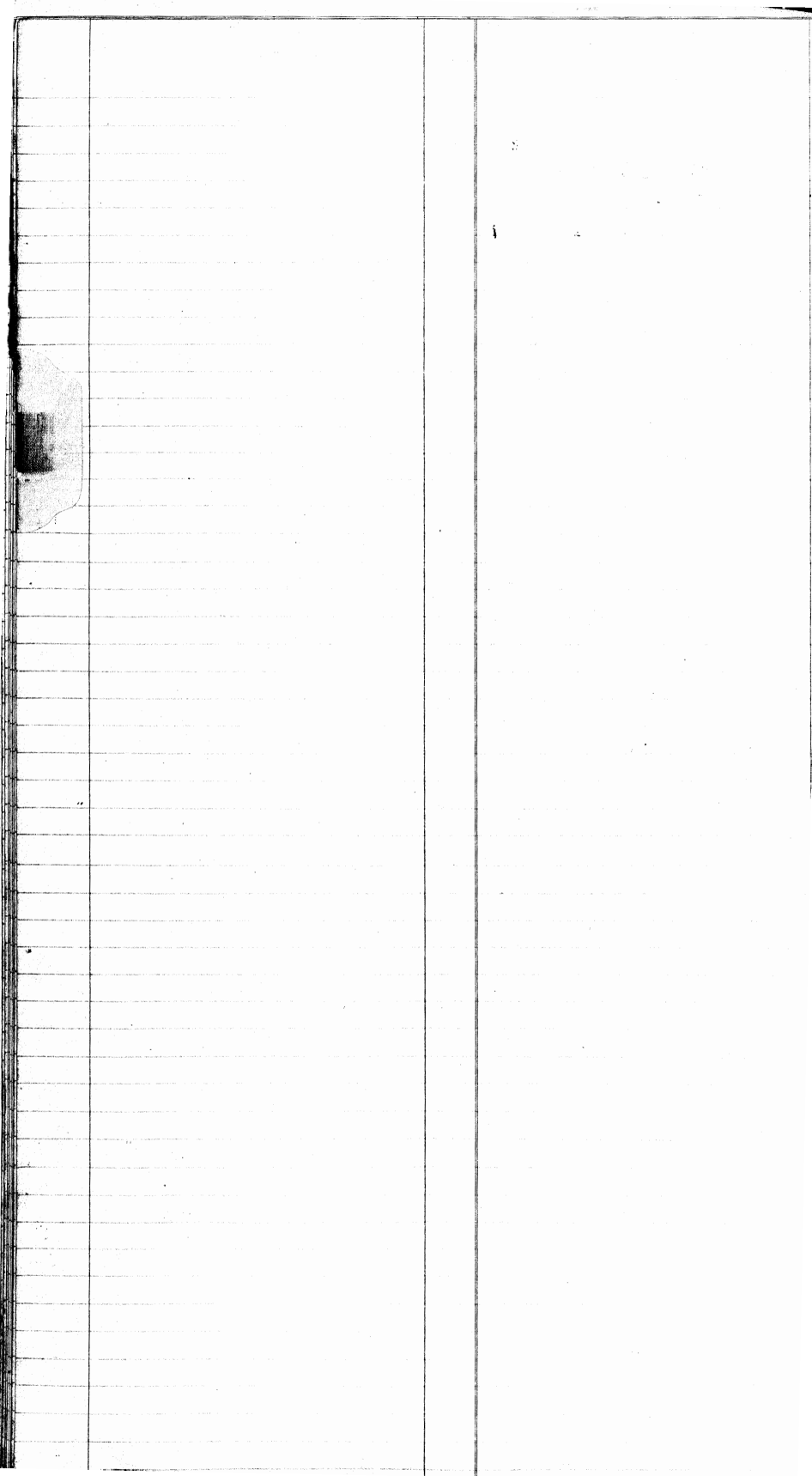
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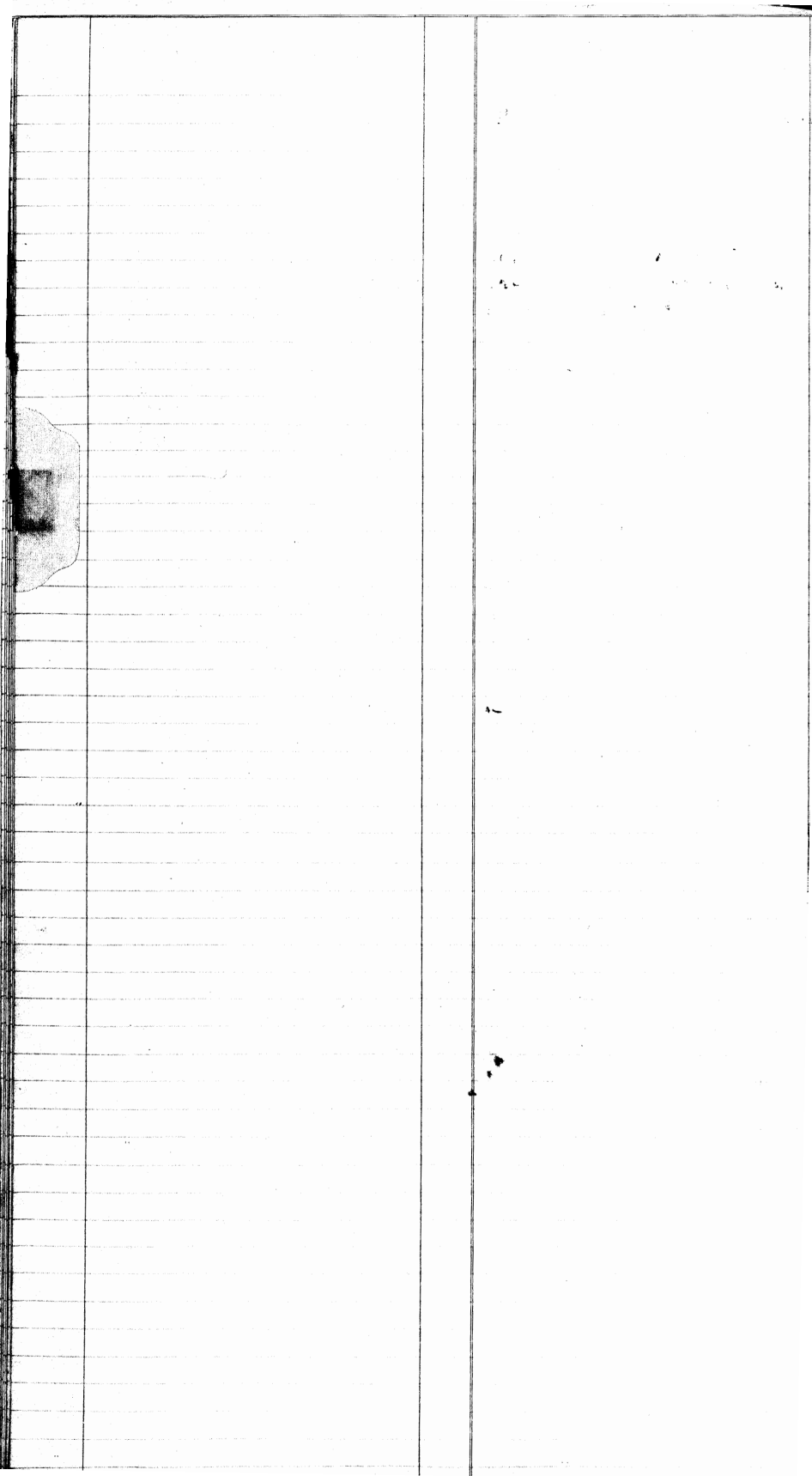
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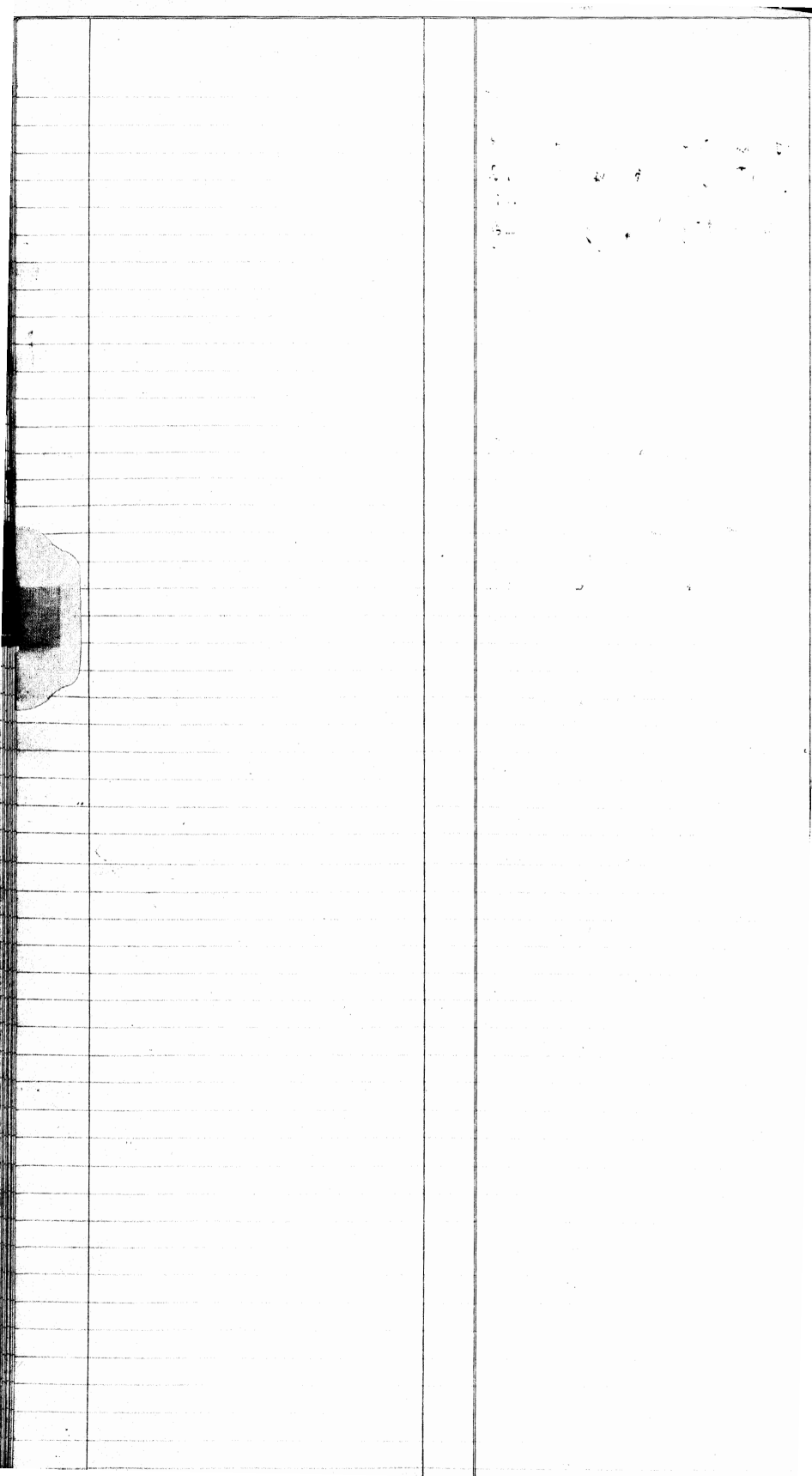
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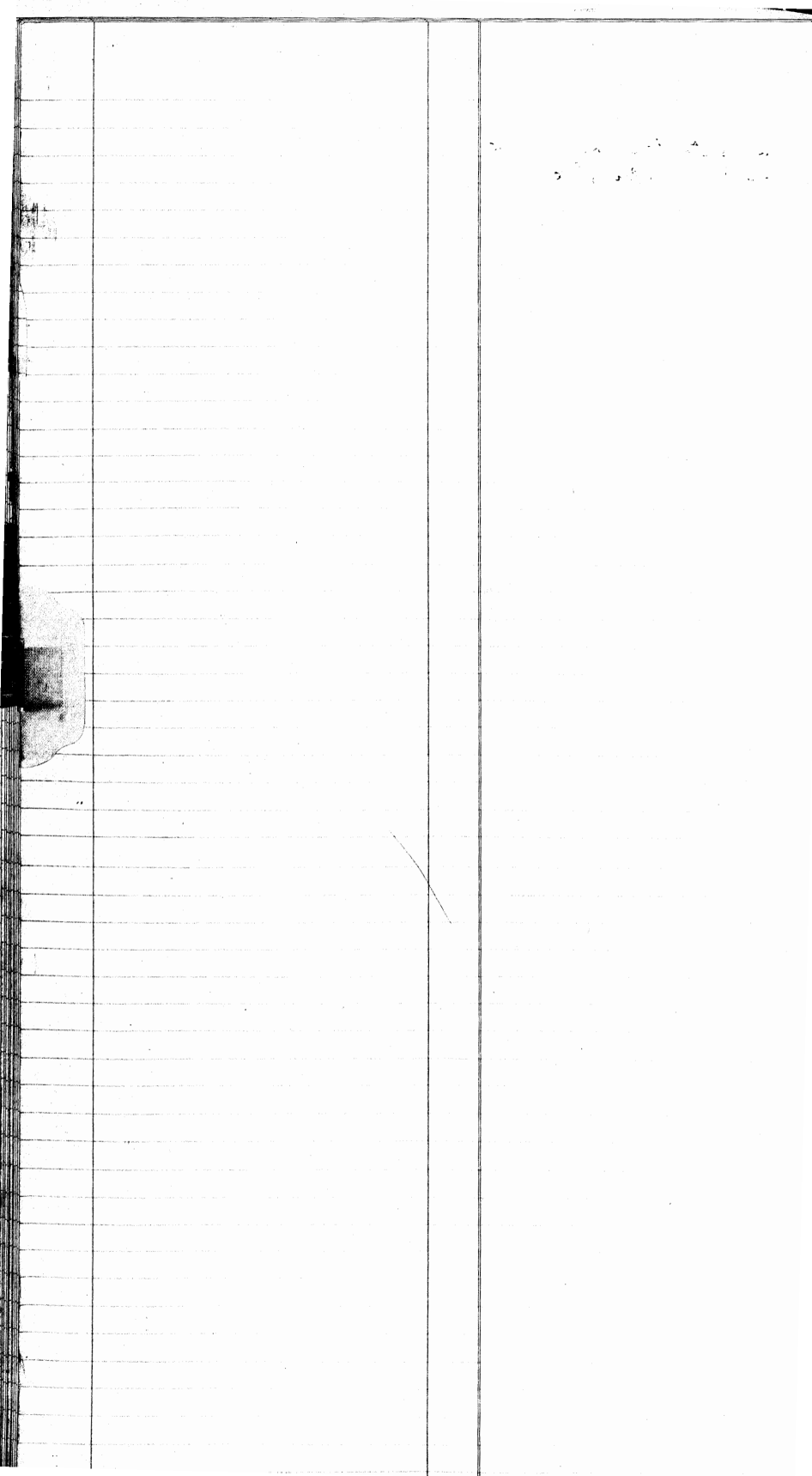
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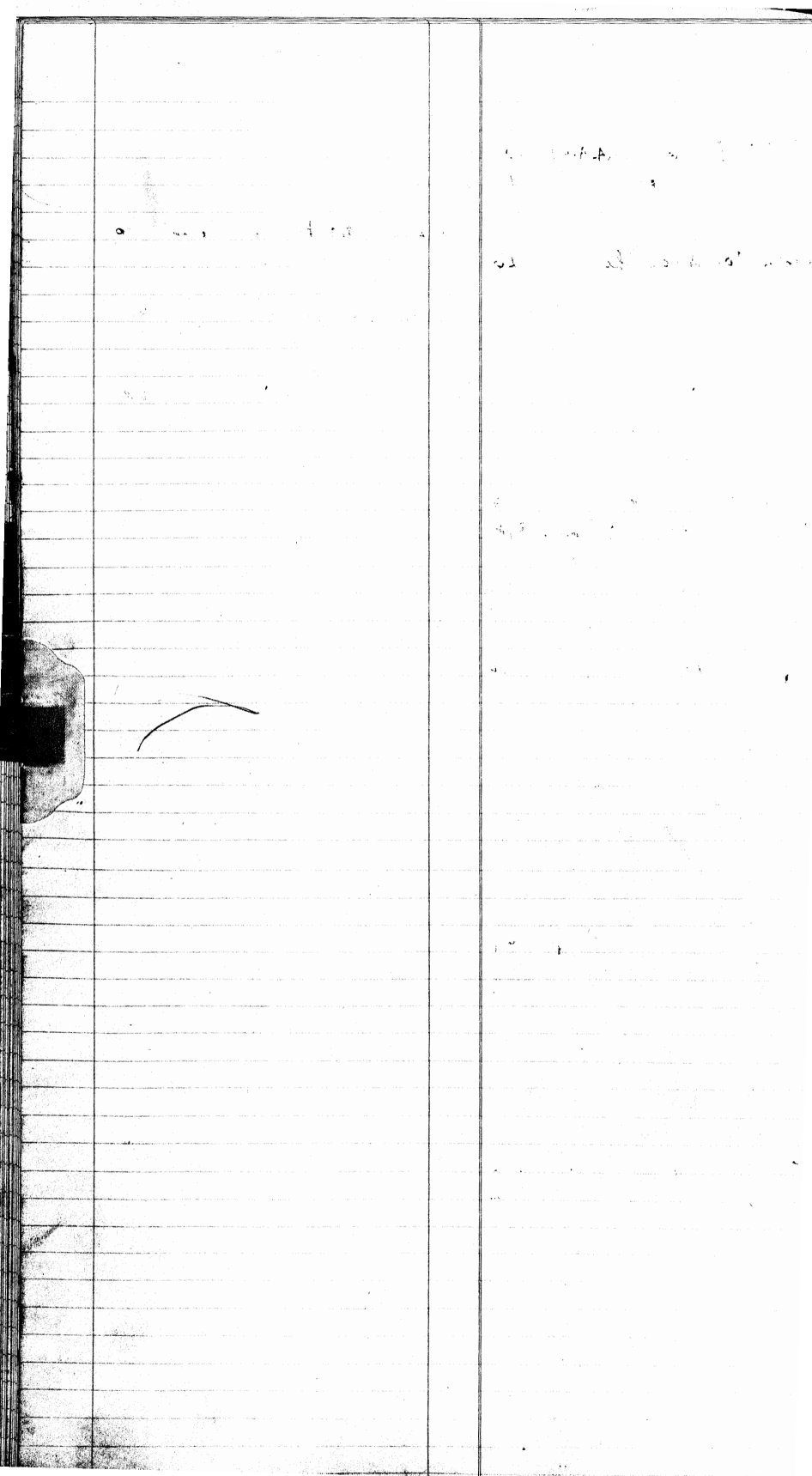
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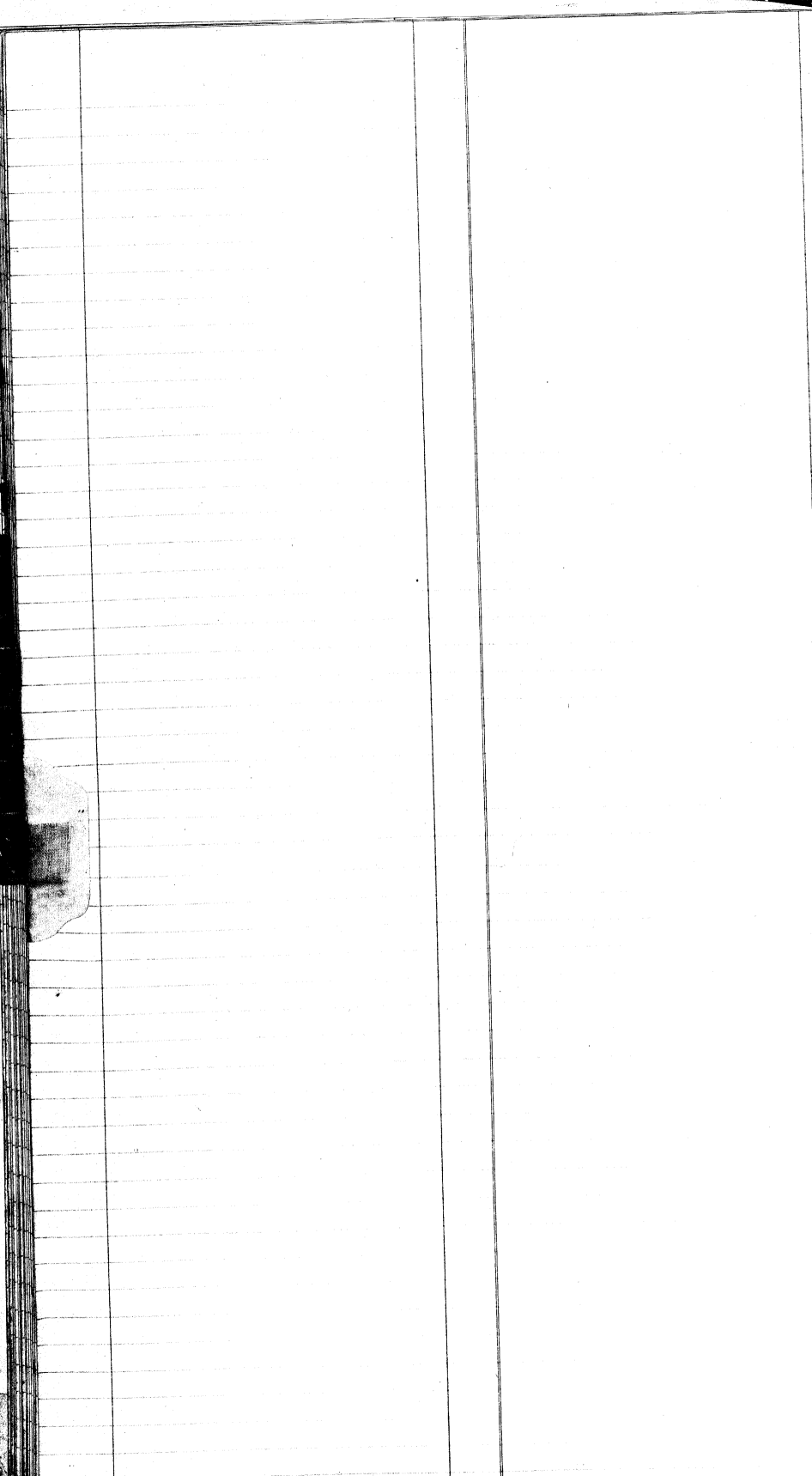
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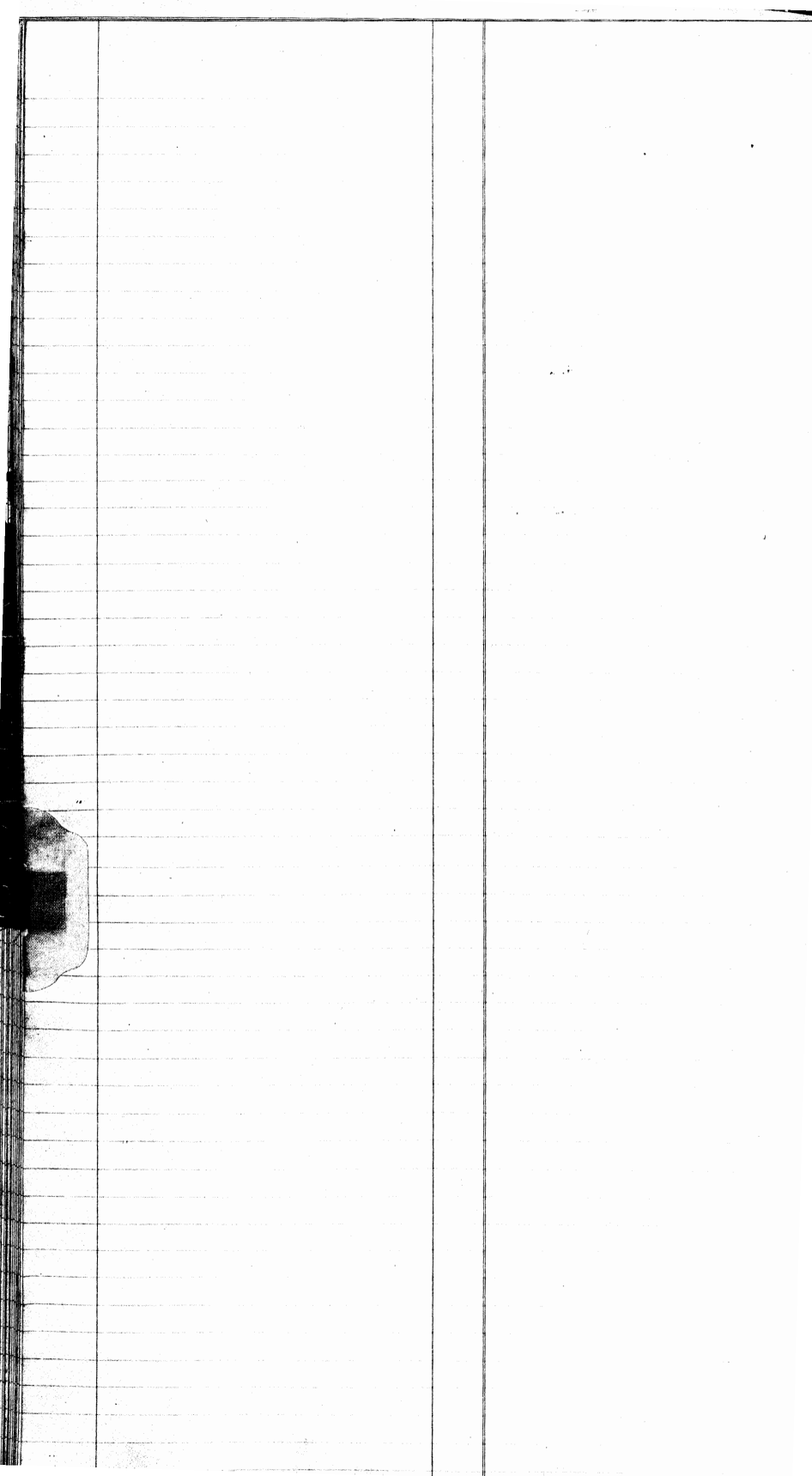
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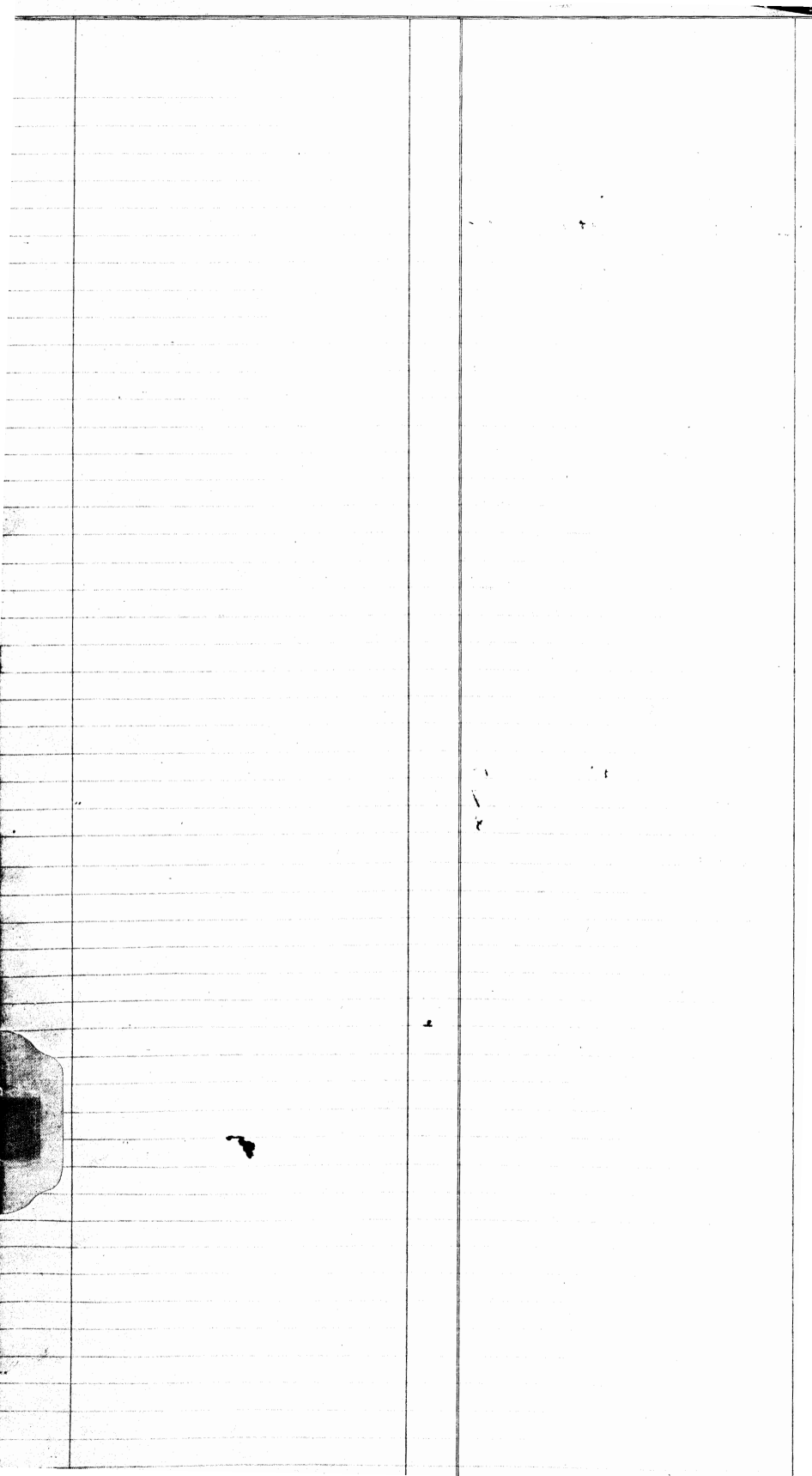


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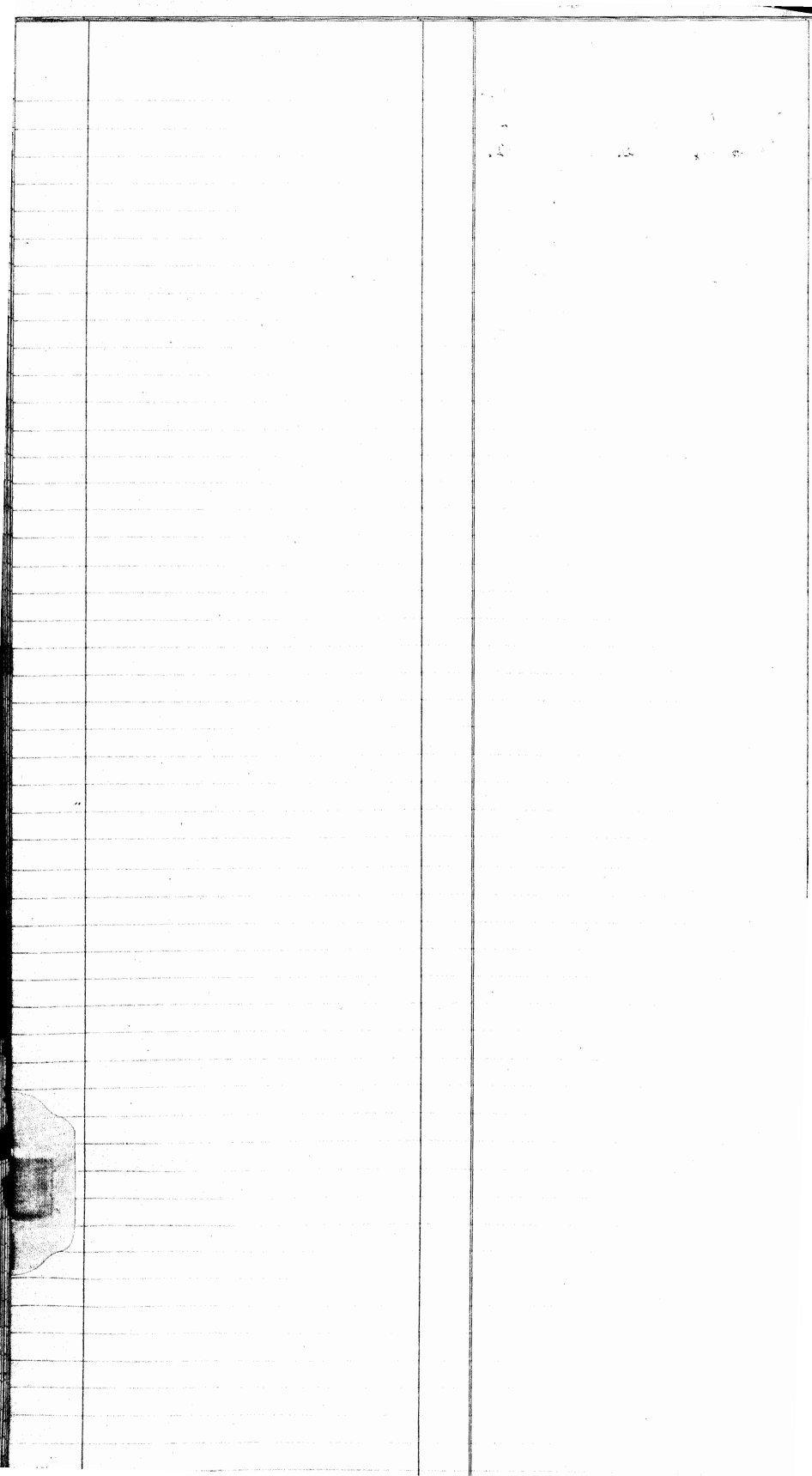
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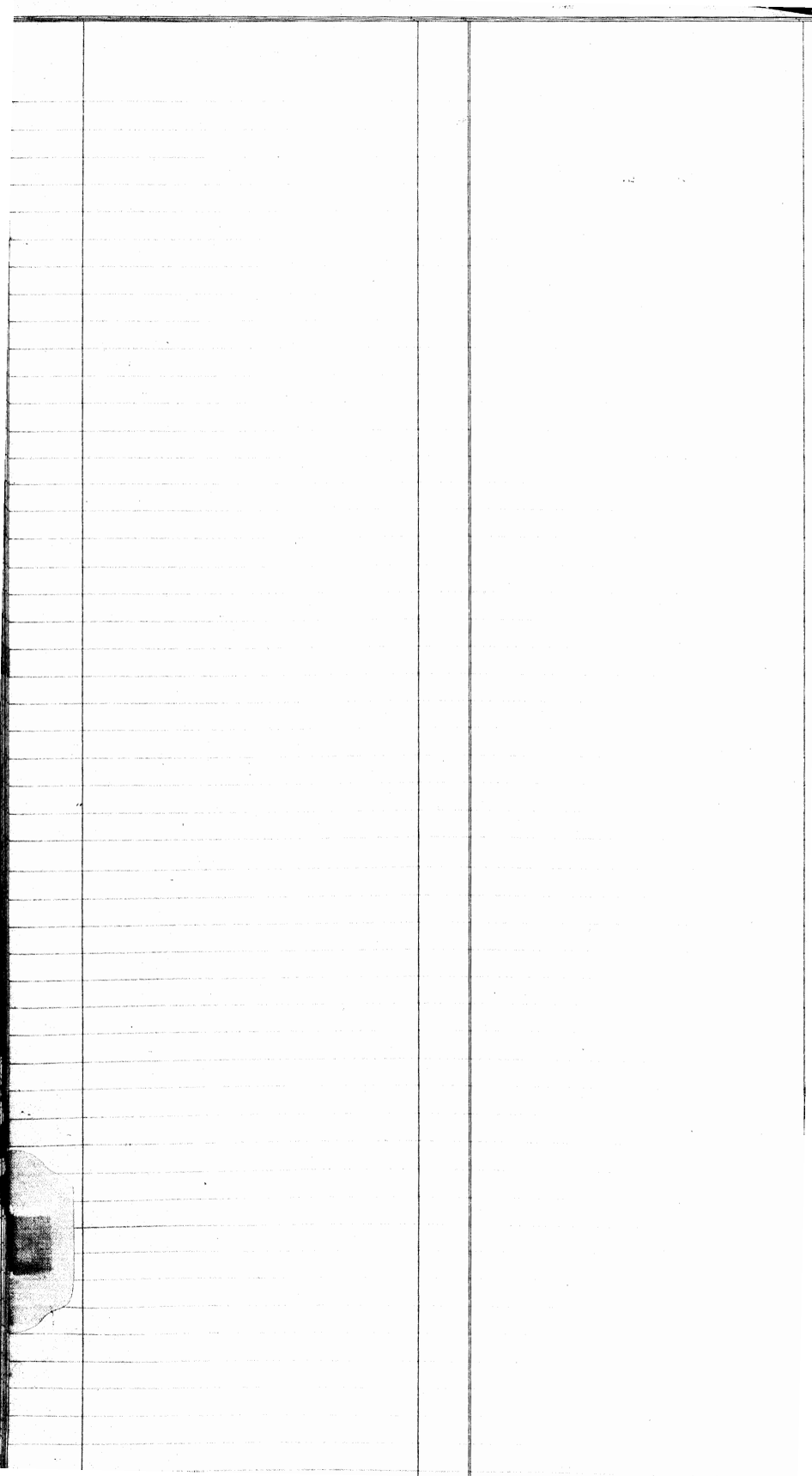
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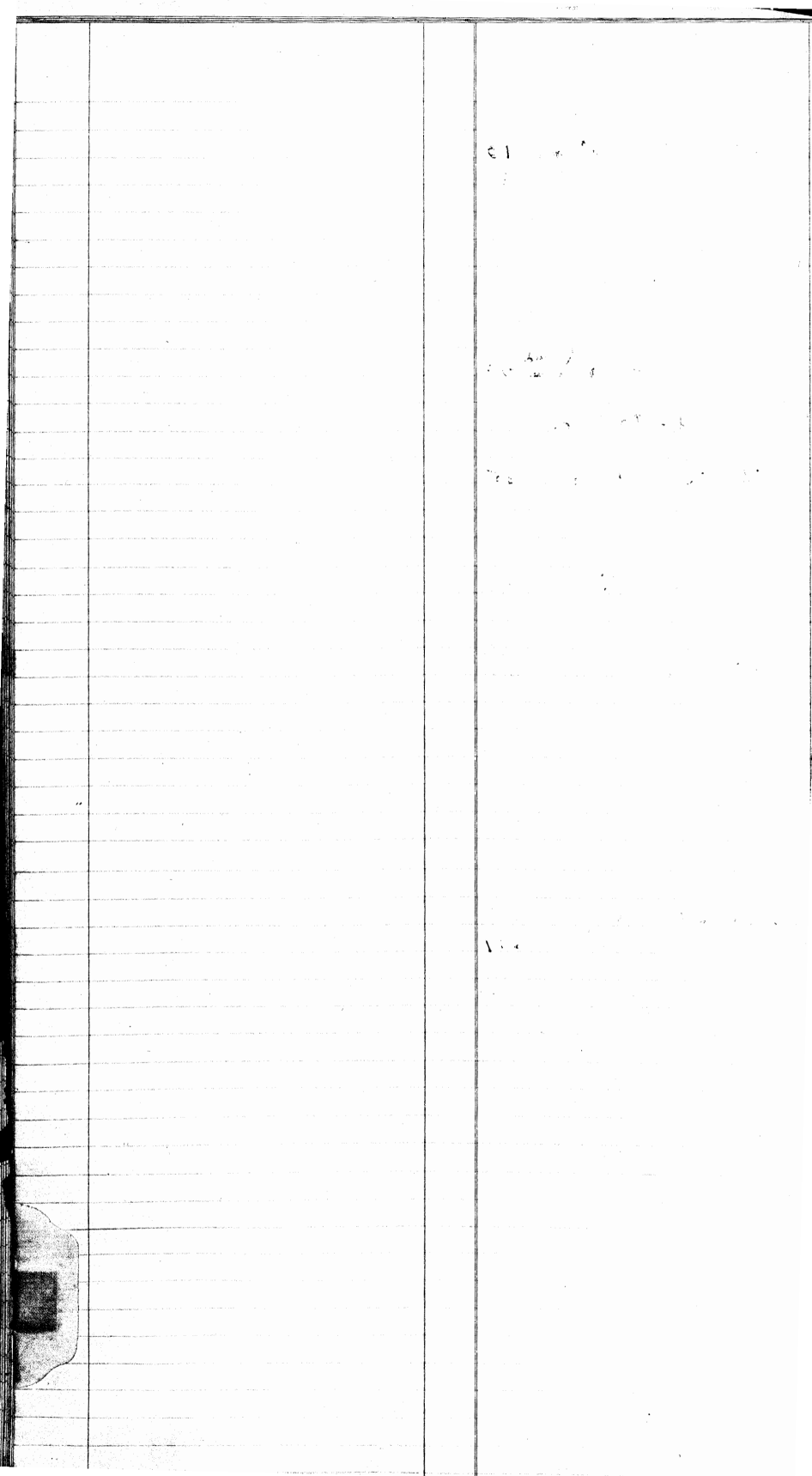
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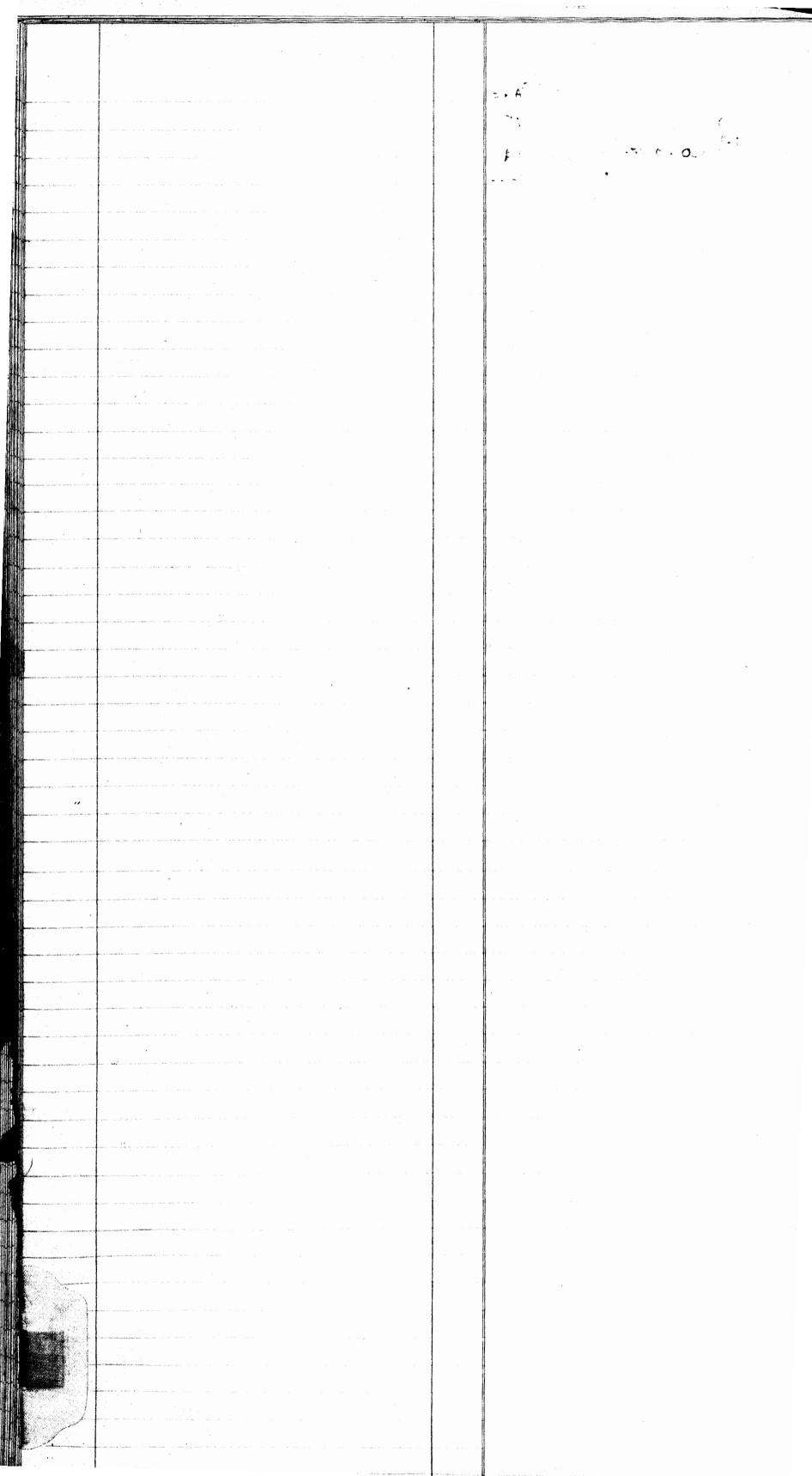
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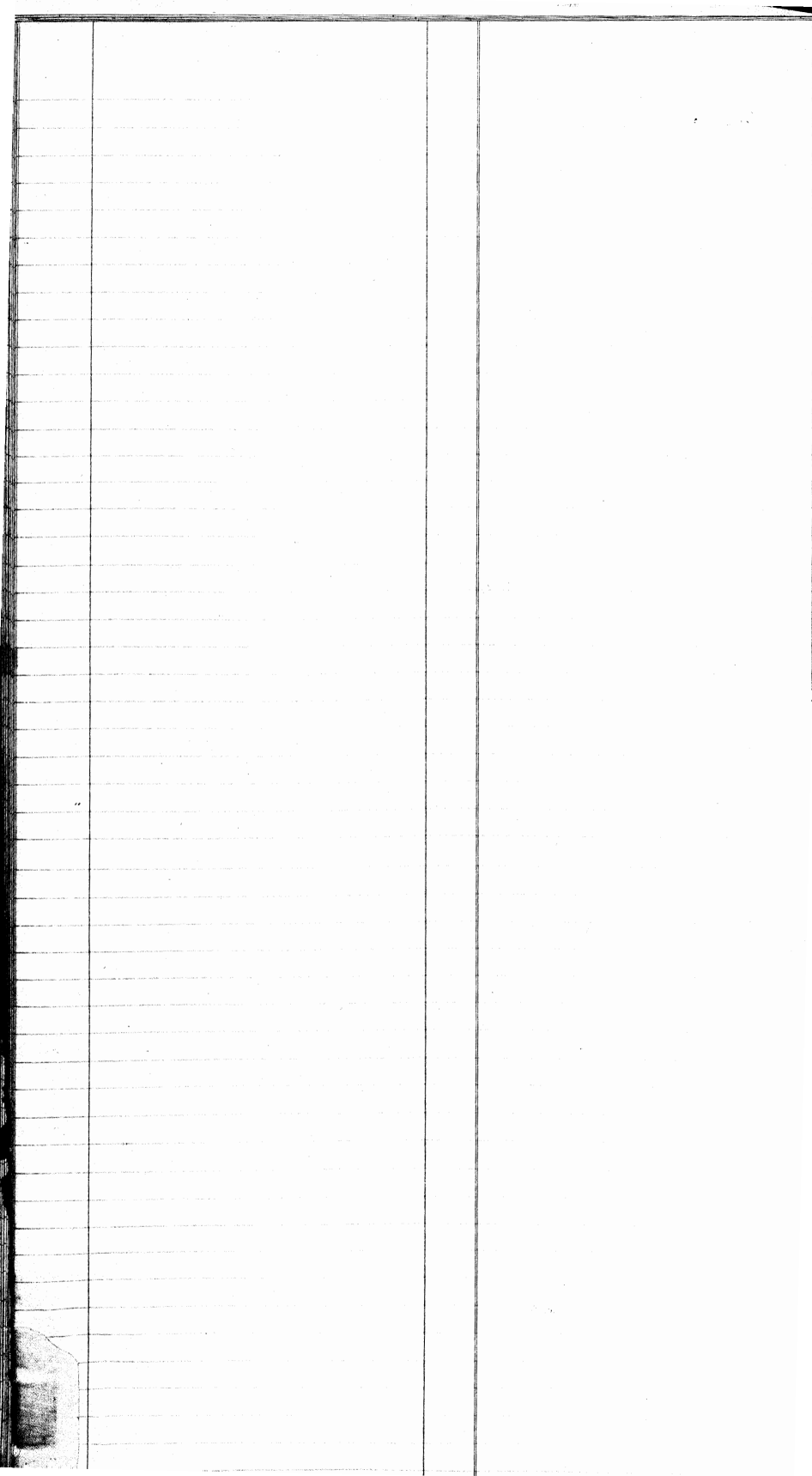
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