Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	The corporate title of said company is	Pider Jew	velry Company,	Inc.		
•		liuoi	2111	1110		
	Rose G. Edelman	Postoffice.	314 Louisiana Baton Rouge,	a_National	Bank	B <u>uil</u> din
_	L. B. Edelman	Postoffice	Baton Rouge,	Louisiana. National	Rank	Puildin
_		FUSUULIA	314 Louisiana Baton Rouge,	Louisiana	1/Seg.	<u> </u>
_		Postoffice_				
		Postoffice_				
		Postoffice_				
		Postoffice_				
_		Postoffice_				
	The domicile is at Laure	el, Missis	ssippi			
	Amount of capital stock and particulars as	to class or	classes thereof:			
	\$50,000.00, all common stock	•				
	\$30,000.00, all common socol.					
	Number of shares for each class and par va					-
	500 shares of the par value of	1 100.00	ner share			
		n	P - +			
•						
•						

6. The period of existence (not-to-exceed fifty years) is linety-nine Years

7. The purpose for which it is created:

To engage in the mercantile business; to own and operate jewelry stores, selling at retail and at wholesale all articles of merchandise ordinarily sold in high class jewelry stores; to engage in business as silversmiths and goldsmiths; to deal generally in watches, diamonds and other precious jewels and wares; to engage in the manufacture and repair of watches, clocks and other precision instruments; to acquire by lease or by purchase a place or places of business; to acquire and dispose of real estate and encumber same; to adopt methods of exploiting sales of merchandise; to do any and all lawful things to effectuate the purposes hereof.

The corporation may adopt a form of stock certificate representing ownership of stock in the corporation and may adopt by-laws governing the management and the operation of the affairs of the corporation. The corporation may borrow money and secure same by pledge, mortgage or otherwise, and said corporation may contract for services to be rendered to or by the corporation. The meetings of the stockholders and meetings of the Directors may be held within the State of Mississippi or without the State of Mississippi, as may be authorized by the Directors or by such officers as the Directors may designate as having authority to determine when and where such meetings shall be held.

The corporation may be merged with another corporation when not in violation of law and likewise, another corporation may be merged with this corporation when not in violation of law. The powers of the corporation shall not be restricted by implication on account of the express powers and purposes above named.

a digeria ,

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

The corporation may commence business when 250 shares of the common stock of the corporation has been subscribed and paid for in cash or equivalent.

Par & Edelman
T. C. Casemon

Incorporators.

Z ACE	NOWLEDGMENT		
STATE OF MISSISSIPPI)		
Parish EasT Baton Rouge			
This day personally appeared before me, the	hadamaiamad ayabba	Rosc	G.
Edelman and L.B	ne undersigned author	ority . 1	
Edol Mari	, 290, 744		
incorporators of the corporation known as the	Rider Jewel	ry Company, I	nc.,
who acknowledged that (the) (they) signed and	executed the above a	and foregoing article	s of incorporation as
(their) act and deed on this the	day of Tebr	udry	
314 dogerana Trational Bank K		Q. Car	Quallake)
Ma Liminer Experses Vite	n Hol	array Tu	liko . f.
The ominist on young White	the auch	Cost Enl	on longe Jours
STATE OF MISSISSIPPI		7 U .	13 12 0 11 2
County of	}	1	
County of)		
This day personally appeared before me, the	ne undersigned author	ority	
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incorporators of the corporation known as the		•	
-			
who acknowledged that (he) (they) signed and			
(his) (their) act and deed on this the	day of		, 194
STATE OF MISSISSIPPI)		
	}		
County of)		
This day personally appeared before me, th	e undersigned autho	rity	
-			
incorporators of the corporation known as the			
who acknowldeged that (he) (they) signed and			
(his) (their) act and deed on this the			
		1	, n
		, 4	
Received at the office of the Secretary of S	tate this the	day of th	many
A. D., 1957, together with the sum of \$//4		to cover the recordi	ng fee, and referred
to the Attorney General for his opinion.	51.1.		1 1 1
•	Acc	S ACO	ecretary of State.
		2	== -===
	Jackson, Miss.	<u>, 32 Lu</u>	580 411 June
I have examined this charter of incorporati stitution and laws of the state, or of the United	on and am of the opi	nion that it is not v	iolative of the Con-
succession and laws of the state, or of the United	biates.	1.P. (lenan
		۵۸۰۰	Attorney General.
	Ву	James ?	s. Kerdall
		Assistant A	Attorney General.

NOTE—In case all incorporators are together when acknowledgment is taken, one acknowledgment will be sufficient.

State of the sissippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

RIDER JEWELRY 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 he affixed.

this Mineteenth day of

February 19 52

Receipt No. 3639 L

Mughertule Convernor

My the Governor

Hole Laborer of State

Recorded in the Secretary of State's Office this the twentieth day of February, 1952.

I, webo ... Lize, Secretary of Chemical Sales Corporation do hereby certify that the following is a true and correct copy of resolution unanimously adopted by the stockholders of Chemical Sales Corporation at the annual meeting of the stockholders held on January 2, 1952, said resolution being as follows, to-wit:

"RESOLVED that paragraph One(1) of the charter of Incorporation be amended to read as follows:

'l. The corporate title of said company is Chemical Sales and Equipment Corporation."

This the 18% day of February, 1952.

Secretary

APPLICATION FOR AMENDMENT TO CHARTER

Gulfport, Mississippi February 18, 1952

Honorable Heber Ladner Secretary of State Jackson, Miss.

Dear Mr. Ladner:

At the annual meeting of the stockholders of the Chemical Sales Corporation a resolution was adopted changing the name of the Corporation from "Chemical Sales Corporation" to "Chemical Sales and Equipment Corporation"

We enclose herewith a certified copy of the resolution adopted by the stockholders at their annual meeting.

This is therefore, to be considered as an application to change the name of the Corporation.

We enclose herewith check for \$10.00 as your fee, and would thank you to send us the necessary papers changing the name.

Yours very truly,

CHEMICAL SALES CORPORTATION

ВУ

M. St. Caraway
PRESIDENT

BY

CEC...EM BV

M. This

STATE OF MISSISSIPPI

COUNTY OF HARRISON

This day, personally appeared before me, the undersigned authority, in and for the said County and State, W. H. Caraway and Webb W. Mize, President and Secretary respectively of Chemical Sales Corporation, who acknowledged that they signed and executed the above and foregoing amendment to the articles of improporation as and for the act and deed of Chemical Sales Corporation.

Given under my hand and official seal of office, this the _/8 __day of February, 1952.

•	3 & Claunch Notary Public
My Commission Expires:	

A. D., 1957, together with the sum of \$ deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss.,

I have examined this analysis 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.

ATTORNEY GENERAL.

Assistant Attorney General.

State of Mississippi



Executive Office JACKSON

Incorporation of CHESI	CAL SALES CORPORATION
Ch	anging name to
CHATICAL S.	LES AND EQUIPMENT CORPORATION
is hereby approved.	
Receipt No. 3638 L	In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this linteenth day of February 1952

Recorded in the Secretary of State's Office this the twentieth day of February,

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The Charter of Incorporation of The Newton Develo, ment Company

- 1. The corporate title of said company is Newton Development Company.
 - 2. The names and post office addresses of the incorporators are:
 A. S. Burns, Newton, Mississippi
 A. F. Stewart, Newton, dississippi
- 3. The domicile of the corporation in this state is Newton, Newton County, Mississippi.
- 4. The amount of authorized capital stock is Fifty Thousand Dollars (\$50,000.00), all of which is hereby classified as, and is, common stock. The number of shares thereof shall be five hundred (500) and each shall have a par value of One Hundred Dollars (\$100.00). 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 the corporation is without nominal or par value, but all of its authorized capital stock is corpon stock, and therefore, the sale price thereof not fixed by the board of directors.
- 6. The period of existence (not to exceed 99 years) is ninety-nine (99) years.
 - 7. The purposes for which the corporation is created are:
- A. To the same extent as a natural derson might or could do to purchase or otherwise acquire, and to hold, own, maintain, work, develop, sell, lease, exchange, hire, convey, mortrage, or otherwise discose of and deal in, lands and leaseholds, and any interest, estate, and rights in real property, and any personal or mixed property, and any franchises, rights, licenses, or privileges necessary, convenient, or appropriate for any of the purposes herein expressed.
- B. To borrow and lend money, and to make, issue and receive notes, bonds, debentures, obligations, and evidences of indebtedness of all kinds, whether secured by mortgage, pledge or otherwise, wit not limit as to arount, and to secure the same by mortgage, pledge or otherwise, and generally to make and perform agreements and contracts of every kind and description.
- C. To improve, manare, developed all, assign, transfer, lease, cortrare, pled e, or otherwise dispose of, or turn to account or real with, all or any part of the property of the company, and from time to time to vary any important or employment of capital of the company.

- D. To construct, own, buy, sell, mortgage, lease, equip, and operate tourist courts, restaurants, cafes, amusement parks and amusement enterprises of all kinds; to manufacture, grow, compound, create and grenerally deal in all kind of food, foodstuff and food products.
- E. To own, sell, mortgage, lease, operate and manage gara es and filling stations for motor vehicles, and to buy and sell gasoline, oils and lubricants of every king and description.
- F. The buying and selling, at wholesale and retail, rubber automobile tires of all kinds and description and the conducting of the general repairing of automobile tires, vulcanizing, reinforcing, rebuilding, and repairing automobile tires of all kinds and descriptions, and such other and further objects as may be necessary and incidental to the carrying on of such business, including the buying and owning of the necessary tools and equi, ment for said business.
- otherwise acquire or dispose of, hold, own, manufacture, produce, prepare for market, and deal in and with, either as principal or agent, and upon commission or otherwise, any and all kinds of cods, wares, and reremandise, and any and all kinds of personal property of every class and description, not contrary to law.
- H. To do and perform any and all acts or thirds necessary, desirable, convenient, or incidental to the exercise and attainment of the objects and purposes hereinabove set out, or any part thereof not contrary to law.
- I. The rights and powers that may be exercised by the corporation in addition to the forecoing, are those conferred by the provisions of Chapter 4, Title 21, hissicsippi tode of 1942, and by all other laws of the State of hississippi.
- L. The number of starce of stock necessary to be subscribed and paid for before the comporation shall commence business is Three Bundred (300) shares, and the comporation say commence business when as much as Thirty Thousand Dollars (30,000.00) in cash shall make been paid for in shares of stock subscribed for the solf.

In witness whereof the said parties as incorporators have here-
unto affixed their signatures on this the 19 day of February, 1952.
181711111
A. S. Burns, Newton, Mississippi
In, H. Stewart
M. H. Stewart, Mewton, mississippi
STATE OF HISSISSIPPI
COUNTY OF MALITON
This day personally appeared before me, the undersigned authority
in and for said County and State. A. S. Burns and M. d. Stewart, who each
acknowledged that he signed and delivered the above and foregoing instrument
on the date and for the purposes therein expressed.
Given under my hand and Official Seal this the 19 day of
February, 1952.
My Commission Expires July 11 1953 COUNTY THE ROSE Malery COUNTY THE COSE MALERY COUNTY THE STORY TO SERVICE STORY TO SERV
Received at the office of the Secretary of State, this the graduated day of the Secretary of State, the graduated day of the Secretary of State, this the graduated day of the Secretary of State, the graduated day of the Secretary of State, this the graduated day of the Secretary of State, the graduated day of the Secretary of Sta
Eckson, Miss.,
I have examined thischarter 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.
ATTORNEY GENERAL.

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EXECUTIVE



OFFICE

JACKSON

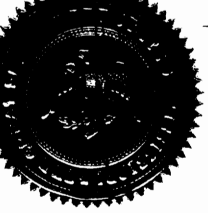
The within and foregoing Charter of Incorporation of

NEWTON 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 he affixed. this Twentieth day of

February 19 52



Receipt No. 3641 L

By the Governor

Recorded in the Secretary of State's Office this the wentieth day of February, 1952.

THE CHARTER OF INCORPORATION OF

		ma. (ma.) = 1.0	The man is a series of
		TRADE-IN POST	2 May
1.	The corporate title of said comp		DST
2.	The names of the incorporators	are:	**************************************
	James H. Skinner	Postoffice	Jackson, Miss,
	Edna S. Skinner	Post of fice	Jackson, Miss.
	•	Postoffice	
			Company of the second s
		Postoffice	
		Postoffice	
	·	Postoffice	
		Postoffice	
3.	The domicile is at Jac	ckson, Mississippi.	
4			
4.	Amount of capital stock and par	rticulars as to class or clas	ses thereof:
	\$10,000.00, all co	ommon capital stock.	
5.	Number of shares for each class	and par value thereof:	
	1,000 shares of co	ommon capital stock of	the nor velue of
	\$10.00 per	share, all of the same	class.

7. The purpose for which it is created:

To buy, lease, trade for and otherwise acquire, and to own, hold, use, operate and lease, and to sell, trade or otherwise dispose of or at wholesale or retail, automobiles, trailers, equipment and accesories of all kinds, together with supplies therefor; to sell new and used automobiles, trucks, trailers, equipment, accessories and supplies on a commission and fee basis on behalf of others; to deal in grease or other lubricants, and fuels for internal combustion engines, at wholesale or retail; to repair, recondition and rebuild all kinds of automobiles, trailers, trucks or other wehicles or equipment; to operate more than one such establishment or a part thereof at different locations, and to buy, own, hold, lease, improve and use such real and personal property, and to construct such buildings as may be necessary or useful in the conduct of such business, and to sell, mortgage, lease or hypothecate the same; to buy, sell and otherwise deal in notes, chattel mortgages, conditional sales contracts and other forms of obligations; to own stocks, bonds and other securities of other corporations; to borrow money and to issue its obligations in the form of notes or bonds to be secured, or unsecured, and generally to do and perform all such acts and enter into and perform all such contracts as may be usual, incident or necessary to the budiness aforesaid.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

100 shares of common capital stock.

Dames	H. Miner
Educa	S. Skenner
(
	Incorporators

ACKNOWLEDGMENT

thority in and for said County and cinner. ST e and foregoing articles of incorporation as any. e Mulcheson mission explices ammission Expires And 2001 thority e and foregoing articles of incorporation as
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Secretary of State.
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b. V. Coleman
Attorney Congrel
Attorney General.
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State of the siesippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

TRADE-IN POST

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

February 19 52



Receipt No. 3643 L

Thugher to Covernor

By the Governor

Recorded in the Secretary of State's Office this the twenty-first day of February, 1952.

ecretary of State

MINUTES OF MISSISSIPPI ABERDEEN ANGUS BRELDERS ASSOCIATION

A regular meeting of the dississippi Aberdeen Angus Breeders Association was held on October 23, 1951 at 7:00 P. M.o'clock, at the Meidelberg Hotel in Jackson, Mississippi, a cuorum being present.

On motion duly made and seconded the following resolution was unanimously passed and adopted, to-wit:

RESOLUTION

"BE IT RESOLVED that his organization shall incorporate under the laws of the state of Mississippi as a non-share, non-profit, agricultural society under the name of 'Mississippi Aberdeen Angus Breeders Association, Incorporated with its domicile in the city of Jackson, Hinds County, Mississippi.

"Said corporation shall issue no shares of stock, shall divide no dividends or profits among its members, shall make expulsion the only remedy for nonpayment of dues, shall vest in each member the right to 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 or other obligations, but the entire corporate property shall be liable for the claims of creditors.

"Dudley R. Moore, T. J. Parker, and Eric Biedenharn, all members of the Mississippi Aberdeen Angus Association in good standing, are hereby authorized and directed to make application to the propert authorities of the stade of Mississippi for a charter of incorporation for the Mississippi Aberdeen Angus Breeders Association.

Dudley R. Moore, President, and T. J. Parker, Secretary, are hereby authorized and directed to do any and all things necessary and property to bring about the incorporation of the Mississippi Aberdeen Angus Breeders Association and are hereby authorized and directed to the all instruments necessary and propert to effectuate such incorporation."

(Hiscellaneous matters omitted)

Thereupon the meeting adjourned.

President

Zecretary

I, T. J. Parker, Jedretary of dississippi Aberdeen Angus Breeders Association, hereby certify that the above and foregoing is a true and correct copy of a part of the minutes of the Mississippi Aberdeen Angus Breeders Association at its regular meeting at the Melaelvery motel in Jackson, dississippi on the Ciri day of October, A. J., 1991, as appears on the official resorue of said association in agreeping.

Mis we Ell 141 - 20 01 - Eth. A. D. 1901.

1. Lacker

THE CHARTER OF INCORPORATION OF MISSISSIPPI ABERDEEN ANGUS BREEDERS ASSOCIATION

00000000

I.

The corporate title of said corporation shall be "The Mississippi Aberdeen Angus Breeders Association, Incorporated."

II.

The names and post office addresses of the incorporators who are members of said Mississippi Aberdeen Angus Breeders Association are:

Dudley R. Moore----- Byhalia, Miss.

Eric Biedenharn----- Bovina, Miss.

T. J. Parker---- McComb, Miss.

III.

The domicile of the corporation in the state of Mississippi shall be the city of Jackson, Hinds County, Mississippi.

IV.

This corporation shall be a non-share, non-profit agricultural society; shall issue no shares of stock; shall divide no dividends or profits among its members; expulsion shall be the only remedy for nonpayment of dues; each member shall be vested with the right to one vote in the election of all officers; the loss of membership by death or otherwise shall be the termination of all interest of such members in the corporate assets, and there shall be no individual limbilities against the members for corporate debts or other obligations, but the entire corporate property shall be liable for the claims of creditors.

The existence of the corporation shall be perpetual provided, nevertheless, that same shall be subject at all times to alteration, amendment, or repeal.

VI.

The purposes for which the corporation is created, not contrary to law, are:

- (a) To promote the interest of the general public in Aberdeen Angus pure bred cattle.
- (b) To co-operate with the National Aberdeen Angus Breeders Association.
- (c) To encourage and promote the growth of Aberdeen Angus pure bred cattle in the state of Mississippi.
- (d) To buy and sell Aberdeen Angus pure bred cattle.
- (e) To borrow money for corporate purposes and pledge the assets of the corporation to secure the payment thereof.
- (f) To sponsor and/or hold shows and sales of Aberdeen Angus pure bred cattle.
- (g) To collect commissions from the sale of any Aberdeen Angus pure bred cattle which may be sold at any show or fair held or sponsored by the corporation.
 - (h) To levy and collect dues from its members.
- (i) The rights and powers that may be exercised by this corporation in addition thereto are those conferred by the provisions of Chapter 4, Title 21 of the Mississippi Code of 1942, and all amendments thereto.

WITNESS our signatures this the A day of Chuay, A. D. 1952.

Crie Biedenharn

T. J. Parker

STATE OF MISSISSIPPI COUNTY OF PIKE W

Personally appeared before me, the undersigned authority in and for said county and state, T. J. Parker, who acknowledged that he signed and delivered the foregoing neurument of writing on the day and year therein mentioned.

Given under my hand and official seal on this

STATE OF MISSISSIPPI

COUNTY OF Thirds

Personally appeared before me, the undersigned authority in and for said county and state, Dudley R. Moore, who acknowledged that he signed and delivered the foregoing instrument of writing on the day and year therein mentioned.

Given under my hand and official seal on this

STATE OF MISSISSIPPI

COUNTY OF

Personally appeared before me, the undersigned authority in and for said county and state, Eric Biedenharn, who acknowledged that he signed and delivered the foregoing instrument of writing on the day and year therein mentioned.

diven under my hand and official seal on this

Received at the office of the secretary of State this the 20 day of Junuary, 1952 together with the sum of Ten and no/100 Dollars (\$10.00), deposited to cover the recording fee and referred to the Attorney General for his opinion.

Secretary of State

Jackson, Mississippi

Jahuany 20th, 1952

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

J. P. COLEMAN, Attorney General

By Asistant Attorney General

State all lesissippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

THE MISSISSIPPI ABERDEEN ANGUS BREEDERS ASSOCIATION, INCORPORATED

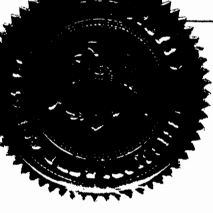
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this Twenty-first day of

February

19 52



Receipt No. 3642 L

Aughwhile Covernor

By the Governor

Recorded in the Secretary of State's Office this the Secretary of State twenty-first day of February, 1952.

EXCERPT FROM THE MINUTES OF THE "VICKSBURG LITTLE LEAGUE"

I, the undersigned, C. E. Franck, Secretary of the organization known as the Vicksburg Little League, do hereby certify that at a meeting of said organization, duly and legally called following prior notice thereof through the newspapers and specific notice to the active members of said organization, which meeting was held at 7:30 o'clock P. M. at the Y. M. C. A. in Vicksburg, Mississippi, there being a quorum present, among other proceedings thereat the following resolution was unanimously adopted:

"RESOLVED that the officers of this association, Kermit Hancock, President, Landman Teller, Vice-President, C. E. Franck, Secretary, and William F. Mansell, Treasurer, be authorized and directed, for and on behalf and in the name of the Vicksburg Little League, to apply, pursuant to the laws of the State of Mississippi, for a charter of incorporation of this association as a non-profit corporation, the said officers of this association being vested with full authority in the premises and their acts in so doing being hereby, in all respects, authorized and confirmed. The charter which the said officers will subscribe and present was read to the membership by Landman Teller and expressly approved."

SO CERTIFIED to this the 7th day of February, 1952.

SECRETARY, VICKSBURG LITTLE LEAGUE

THE CHARTER OF INCORPORATION OF THE

"VICKSBURG LITTLE LEAGUE"

- 1. The corporate title shall be the "Vicksburg Mittle League".
- 2. The names and post office addresses of the incorporators are:

G. Kermit, Hancock Vicksburg, Nississippi

Landman Teller Vicksburg, Mississippi

C. E. Franck Vicksburg, Mississippi

William F. Mansell Vicksburg, Mississippi

- 3. The domicile of the corporation shall be located at Vicksburg, Warren County, Mississippi.
- 4. The corporation shall have no capital stock, and shall divide no dividends or profits among its members. There shall be no individual liability of the members of said corporation for the corporate debts, but the entire corporate property shall be liable for and subject to the claims of the corporate creditors.
- 5. Life memberships in said corporation shall be extended to those persons who contribute \$10.00 or more to the corporation, and annual memberships in said corporation shall be extended to those persons who contribute \$1.00 or more annually to the corporation, which said memberships shall vest in each member the right to one vote in the election of all officers; however, under no circumstances shall any member be entitled to more than one vote in the election of said officers. The only remedy for non-payment of dues, if any, shall be expulsion, and the loss of membership by death or otherwise shall terminate all interest in the corporate assets.
 - 6. The period of existence of said corporation shall be statements.
- 7. The purposes for which this corporation is created, and the rights and powers which shall be exercised by it, in addition to those conferred upon it under Chapter 4, Title 21, Mississippi Code of 1942, as amended, not contrary to law, are as follows:
 - (a) PURPOSES:—This corporation is created and exists primarily for civic improvement purposes and for the benefit of the youth within the vicinity or area of the corporate domicile. Among the specific purposes are to foster athletic programs, games and exhibitions for boys in association with, or under franchise from, Little League Baseball, Inc., of Williamsport, Pennsylvania, and pursuant to its rules, regulations and requirements as same now exist or as same may be altered or amended, and generally to do all things and to perform all acts deemed necessary or essential, or indirectly or incidentally required, to encourage the advancement of athletics, good sportsmanship and wholesome recreation for boys or girls who have not attained their majority. Any contributions, subscriptions or gifts made to this corporation by any person, natural or artificial, shall be used

exclusively for the purposes for which this corporation is created, which shall be on a wholly non-profit basis.

- (b) RIGHTS AND POWERS:—This corporation shall have the right and power to solicit and collect or receive money or property of any kind, whether real, personal or whatever nature, and to acquire, purchase or lease properties for the use and for the purposes hereinabove stated; and to hold, manage, control, invest, re-invest, exchange, lease or sell and otherwise deal with the corporate assets in any manner not contrary to law or contrary to the purposes of this organization; and to adopt such constitution and by—laws as the memberships may determine upon to carry out the purposes hereof.
- 8. This corporation shall commence business when five memberships, either life or annual memberships, shall have been subscribed and paid for.

WITNESS our signatures this the 7th day of February, 1952.

Landwan Peller

Landwan Peller

Landwan Feller

Nilliam F In annel

INCORPORATORS

STATE OF MISSISSIPPI, COUNTY OF WARREN.

This day personally appeared before me, the undersigned authority in and for said County and State, Kermit Hancock, Landman Teller, C. E. Franck, and William F. Mansell, incorporators of the corporation known as the Vicksburg Little League, who respectively acknowledged that they respectively signed and executed the above and foregoing articles of incorporation as their act and deed on this the 19th day of February, 1952.

Lucy arears

My commission expires 4-2-1-4

Received at the office of the Secretary of State	
A. D., 1957, together with the sum of \$10	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	Willey Labour
	SECRETARY OF STATE
Jackson, Miss.,	
3- Lucy 21st, 1952	
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.	J. P. Coleman
	ATTORNEY GENERAL.
	1 - 1 0-0

State Willesissippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

VICKSBURG LITTLE LEAGUE

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this ______ day of

February 19 52

Receipt No. 3646 L

Shegher hile Governor

By the Governor

Recorded in the Secretary of State's Office this the twenty-first day of February, 1952.

December of State

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in anaking application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

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		MERIDIAN 3	TOCK YARDS		
1	TIN ASAY		Meridian Stock		i de la companya de l
1. 2.	The corporate title of		ABLINIAN DOCC		र र स्टब्स्ट्र
	F. L. Clayton		Postoffice	Meridian, Mississip	el escapaig
	W. T. Covington				
 -	J. M. Mosby		Postoffice	Meridian, Mississip	
-	o. n. mouy		Postoffice	Meridian, Mississip	31
·			Postoffice		
			-Restriction		
-			Popodice		· · · · · · · · · · · · · · · · · · ·
			Postoffice		
			The state of		
3.	The domicile is at.	Meridian, Missi			
	Amount of capital sto			41	te ann an amh-riadh air an ann an
		,		es thereor:	
	\$100,000.00 of car	oital stock, all	common stock.		
			e e e e e e		our results
				· · · · · · · · · · · · · · · · · · ·	•
í.	Number of shares for	each class and par	value thereof: $\frac{1}{2}$	000 shares of common	stock,
	\$100.00 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 and own land and personal property necessary to operate a stock yard and establish a sale center for cattle, stock and hogs and to receive and secure insurance on, buy, feed and sell stock, cattle and hogs and charge commissions and fees for same and to have stock, cattle and hogs shipped to and from the stock yard and to encourage and aid in the production and sale of cattle, stock and hogs and to purchase, own and sell feed for cattle, stock and hogs.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

250 shares of common stock \$100.00 par value.

	Crau II	au.		
11-7		uú	scon	
L.m.	mo	ly		
	•			

Incorporators.

ACKNOWLEDGMENT

County of LAUDERDALE			
This day parsonally appeared before me	Abo undomismod ou	thauit-	•
This day personally appeared before me, F. L. Clayton, W. T. Covington as		thority	1, 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		1.	
incorporators of the corporation known as t	he Meridian Stoc	k Yards	
who acknowledged that (he) (they) signed a			eles of incorporation as
(his) (their) act and deed on this the	day ofFebru	ary, 1952	, 294x
Commission Expires on the		L. Gento	
th day of September, 1952.	No	tary Public	
STATE OF MISSISSIPPI	(() () () () () () () () () ()
County of			4 ×
This day personally appeared before me	the undersigned out	hovity	
This day personally appeared before me,		thority	
,		•	
,			
incorporators of the corporation known as the	he		
who acknowledged that (he) (they) signed ar	nd executed the above	e and foregoing artic	les of incorporation as
(his) (their) act and deed on this the	day of		, 194
, , , , , , , , , , , , , , , , , , , ,			, <u> </u>
STATE OF MISSISSIPPI)		
	}		
County of	1		
County of)		
This day personally appeared before me,	the undersigned aut	hority	
	the undersigned aut	hority	
This day personally appeared before me,		,	
This day personally appeared before me,	ne	,	
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This day personally appeared before me, ncorporators of the corporation known as the who acknowldeged that (he) (they) signed are (his) (their) act and deed on this the Received at the office of the Secretary of A. D., 1957, together with the sum of \$2	nend executed the aboveday of	and foregoing artic	les of incorporation as
This day personally appeared before me, ncorporators of the corporation known as the who acknowldeged that (he) (they) signed are (his) (their) act and deed on this the Received at the office of the Secretary of A. D., 1957, together with the sum of \$2	nend executed the aboveday of	and foregoing artic	les of incorporation as, 194 three ding fee, and referred
This day personally appeared before me, ncorporators of the corporation known as the who acknowldeged that (he) (they) signed are (his) (their) act and deed on this the Received at the office of the Secretary of A. D., 1957, together with the sum of \$2	nd executed the above day of State this the 2/	day of The	les of incorporation as, 194 ding fee, and referred Secretary of State.
This day personally appeared before me, incorporators of the corporation known as the who acknowldeged that (he) (they) signed are (his) (their) act and deed on this the Received at the office of the Secretary of A. D., 1957, together with the sum of \$200 the Attorney General for his opinion.	state this the 2/ deposite	day of John Sea,	ding fee, and referred Secretary of State.
This day personally appeared before me, ncorporators of the corporation known as the who acknowldeged that (he) (they) signed are (his) (their) act and deed on this the Received at the office of the Secretary of A. D., 1957, together with the sum of \$200 the Attorney General for his opinion. I have examined this charter of incorporation in the sum of the secretary of the secretary of the Attorney General for his opinion.	Jackson, Mi	day of John Sea,	ding fee, and referred Secretary of State.
incorporators of the corporation known as the who acknowldeged that (he) (they) signed are (his) (their) act and deed on this the	Jackson, Mi	day of John Sea,	ding fee, and referred Secretary of State. violative of the Con-
This day personally appeared before me, incorporators of the corporation known as the who acknowldeged that (he) (they) signed are (his) (their) act and deed on this the Received at the office of the Secretary of A. D., 1957, together with the sum of \$200 to the Attorney General for his opinion. I have examined this charter of incorporations of the secretary of the secretary of the Attorney General for his opinion.	State this the Z/ Jackson, Minimum and am of the od States.	day of John Sea, Jahren	ding fee, and referred Secretary of State.
This day personally appeared before me, incorporators of the corporation known as the who acknowldeged that (he) (they) signed are (his) (their) act and deed on this the Received at the office of the Secretary of A. D., 1957, together with the sum of \$200 the Attorney General for his opinion. I have examined this charter of incorporation in the sum of the secretary of the secretary of the Attorney General for his opinion.	Jackson, Mi	day of John Sea, John Sea, Sea, Sea, Sea, Sea, Sea, Sea, Sea,	ding fee, and referred Secretary of State. violative of the Con-

NOTE-In case all incorporators are together when acknowledgment is taken, one acknowledgment will be sufficient.





OFFICE

JACKSON

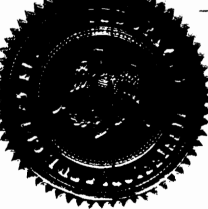
The within and foregoing Charter of Incorporation of

MERIDIAN STOCK YARDS

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

February 19 52



Receipt No. 3647 L

By the Governor

Recorded in the Secretary of State's Office this the twenty-first day of February, 1952.

HEBER LADNER

Furnished by Michex Mind, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	COMMERCIAL PROPERTIES I	DEVELOPMENT CORPORATION OF MISSISSIPPI
1. 2.	The corporate title of said company is. C	commercial Properties Development Corporation of Mississippi.
		Postoffice P.O.Box 1693, Baton Rouge, La.
	G. H. Brandon	Postoffice Natchez, Mississippi
	G. Stuart Handy	Postoffice Natchez, Mississippi
		Postoffice
		Postoffice
	······································	Postoffice
		Postoffice
		Postoffice
3.	The domicile is at Natchez, Missi	ssippi
4.	Amount of capital stock and particulars	as to class or classes thereof:
	One Hundred (\$100.00) D	res of mag par value common stock, ollars par value per share.
		•
5.	Number of shares for each class and par	value thereof: One Hundred (100) shares of common stock, max par value One Hundred (\$100.00) Dollars per share.

7. The purpose for which it is created: To buy, sell, rent, lease, improve, operate, manage, mortgage, encumber by deed of trust or otherwise, finance, lend money upon and deal in and with any and all types of land and real estate, both improved and unimproved, and to bargain and trade therein and therewith and in all matters and things incident thereto; to erect, construct, build, repair, alter, demolish, or cause such to be done, all types of real estate, buildings and improvements of all types and kinds, nature and character; to engage in the general building and construction business either as principal, as contractor or sub-contractor; to buy, sell, lease, rent, trade in and deal in any and all types, kinds and characters of building and construction materials, implements, equipment and supplies and all types, kinds and characters of household, office, store and business furniture, furnishings, fixtures, equipment and incidental types and kinds of properties; to engage in, conduct and carry on a general real estate and development business of commercial, industrial and other types and kinds of real property, including residential property, as well as in all other related and incidental businesses; to act as agent or broker for others in the conduct and management of a general real estate brokerage agency or general real estate development agency and business; to engage in, conduct, manage, operate, direct, control either as principal, agent or broker any and all types of merchandising business either at retail, wholesale or both; to deal in any and all kinds of property, real, personal, tangible, intangible and choses in action; to lend money and take all lawful types and kinds of security therefor; to borrow money and secure by all lawful means all types and kinds of loans and credits; to do any and all things which may lawfully and kinds of loans and credits; to do any and all things which may lawfully be done by a corporation incorporated under the laws of the State of Mississippi incidental to any and all of the foregoing primary purposes for which this corporation is incorporated; and to exercise any and all corporate powers and functions whatsoever which under the laws of the State of Mississippi may lawfully be exercised by a corporation of this character under the general provisions of the laws and statutes of the State of Mississippi and under the general jurisprudence of this state that may not be foreign to or inconsistent with the general powers and purposes for which this corporation is primarily incorporated.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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, max par value. One Hundred (\$100.00) Dollars per share.

MMh Jamin John Brandon B. Steedy

Incorporators.

ACKNOWLEDGMENT

County of ADAMS	
ounty of Alacus	
This day personally appeared before me, the undersi	
WILBUR MARVIN, G. H. BRANDON and	G. STUART HANDY
	RCIAL PROPERTIES DEVELOPMENT
ncorporators of the corporation known as the CORPO	
who acknowledged that (Re) (they) signed and executed	
his) (their) act and deed on this the 19th day of	() $()$ $()$ $()$ $()$ $()$ $()$ $()$
	Sethia (Shark Notary Public
My	commission expires: Jan. 30: 1956
STATE OF MISSISSIPPI	7.48 TOH
}	A Section of the sect
County of	1110100000
This day personally appeared before me, the undersi	gned authority
and the particular appearance of the same	
ecorporators of the corporation known as the	
the acknowledged that (he) (they) signed and executed	the above and foregoing articles of incorporation as
his) (their) act and deed on this theday of	, 194
STATE OF MISSISSIPPI	
ounty of	
This day personally appeared before me, the undersi	gned authority
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acorporators of the corporation known as the	
ho acknowledged that (he) (they) signed and executed	
his) (their) act and deed on this theday of	, 194
Descript at the efficient the Country of Otate this	10 21 ch in a Fibruage
Received at the office of the Secretary of State this	7
D., 1957, together with the sum of \$30	_deposited to cover the recording fee, and referred
the Attorney General for his opinion.	Heles Gadun
	Secretary of State.
_	ekson, Miss. Jelman 31st 1952
	X
Thave examined this confident incorporation and am	of the opinion that it is not violative of the Con-
citution and laws of the state, or of the United States.	1 D / U
itution and laws of the state, or of the United States.	1. O. Coleman
citution and laws of the state, or of the United States.	Attorney General.
itution and laws of the state, or of the United States. By	10 00 > Ke-200

State Wilssissippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

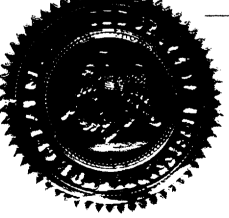
COLLERCIAL PROPERTIES DEVELOPMENT CORPORATION OF MISSISSIPPI

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 Twenty-first day of

February 19 52



Receipt No. 3648 L

They better

By the Governor

Show Haden

Recorded in the Secretary of State's Office this the twenty-first day of February, 1952.

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Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

MARSHALL MANUFACTURING CORPORATION

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	**************************************	uning Comparati	m (hamalmallama
A The serporate title of said company is	MARINELL NERTH AGT	TITLE OOLDOL WET	Marperaviora)
the incorporators are:			
	Postoffice lial	ly Springs li	asiss pri
	Postoffice "		
	Postomice		
S. G. Conting	Postoffice "	<u> </u>	Mr.
A. E. French	Postoffice By	halia, Missis	sippi
		y.*	
	Postoffice		
	Postoffice		
	Postoffice	.*	
	Post office	······································	
3. The directelle is at Holly Springs.	Mississinni		
4. Amount of capital stock and particulars	as to class or classes t	hereof:	
Pive Thousand (5000) shares	of common stock of	no par value.	
			~
grand of the experience of the control of the contr			•
*.2. San			
e in galagen en in same in same gewood in a state of the same of t	• • • •	was a constant	and the second of
	•		A si prime.
			•
5. Number of shares for each class and par	value thereof:		
Five Thousand (5,000) shares of		to new wedue +	a coll of
Ten Dollars (510.00) per share	a, but with full and	i uncontrolled :	power in the
board of Directors to change t	the said selling pri	ice at any lawfu	il meeting
of the said Board of Directors	•		
			. !
	•		
		4	
6. Period of existence (not to exceed nine	tv-nine vears) is Nine	etw_nine (00)	ane
(Non-profit corporations may have perpet	tual existence)	Man (33) A	
• •			

7. The purpose for which it is created:

The nature of the business and the purposes for which, and any of which, the Corporation is formed and its business to be transacted, promoted or carried on are to do any or all of the things herein set forth to the same extent that a natural person might or could do, Vizz

- A. To engage in the manufacturing, distribution and sale of electronic parts and other component parts of radio and television and other electric and electronic equipment; and to manufacture, distribute and sellany other related article or articles.
- B. To do and perform any and all other acts which a manufacturing corporation may lawfulky do and perform, under the laws of the State of Mississippi, including powers necessary to conduct and carry on the foregoing, and including, but not limited to, the following:
 - (a) To buy, own, hire, lease, construct, establish, maintain and operate factories, warehouses, offices, trucking and shipping facilities, raw materials, real property of any nature, and all machinery and apparatus and other personal property incidental or necessary to the conduct of any of the purposes herein stated, and to sell, rent or mortgage the same.
 - (b) To engage in research and experimental work in and to develop and prosecute the science and business of electronic and misstric communication, including each and every type of radio and tale vision communication.
 - (e) To earry on advertising campaigns for the promotion of the good will of the public toward the corporation and its products.
 - (d) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, own, use, develop, operate and introduce, and to sell, assign, grant licenses or rights in respect of, or otherwise to turn to account or dispose of, copyrights, trade marks, trade names, brands, labels, patent rights, letters, patent of the United States or of any other country or government, inventions, improvements and processes, whether used in connection with or secured under letters patent or otherwise.
 - (e) To manufacture, purchase, or otherwise acquire, can, mortgage, pledge, sell, assign, and transfer, or otherwise dispose of, to invest, trade, and deal in, goods, wares, merchandise and personal property of every class and description.
 - (f) To acquire, and pay for in cash, stock or bonds of the Corporation, or otherwise, the good will, rights, assets and property, and to undertake or assume the whole or any part of the obligations or liabilities of any person, firm, association or corporation.
 - (g) To guarantee, purchase, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of shares of the capital stock of, or any bonds, securities or evidence of indebtedness issued by, any other corporation organized under the laws of any State or nation, and while the owner thereof to exercise all the rights, powers and privileges of ownership;
 - (h) To aid in any manner any corporation whose stock, bonds or other obligations are held or guaranteed by the Corporation, or of which corporation this Corporation is in whole or in a pert a subsidiary, or in which this Corporation is otherwise interested, and to do any other act or thing to preserve, protect, improve or enhance the value of any such stocks, bonds or other obligations.
 - (i) To enter into, make and perform contracts of every kind and description with any person, firm, association, corporation, municipality, county, district, State, or nation, territory, dependency or colony thereof;

- (j) To borrow money and to draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or non-negotiable instruments and evidences of indebtedness, and to secure the payment of any such securities and of the interest thereon by mortgage upon or pledge, conveyance or assignment in trust of the whole or any part of the property of the company, whether at the time owned or thereafter to be acquired, and to sell, pledge, or otherwise dispose of such bonds or other obligations of the Corporation.
- (k) To have one or more offices, within or without the State of Mississippi, and to hold meetings of the Board of Directors, within or without the State of Mississippi, at such time and such place as may be established in the by-laws.
- (1) To purchase or otherwise acquire, hold, own, mortgage, sell, convey, or otherwise dispose of real and personal property of every class and description without restriction or limitation in each State, as to District, territory or possession of the United States and in each foreign country and colony thereof.
- (m) To carry on any other business in connection with the foregoing, and to have and exercise all powers incidental thereto. But nothing in this section shall be construed to confer upon this corporation the powers of a banking or insurance corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

The Corporation may commence business when ten (10) shares of capital stock have been sold and paid for at the selling price of not less than Ten Dollars (\$10.00) per share.

Harris Horris SA-Cocins

Incorporators.

ACENOWI EDGMENT

1	STATE	OF MIS	122151		The same of the sa
	The same of the same of the	The state of the s		The second second	A Committee of the Comm
٠.	3-			F	the party of the second

This day personally appeared before ms, the undersigned authority in and for said County and Riche, daily county field, counties conditioned and acting, Harris Cholson, H.E. Herris, and C.D. Collision canh. to me self-build known as the Randall Manufacturing Corporation who acknowledged that the they signed and excented the above and foregoing articles of incorporation as (1989) (their) act and deed on this the 21.81. day of Fabruary 19. 52 Marchall Millian Marchall This day personally appeared before me, the undersigned authority in and for said County a State, duly qualified, commissioned and acting, A. N. French, to me well known who acknowledged that (he) things signed and executed the above and foregoing articles of incorporation who acknowledged that (he) things signed and executed the above and foregoing articles of incorporation as (his) (their) act and deed on this the 21st day of February STATE OF MISSISSIPPI County of This day personally appeared before me, the undersigned authority Incorporators of the corporation known as the who acknowledged that (he) (they) signed and executed the above and foregoing articles of incorporation as (his) (their) act and deed on this the day of Pebruary STATE OF MISSISSIPPI County of General for the Secretary of State this the day of General for the opinion. Received at the office of the Secretary of State this the day of General for his opinion. Secretary of State. Jackson, Miss. Secretary of State. Jackson, Miss. Actioney General for the Constitution and laws of the state, or of the United States. A Lorrey General for the Constitution and laws of the state, or of the United States.	County of Metaball		
State only condition, commissioned and setting, Harris Cholson, H.A. Harris, and G.P. Callinguagesh to as well known whe acknowledged that the thirty signed and excepted the above and foregoing articles of incorporation as (280) (their) act and deed on this the 21st day of Fabrusary 19.52 This day personally appeared before me, the undersigned authority in and for said County a State, duly qualified, commissioned and acting, A. N. French, to me well known incorporators of the corporation known as the Marshall Manufacturing Commissioned and acting, A. N. French, to me well (his) (their) act and deed on this the 21st day of February STATE OF MISSISSIPPI County of Mississippi appeared before me, the undersigned authority STATE OF Mississippi appeared before me, the undersigned authority This day personally appeared before me, the undersigned authority This day personally appeared before me, the undersigned authority Received at the office of the Secretary of State this the day of the corporation as (his) (their) act and deed on this the day of the corporation as (his) (their) act and deed on this the day of the corporation as (his) (their) act and deed on this the day of the corporation as (his) (their) act and deed on this the day of the corporation as (his) (their) act and deed on this the day of the corporation as (his) (their) act and deed on this the day of the corporation and law of the state, or of the United States. Jackson, Miss. Jackson, Miss. A torrey General. By Authory General.	This day personally appeared before use, the u	ndersigned authority in and i	or said County and
Collision and the corporation known as the Breahall Hamifacturing Corporation whe acknowledged that (an) they) signed and executed the above and foregoing articles of incorporation as (2006) (their) act and deed on this the 21st day of February STATE OF MISSISSIPPI County of Harshall This day personally appeared before me, the undersigned authority in and for said County a State, duly qualified, commissioned and acting, A. N. French, to me well known incorporators of the corporation known as the Marshall Manufacturing Commissioned and acting (his) (their) act and deed on this the 21st day of February STATE OF MISSISSIPPI County of This day personally appeared before me, the undersigned authority STATE OF MISSISSIPPI County of This day personally appeared before me, the undersigned authority STATE OF MISSISSIPPI County of This day personally appeared before me, the undersigned authority Received at the office of the Secretary of State this the Aday of This day of Th	[28] - [18] 전 [18] 전 [18] - [18] [18] (18] 전 [18] 전 [18] (18] (18] (18] (18] (18] (18] (18] (
This day personally appeared before me, the undersigned authority in and for said County of State, duly qualified, commissioned and acting, A. N. French, to me well known theorporators of the corporation known as the Marshall Planufacturing County of Mississippi (his) (their) act and deed on this the 21st day of February STATE OF MISSISSIPPI County of Mississippi appeared before me, the undersigned authority in and for said County a well known theorporators of the corporation known as the Marshall Manufacturing County of Mississippi act and deed on this the 21st day of February STATE OF MISSISSIPPI County of This day personally appeared before me, the undersigned authority STATE OF MISSISSIPPI County of Mississippi and executed the above and foregoing articles of incorporation as (his) (their) act and deed on this the day of Mississippi action of the corporation known as the who acknowledged that (he) (they) signed and executed the above and foregoing articles of incorporation as (his) (their) act and deed on this the day of Mississippi action of the corporation as (his) (their) act and deed on this the day of Mississippi action of the corporation as (his) (their) act and deed on this the day of Mississippi action of the Corporation and the opinion that it is not violative of the Constitution and laws of the state, or of the United States. By Assistant Attorney General Attorney General Attorney General Attorney General Assistant Attorney General Assistant Attorney General Assistant Attorney General Attorney General Assistant Attorney General Assistant Attorney General Attor	그렇지 사용하다 하는 것이 살아 있다면 하는 것이 없는데 하는데 하는데 하는데 하는데 하는데 없다.		
This day personally appeared before me, the undersigned authority in and for said County of State, duly qualified, commissioned and acting, A. N. French, to me well known theorporators of the corporation known as the Marshall Planufacturing County of Mississippi (his) (their) act and deed on this the 21st day of February STATE OF MISSISSIPPI County of Mississippi appeared before me, the undersigned authority in and for said County a well known theorporators of the corporation known as the Marshall Manufacturing County of Mississippi act and deed on this the 21st day of February STATE OF MISSISSIPPI County of This day personally appeared before me, the undersigned authority STATE OF MISSISSIPPI County of Mississippi and executed the above and foregoing articles of incorporation as (his) (their) act and deed on this the day of Mississippi action of the corporation known as the who acknowledged that (he) (they) signed and executed the above and foregoing articles of incorporation as (his) (their) act and deed on this the day of Mississippi action of the corporation as (his) (their) act and deed on this the day of Mississippi action of the corporation as (his) (their) act and deed on this the day of Mississippi action of the Corporation and the opinion that it is not violative of the Constitution and laws of the state, or of the United States. By Assistant Attorney General Attorney General Attorney General Attorney General Assistant Attorney General Assistant Attorney General Assistant Attorney General Attorney General Assistant Attorney General Assistant Attorney General Attor	incorporators of the corporation known as the	Marshall Manufacturing Corp	poration
STATE OF MISSISSIPPI County of Marshall This day personally appeared before me, the undersigned authority in and for said County a minocroporators of the corporation known as the Marshall Manufacturing Cosmon at the Marshall Manufa			
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By Sant Attorney General.	· ,	· X.	B. Coleman
			es 2. Kendall
NOTE—In case all incorporators are together when acknowledgment is taken, one acknowledgment will			

State A liberted





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

MARSHALL MANUFACTURING CORPORATION

is hereby approved.

In testimony suhereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this Twenty-third day of

February 1952

By the Governor

Receipt No. 3705 L

Heber to due

Recorded in the Secretary of State's Office this the twenty-third day of February, 1952.

THE CHARTER OF INCORPORATION OF UNION GROCERY COMPANY NEW ALBANY, MISSISSIPPI

(1)

The corporate title of said company shall be Union Grocery Company

(2)

The names and post office addresses of the incorporators are as follows:

R. J. Shannon, New Albany, Mississippi

Loise Bailey, New Albany, Mississippi

M. L. Tutor, New Albany, Mississippi

(3)

The domicile of the corporation in this state is New Albany, Union County Mississippi.

(4)

The amount of authorized capital stock is \$40,000.00, consisting of few hundred shares of common voting stock of the par value of \$100.00 per share, to be in substantially the following form:

Incorporated in Mississippi

NO			SHARES	
		-		

Union Grocery Company
New Albany, Mississippi

	7	his cer	rtifies	that _							18	the	01702	r	oť		
shares	of	common	v ot i ng	stock	of	the	par	value	of	\$100,00	i	ı Un	ion	(Bro	cery	Compar	Ŋ.

A total amount of authorized common capital stock in Union Orocery Company is \$000 shares.

This certificate is transferable as provided by the Uniform Stock Transfer Act, but the corporation shall recognize the exclusive right of the person register ed on the books of the corporation as the owner of the shares represented by this certificate to receive dividends and vote as the owner thereof.

In witness whereof, the corporation has caused this certificate to be

signed	by	its	duly	qualified	president	and	secretary	and	sealed	with	the	corporate
seal.												

President

Secretary

(SEAL)

(5)

The period of existence of the corporation shall be ninety-nine (99) years from and after the date of this charter.

(6)

The purposes and powers of the corporation shall be those conferred by Chapter 4, Title 21 of the Mississippi Code of 1942, Annotated, and amendments thereto, and in addition, the corporation shall have the power of engaging in the business of buying, selling and delivering at wholesale or retail, groceries, hardware, produce, dry goods, drugs and all other forms and types of merchandise whatsoever not contrary to law and to do and perform all other acts generally and usually incident to the operation of a wholesale and retail grocery, hardware and produce business; to engage in the business of manufacturing or processing foods for human or animal consumption and other commodities of a general nature; to act and serve as factory agent, representative or factor for any other firm or merson. And in addition thereto, the corporation may sue and be sued, prosecute and be prosecuted to judgment and satisfaction before any court; may have a corporate seal; may contract and be contracted with within the limits of its corporate powers; may buy or sall, convey, lease, mortgage or otherwise acquire, dispose of, own and deal with real estate or personal property in any manner not contrary to law; may borrow and loan money; may secure money borrowed by mortgage or other lien; may issue and sell bonds; may issue and sell bonds secured by moregage; may hypothecate its franchise; may ontage in the business of retailing, wholesaling or jobbing any lawful type of marchandise; may own, purchase or acquire patents or patent rights, trademarks, trade mames and copyrights; may buy, soll or otherwise acquire or dispose of any evidence of indebtedness or stock in other

corporations; may make all necessary by-laws for the transaction of its business not contrary to law.

(7)

The number of shares of stock necessary to be subscribed and haid for before the corporation shall commence business is 200 shares of common stock, which shall be paid for in cash.

witness the hands of the incorporators this 1952.

Saire Bailey
M. Luter

STATE OF MISSISSIPPI

COUNTY OF UNION

Personally appeared before me, the undersigned authority in and for said county and state, R. J. Shannon, Loise Bailsy and H. L. Tutor, the incorporators herein, who admowledged that they signed and delivered the above and foregoing instrument on the date therein mentioned and for the purposes therein set forth as their voluntary act and deed.

Witness my hand and official seal this 4 / day of February . . 1952

My Commission Expires March 12, 1954

	Received at the office of the Secretary of State, this the 25th day of Juhruany
W = 100 - 10	A. D., 1927, together with the sum of \$90 deposited to cover the recording fee, and
	SECRETARY OF STATE
	Inchson, Miss.,
	3- Lucy 25th, 1952
W.	I have examined this charter of incorporation,
	Inited States. ATTORNEY GENERAL. By.
	Assistant Attorney General.

State of the state

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

UNION GROCERY COMPANY

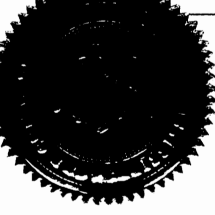
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this Twenty-fifth day of

February

19 52



Receipt No. 3712 L

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By the Governor

Heli Lalier

sectionary of the

Recorded in the Secretary of State's Office this the twenty-fifth day of February, 1952.

RESOLUTIONS AMENDING CHARTER OF INCORPORATION

OF

MORGAN GIN COMPANY

HE IT RESOLVED, that Paragraph 4 of the Charter of Incorporation of the MCRGAN GIN

- (a) The amount of Enthorized capital stock is \$250,000.00 divided into 10,000 shares of the par value of \$25.00 each, all common stock.
- (b) Not less than ninety per cent (90%) of the capital stock of this corporation shall be held by producers of cotton who are patrons of the facilities of the corporation.
- (e) Dividends not to exceed eight per cent (8%) per annum may be declared and paid on the outstanding stock when earned by the corporation.
- (a) We steekholder shall be entitled to hold more than 20 per cent of the issued and outstanding capital stock at any one time.

HE IT FURTHER RESOLVED, that Paragraph 5 of said Charter of Incorporation is amonded to read as follows:

The period of existence is ninety-nine (99) years.

BE IT FURTHER RESOLVED, that Paragraph 6 of said Charter of Incorporation be amended to read as follows:

The purposes for which this corporation is created are:

- (a) To own and operate a cotton gin or cotton gins, and to engage in the business of giming cotton, buying and selling cotton, cottonseed, or other agricultural products or commodities; transporting, utilizing, marketing, grading, processing, shipping, financing, and buying and selling agricultural commodities and by-products therefrom; to purchase and sell fertilizer, insecticides, and all other farm supplies, materials, and equipments of all kinds used in the production of agricultural products; and to operate a warehouse or warehouses for the handling or storing of agricultural commodities and the products and by-products therefrom, and any other goods, wares, or merchandise;
- (b) To fix rates and charges, not contrary to law, for any services performed by said corporation, and to make contracts with its stockholder and non-stockholder patrons for such services performed or to be performed by said corporation as the Board of Directors may from time to time determine; and to render such services at cost or upon such other basis as may from time to time be determined by the Board of Directors and provided for in said contracts; and to adopt by-laws granting the Board of Directors the power to enter into contracts covering the rebate or refund to said patrons such sums in excess of the cost of services performed or merchandise sold to said patrons as the Board of Directors may determine; and such refunds shall not be a dividend on the capital stock of said corporation, but as a refund of excess charges exacted for the rendering of such services or on the sale of such merchandise, and such refunds shall be made in the ratio that the respective services performed or sale of merchandise to its respective patrons bears to the total of such services or cales;
- (c) To render such services to and handle such agricultural products of non-member patrons as may be necessary or desirable; provided that the value of said services or business with non-member stabilitation patrons shall not exceed the value of

services rendered or business performed or transacted by the corporation for or with its stockholders; and to do and perform any and all things necessary, desirable, suitable, or proper for the accomplishment of any one or more of the purposes, or attainment of any one or all of the objects herein enumerated, or which may be conducive to the mutual benefit of said stockholders as producers of agricultural products, and to contract accordingly;

(d) The rights, powers, and privileges, in addition to the foregoing, that may be exercised by said corporation generally are those expressly conferred by the provisions of Chapter 4 of Title 21 of the 1912 Code of the State of Mississippi, and all amendments thereto.

BE IT FURTHER RESOLVED, that the President and Secretary of this corporation be and they are hereby authorized and directed to do and perform all acts and all things necessary to give effect to this resolution.

We, the undersigned, W. H. Morgan, Sr., President, and F. R. Morgan, Sr., Secretary, hereby certify that the foregoing is a true and correct copy of the resolutions unanimously adopted by the stockholders of Morgan Gin Company at a special meeting called for that purpose, held in the office of the corporation in Morgan City, Mississippi, on February 14, 1952.

W. H. Morgan, Sr.

F. R. Morgan, Sr.

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AMENDMENTS TO CHARTER OF INCORPORATION

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MORGAN GIN COMPANY

to the state of

Paragraph h of the Charter of Incorporation of Morgan Gin Company is hereby amended so as to read as follows:

- (a) The amount of authorized capital stock is \$250,000.00 divided into 10,000 shares of the par value of \$25.00 each, all common stock.
- (b) Not less than ninety per cent (90%) of the capital stock of this corporation who are patrons of the facilities of the capitalities.
- (a) Dividends not to exceed eight per cent (8%) per annum may be declared and paid on the outstanding stock when earned by the corporation.
- We stockholder shall be entitled to hold more than 20 per cent of the

The period of existence is ninety-nine (99) years.

Paragraph 6 of said Charter of Incorporation is hereby amended to read as follows:
The purposes for which this corporation is created are:

- (a) To own and operate a cotton gin or cotton gins, and to engage in the business of ginning cotton, buying and selling cotton, cottonseed, or other agricultural products or commodities; transporting, utilizing, marketing, grading, processing, shipping, financing, and buying and selling agricultural commodities and by-products therefrom; to purchase and sell fertilizer, insecticides, and all other farm supplies, materials, and equipments of all kinds used in the production of agricultural products; and to operate a warehouse or warehouses for the handling or storing of agricultural commodities and the products and by-products therefrom, and any other goods, wares, or merchandise;
- (b) To fix rates and charges, not contrary to law, for any services performed by said corporation, and to make contracts with its stockholder and non-stockholder patrons for such services performed or to be performed by said corporation as the Board of Directors may from time to time determine; and to render such services at cost or upon such other basis as may from time to time be determined by the Board of Directors and provided for in said contracts; and to adopt by-laws granting the Board of Directors the power to enter into contracts covering the rebate or refund to said patrons such sums in excess of the cost of services performed or merchandise sold to said patrons as the Board of Directors may determine; and such refunds shall not be a dividend on the capital stock of said corporation, but as a refund of excess charges exacted for the rendering of such services or on the sale of such merchandise, and such refunds shall be made in the ratio that the respective services performed or sale of merchandise to its respective patrons bears to the total of such services or sales;
- (c) To render such services to and handle such agricultural products of non-member patrons as may be necessary or desirable; provided that the value of said services or business with non-member attachhelder patrons shall not exceed the value of services rendered or business performed or transacted by the corporation for or

with its stockholders; and to do and perform any and all things necessary, desirable, suitable, or proper for the accomplishment of any one or more of the purposes, or attainment of any one or all of the objects herein enumerated, or which may be conducive to the mutual benefit of said stockholders as producers of agricultural products, and to contract accordingly;

(d) The rights, powers, and privileges, in addition to the foregoing, that may be exercised by said corporation generally are those expressly conferred by the provisions of Chapter 4 of Title 21 of the 1942 Code of the State of Mississippi, and all amendments thereto.

Witness our signatures this the li day of February 1952.

W. H. Morgan, Sr.

W. Monauch President

F. R. Morgan, Sr.

Seg.

STATE OF MISSISSIPPI

COUNTY OF LEFLORE

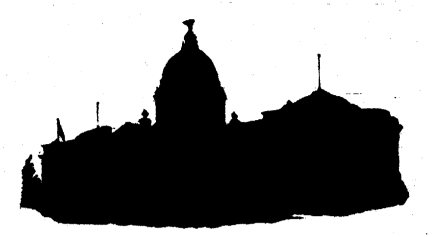
This day personally appeared before me the undersigned authority in and for said State and County W. H. Morgan, Sr. and F. R. Morgan, Sr. each of whomacknowledge that they signed and delivered the foregoing instrument. Given under my hand and offical seal this the 21 day of February 1952.

Notary Public

My Commission Expires October 26, 1966

Received at the a	office of the Secret	eary of State, this th	20th day	Zehre	any
A. D., 1952 together referred to the Attorner		s 250	deposited to	cover the recording	ng fee, and
Jockson, Miss.				SECRETARY OF S	STATE:
					
I have examined and am of the opinion United States		lative of the Const	itution and law	charter of inc	-
		Ву	As	ATTORNEY GEN	Seco

State of Mississippi



Executive Office

The within and foregoing	ng Amendment to the Charter of
MORG	AN GIN COMPANY
is hereby approved. Receipt No. 3644 L	In lestimony whorsef, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed, this Twenty-Listh day of February 1952
By the Governor	Thughwhite

Recorded in the Secretary of State's Office this the twenty-fifth day of February, 1952.

THE CHARTER OF INCORPORATION OF

TAYTORSVILLE CONSTRU	CTION COMPANY, INCORPORATED
1. The corporate title of said company is	TAYLORSVILLE CONSTRUCTION COMPANY, Incorporated
2. The names of the incorporators are:	
P. S. Rvers	Postoffice General Delivery, Hazelhurst, Mississippi
D. O. Rine	Postoffice General Delivery, Taylorsville, Miss.
	Postoffice
	Post of fice
	Postoffice
	Postoffice
	Postoffice
Managari belanda para gara anagara anagara ana anagara anagara anagara anagara anagara anagara anagara anagara	Postoffice
S. The domicile is at Taylersville,	Mississippi
4. Amount of capital stock and particular	rs as to class or classes thereof:
	tue of One Hundred Dellars (\$100.00) per share
•	
*	
•	•
•	
•	
5. Number of shares for each class and p	
you shares common stock or par	value of (\$100.00) One Hundred Dollars per share
6. Period of existence ASSESSESSESSESSESSES	is Ninety-Nine (99) years

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

To engage in general contracting and construction business to conduct and carry on business of builders and contractors for the purpose of building reads, right of ways, streets, bridges, sidewalks, sewers, dams and building generally; to excavate, fill, and move dirt and materials; to pave, hard surface, black top, asphalt, and finish roads, bridges, streets, sewers, and sidewalks; to buy, lease, let and sell all types of equipment, materials and merchandise used in the construction of buildings, roads, streets, bridges, sewers, and right of ways; to acquire, own, held, pledge, and sell real and personal property; to borrow, lend, mortgage, hypothecate, issue promissory notes, debentures, certificates of indebtedness, bends of any type required in the building and construction industry against the property of the corporation, and to obligate the corporation in any legal form whatsoever either with or without security for the same, and in general to carry on any other lawful business whatsoever in connection with the foregoing, or which is calculated directly or indirectly to promote the interest of the Corporation or to inhance the values of its properties.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

500 shares Common Stock of par value of One Hundred (\$100.00) per share.

D.D. King	<u>s</u>
D.D. King	
	Incorporators

ACKNOWLEDGMENT

STATE OF MISSISSIPPI		TYM
County of Smith		Colyman
	/	E 7
This day personally appeared before me, the und P. H. Myers and D. fi. King	ersigned authority.	5 0,05
	:	Toyon 10
incorporators of the corporation known as the TAYL	DRSVILLE CONSTRUCTION COMPANY	INCORPORATED
with acknowledged that (E) (they) signed and execut		
(Mi) (their) act and deed on this the 20 day of	February	, 19_52_
	Mayor Lung	100
	My Commission Expures Nov. I. 1909	Notary
TATE OF MISSISSIPPI	1	
	}	
calcally of	.}	
This day personally appeared before me, the unde	rsigned authority	
meerporators of the corporation known as the		
who acknowledged that (he) (they) signed and execut	ed the above and foregoing articles	of incorporation as
(his) (their) act and deed on this theday of	•	, 19
TATE OF MISSISSIPPI		
County of		
This day personally appeared before me, the unde	raioned authority	
and the control of th	isigned authority	
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed and execut	ed the above and foregoing articles	of incorporation as
(his) (their) act and deed on this theday of		, 19
Received at the office of the Secretary of State th	is the 25 day of Febr	uam
A. D., 1951, together with the sum of \$ //o	deposited to cover the recording	/
to the Attorney General for his opinion.	deposited to cover the recoration	g ree, and referred
	- Heber Laa	ecretary of State.
	· ····································	W 32418 23
I have examined this charter of incorporation an stitution and laws of the state, or of the United States.	d am of the opinion that it is not v	iolative of the Con-
		Attorney General.
	By James	s. Kirdall
	Assistant A	Attorney General.
NOTE-In case all incorporators are together who	en acknowledgment is taken, one ac	knowledgment will
be sufficient.	_	

State Wilesissippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

TAYLORSVILLE CONSTRUCTION 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 he affixed.

this Twenty-fifth day of

February 19 52

Receipt No. 3714 L

Jugherhor Bovernor

By the Governor

Recorded in the Secretary of State's Office this the Secretary of State twenty-fifth day of February, 1952.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	GOWD	Y-MAXEY MOTOR COMPANY, INCOMPANATED
1. 2.	The corporate title of said company is The names of the incorporators are:	
_	Joe Hardin Guyton	Postoffice Blue Mountain, Mississippi
	Lester L. Gowdy	Postoffice Blue Mountain, Mississippi
	Troy Maxey	Postoffice New Albany, Mississippi
		Postoffice
		Postoffice
		Postoffice
	·	Postoffice
	;	Post of fice
3.	The domicile is at New Albany	. Mississippi
4.	Amount of capital stock and particula	
4.	•	lars (\$10,500), all of common stock.
5.	Number of shares for each class and p	par value thereof: 105 shares of common stock of the
	par value of \$100.00 per share.	•
6.	Period of existence (not to exceed n	inety-nine years) is <u>fifty years</u>

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

To engage in the general automobile sales and repair business, which shall include authority to engage in the purchase, trading, selling, and distribution of automobiles, trucks, parts, equipment, tires, tubes and accessories used and useful in connection with the operation of cars, trucks and other motor vehicles; also

To conduct the business of a garage and repair shop, and filling and service station or stations, which business shall include the repair and care of automobiles, trucks and other motor vehicles, and the washing, greasing, cleaning, painting, polishing and storing of motor vehicles; and the dealing in gasoline and all other petroleum products used for motor fuel or lubrication, and the renting of motor vehicles; and also

To build, lease, purchase or otherwise acquire and convey real estate and goods, wares and merchandise necessary or incidental to the operation of the business; also to acquire, sell and trade livestock and other personal property; also

To transact business either directly or through employees, servants or agents and on commission, and to act as agent or on commission; also

To execute and issue notes, bonds, debentures and any other types of obligations and mortgages, deeds of trust and retain title notes to secure them; and to receive in payment, trade or in other course of business, notes, bills, accounts and other obligations and security therefor, and to endorse, discount and transfer them with authority to guarantee the payment thereof; also

To act as agent, general or special, for domestic or foreign corporations, individuals, partnerships, associations, or other bodies, including insurance corporations and bodies; also

To do all things incident to, proper, useful or necessary to the successful operation and conduct of the businesses hereinabove mentioned; and the rights and powers that may be exercised by this corporation in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942 and all amendments thereto.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

The corporation shall be authorized to begin business when \$10,500.00 of Capitol stock has been paid in, consisting of 105 shares of stock of the par value of \$100.00 per share.

Lester L. Lowly.

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI			
County of	_		
This day personally appeared before me, the un	ndersigned sutherity		
	e de la versión de la companya de la	•	
acorporators of the corporation known as the			
who acknowledged that (he) (they) signed and exec			
his) (their) act and deed on this theday	o f		, 19
. Times			
STATE OF MISSISSIPPI)	•	
County of	}		
	 J		
This day personally appeared before me, the un	dersigned authority_		

ncorporators of the corporation known as the			
who acknowledged that (he) (they) signed and exec	•		
(his) (their) act and deed on this theday	of	^	, 19
STATE OF MISSISSIPPI]		
County of TIPPAH	}		
County of TIPPAH	 J		
This day personally appeared before me, the un		Joe Hardin	
Guyton , Lester L. Gow	idy,	Troy Maxey	
incorporators of the corporation known as the Gowo	ty-Maxey Motor Con	nany. Tree.	DATE OF THE PARTY
who acknowledged that (they) signed and exec		Q	corporation as
(has) (their) act and deed on this the 25th day		ebruary	0,19 52
Janie Samuelana Surlina Maria and Sarria Fi	Darrow.	Note	KY PUHLIC
y Commission Expires March 23, 1953			3 SIN
y Commission Expires March 23, 1953	2/1	5/1/10	A A MINISTER
Received at the office of the Secretary of State	0	ay of Febru	rany
Received at the office of the Secretary of State A.D., 1957, together with the sum of \$32.	0	ey of July	e, and referred
Received at the office of the Secretary of State A.D., 1957, together with the sum of \$32.	0	over the recording fe	
Received at the office of the Secretary of State A.D., 1957, together with the sum of \$32.	0	over the recording fe	e, and referred
Received at the office of the Secretary of State of A.D., 1952, together with the sum of \$32.	deposited to co	Secret	ary of State.
Received at the office of the Secretary of State of A.D., 1957, together with the sum of \$32. to the Attorney General for his opinion. I have examined this charter of incorporation of the sum of th	Jackson, Miss.,	Secret	ary of State.
Received at the office of the Secretary of State of A. D., 1957, together with the sum of \$32. to the Attorney General for his opinion.	Jackson, Miss.,	Secret that it is not violate	ary of State. 1952 ive of the Con-
Received at the office of the Secretary of State of A. D., 1957, together with the sum of \$32. to the Attorney General for his opinion. I have examined this charter of incorporation of the sum of t	Jackson, Miss., and am of the opiniones.	Secret that it is not violate	ary of State.
Received at the office of the Secretary of State of A. D., 1957, together with the sum of \$32. to the Attorney General for his opinion. I have examined this charter of incorporation of the sum of t	Jackson, Miss.,	Secret that it is not violate	ary of State. 1952 ive of the Conney General.

State Willseiseippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

GOWDY-MAXEY MOTOR COMPANY, INC.

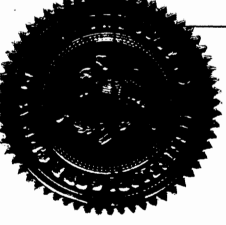
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this Twenty-sixth day of

February

1952



Receipt No. 3715 L

Thughwhile Covernor

Wy the Governor

Recorded in the Secretary of State's Office this the Secretary of State

twenty-seventh day of February, 1952.

RESOLUTION

BE IT RESOLVED by the stockholders of the Batesville Concrete

Block & Tile Company that the charter of incorporation of the company be
and it is hereby amended, subject to the approval of the Governor of the

State of Mississippi, so as to increase the amount of the authorized capital stock from \$50,000.00 to \$200,000.00 and so as to make paragraph 4

thereof read as follows:

4. The amount of the authorized capital stock is \$200,000.00, divided into 2,000 shares of the par value of \$100.00 each, each having the same value and privileges.

RE IT FURTHER RESOLVED that the charter of incorporation of the company be and it is hereby further amended, subject to the approval of the Governor of the State of Mississippi, so as to broaden the corporate powers of the company and so as to make paragraph 6 thereof read as follows:

6. The purposes for which the corporation is created are: To engage in the manufacturing business, the farming and livestock business, the real estate sales agency business, and the business of selling, leasing, dealing in, servicing and financing the purchase of property of all kinds; to buy, sell, lease, barter and otherwise deal in real estate and personal property; to purchase or lease all real estate and personal property necessary or convenient in conducting said businesses; and to do all things incidental thereto - but not contrary to law. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Sections 5309-5359 of the Mississippi Code of 19h2 as amended.

each hereby adopted and approved; that the President and Secretary of the company be and they are hereby authorized and directed to submit said amendments to the proper authorities of the State of Mississippi for approval; and that the additional stock, when authorized, be issued upon such terms as may be prescribed by the Board of Directors of the company.

CERTIFICATE

I, K. V. Draper, the duly elected and acting Secretary of the Batesville Concrete Block & Tile Company, a corporation organized and existing under the laws of the State of Mississippi and having its domicile at Batesville, Mississippi, do hereby certify that I am the custodian of the corporate seal and the official records of said corporation, including the official minutes of the meetings of its stockholders.

I do further certify that the foregoing attached one page is and constitutes a true and correct copy of a resolution adopted by the stock-holders of said corporation at a meeting duly held on February 15, 1952, at which a quorum was present, as the same appears of record on pages 15, et seq. of Book 1 of the official minutes of the meetings of the stock-holders of said corporation; and that said resolution has not since been modified, rescinded or annuled.

I do further certify that J. C. Dunlap is the duly elected and acting President of said corporation and that I am the duly elected and acting Secretary of said corporation.

(SPAL)

Secretary

AMENDMENT TO CHARTER OF

BATESVILLE CONCRETE BLOCK & TILE COMPANY

The Charter of Incorporation of the Batesville Concrete Block & Tile Company, a corporation, is hereby amended, subject to the approval of the Governor of the State of Mississippi, as follows:

Paragraph 4 thereof is amended so as to read as follows:

*4. The amount of the authorized capital stock is \$200,000.00, divided into 2,000 shares of the par value of \$100.00 each, each having the same value and privileges."

Paragraph 6 thereof is amended so as to read as follows:

*6. The purposes for which the corporation is created are: To engage in the manufacturing business, the farming and livestock business, the real estate sales agency business, and the business of selling, leasing, dealing in, servicing and financing the purchase of property of all kinds; to buy, sell, lease, barter and otherwise deal in real estate and personal property; to purchase or lease all real estate and personal property necessary or convenient in conducting said businesses; and to do all things incidental thereto - but not contrary to law. The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Sections 5309-5359 of the Mississippi Code of 1942 as amended."

Witness the corporate signature and seal of said corporation on 23 day of February, 1952. this the

BATESVILLE CONCRETE BLOCK & TILE COMPANY Miss.

STATE OF MISSISSIPPI PANOLA COUNTY

Before me, the undersigned Notary Public in and for the aforesaid county and state, this day personally appeared the above named J. C. Dunlap and K. V. Draper, who acknowledged that as President and Secretary, respectively, of, for, on behalf of and by authority of the Batesville Concrete Block & Tile Company, a corporation, they executed the foregoing instrument on the date thereof as the act of said corporation, having been authorized so to do by a resolution of the stockholders thereof adopted at a meeting held on February 15, 1952.

Given under my hand and official seal on this the 25th day Pohruary, 1952.

My commission expires: an 1956 By Face

Received at the office of the Secretary of State, this	s the 27 day of February
A. D., 1952, together with the sum of \$300	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	Tile Lader
	SECRETARY OF STATE
Jackson, Miss.,	
3-lunary 278, 1952	
I have examined this analysis &	charter of incorporation,
and am of the opinion that it is not violative of the Co	nstitution and laws of this State, or of the
United States.	ATTORNEY GENERAL.
Ву	Assistant Attorney General.

State of Mississippi



Executive Office

Incorporation of	
BATESVILLE CONCRET	TE BLOCK AND TILE COLPANY
	•
is hereby approved.	
	In lestimony whereof, I have hereunto sel
	my hand and caused the Great Seal
	my hand and caused the Great Seal of the State of Mississippi to be affixed,
	of the State of Mississippi to be affixed,

Recorded in the Secretary of State's Office this the twenty-seventh day of February, 1952.

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ON

Habert LADIUR

Furnished by WORKED WOOK, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

CENTRAL SERVICE	ELECTRIC MEMBERSHIP CORPORATION
 The corporate title of said company is The names of the incorporators are: 	CENTRAL SERVICE ELECTRIC MEMBERSHIP CORPORATI
John R. Anderson	Postoffice 207 Court St., Tupelo, Miss.
J. H. Craig	Postoffice 2072 Court St., Tupelo, Miss.
The state of the s	Postoffice
	Postoffice
	PostofficePostoffice
	Postoffice_
	Postoffice
	Postoffice
3. The domicile is at Tupelo, Missi	ssippi
4. Amount of capital stock and particular	s as to class or classes thereof:
\$1.000.00 common stock	

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

100 Shares par value, \$10.00 per share

 $[\]theta$. The period of existence (not to exceed fifty years) is . 50 years

7. The purpose for which it is created: The purpose for which the corporation is created is to perform business services for municipalities including the handling of group accounting, management, general services, and related activities.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4 of Mississippi Code of 1942 Annotated and Amendments thereto, said Chapter 4 being the Chapter on Corporations in Book 4 of Mississippi Code of 1942 Annotated.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

100 Shares.

John R. Anderson

ACKNOWLEDGMENT

STATE OF MISSISSIPPI)
County of Lee	·
This day personally appeared before me,	the undersigned authority John R. Anderson
incorporators of the corporation known as the who acknowledged that (he) (they) signed are	he Central Service Electric membership Corporation as nd executed the above and foregoing articles of incorporation as
(his) (their) act and deed on this the 27th	day of February 194,52
My commission expires: 2-11-54	Notary Public For Lee Co., Miss.
STATE OF MISSISSIPPI	
County of Lee	·
This day personally appeared before me,	the undersigned authorityJHCraig
	((())) () () () () () () ()
	he_Central_Service_Eb etric Membership derpo atio
	nd executed the above and foregoing articles of incorporation as
(his) (their) act and deed on this the 27th	day of February 19/52
My Commission Expires:	Ville mayne Seal
2-11-54 Notary	Public for Lee Co. Mississippi
STATE OF MISSISSIPPI	
County of	
	the undersigned authority
Ims day personany appeared octors in,	the undersigned authority.
incorporators of the corporation known as t!	he
	nd executed the above and foregoing articles of incorporation as
	day of 191
- ··· ·	
Received at the office of the Secretary of	22 Ch
~	
A. D., 1922, together with the sum of \$.70 to the Attorney General for his opinion.	Helen Kalen
MEATON TO MAN COMME	Secretary of State.
	Jackson, Miss., 324 1952
I have examined this charter of incorpora stitution and laws of the state, or of the Unite	ation and am of the opinion that it is not violative of the Con-
	Attorney General
	By Attorney General.
	Assistant Attorney General.
NOTE In the	ther when acknowledgment is taken, one acknowledgment will

. 12.

Jule of Jississippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

CANTRAL SERVICE MEETHIC IMPERSHIP CORPORATION

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed. this was to - d with day of

February 1952

Receipt No. 3727 L

Ny the Governor

CHARTER OF INCORPORATION OF HILL CITY REALTY COMPANY

- 1: The Corporate title of this Company is:
 HTLL CITY REALTY COMPANY
- 2: The names of the Incorporators are:
 Alfred Ross, Postoffice, Vicksburg, Mississippi
 - J. B. Strickland, Postoffice, Vicksburg, Mississippi
 - J. C. Dooley, Postoffice, Vicksburg, Mississippi
- 3: The domicile is at Vicksburg, Mississippi.
- 4: The amount of capital stock and particulars as to class or classes thereof:

Five-Thousand (\$5,000.00) Dollars Common Stock, represented by Fifty (50) shares of the par value of One Hundred (\$100.00) Dollars each.

- 5: The period of existence (not to exceed fifty years) is fifty years.
- 6: The purposes for which it is created:

To buy, sell, rent and lease real estate; to conduct a general real estate and brokerage business; to open and develop real estate subdivisions; to build, construct and repair houses, apartments and other buildings of every kind and type; to engage in a general building and contracting business; to finance construction and purchase of houses and other structures; to lend money.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Title 21, Chapter 4, Mississippi Code of 1942.

7: The number of shares of each class to be submitted and paid for before this corporation may begin business:

This corporation may commence business when Fifty (50) shares of the Common Stock have been paid in full.

Alfred Ross J. G. Dooley

STATE OF MISSISSIPPI

COUNTY OF WARREN

PERSONALLY appeared before the undersigned, a Notary Public in and for Warren County, in the State of Mississippi, the within named Alfred Ross, J. B. Strickland and J. C. Dooley, Incorporators of the corporation known as Hill City Realty Company, each of who acknowledged that he signed and executed executed the foregoing Articles of Incorporation as his act and deed on this the day of February, 1952.

GIVEN under my hand and official seal this the day of February, 1952.

NOTARY EUBEIC

Received at the office of the Secretary of State, this the 28 day of February

O TARY EUBEIC

A. D., 1957 together with the sum of \$20 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 of the Constitution and laws of this State, or of the

United States.

ATTORNEY GENERAL.

Assistant Attorney General.

State of lississippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

HILL CITY REALTY COMPANY

is hereby approved.

February 19 52

Re

By the Governor

Recorded in the Secretary of State's Office this the twenty-eighth day of February, 1952,

Receipt No. 2727

The Charter of Incorporation of

P. F. SIMPSON GIN COMPANY, INC.

- 1. The corporate title of said company is: P. F. SIMPSON GIN COMPANY, INC.
- 2. The names and post office addresses of the incorporators are:

P. F. Simpson Post Office Address Flora, Mississippi A. C. Simpson Post Office Address Flora, Mississippi Eillian Bottrell Post Office Address 850 Avon Dale, Jackson, Mississippi

- 3. The domicile of the corporation is: Flora, Madison County, Mississippi.
- 4. The amount of authorized capital stock is: \$50,000.00 consisting of 500 shares each of the par value of \$100.00, all of said capital stock being common stock and each share being equal in all respects to every other share.
- 5. The period of existence is: 99 years.
- 6. The purposes for which the corporation is created are:

To engage in the business of ginning cotton and preparing the same for market, and to own and operate cotton gins; to process, prepare for market, store and ship farm products of all kinds; to buy, sell, handle and otherwise deal in cotton, cotton seed, cotton seed products, fertilizers, farm produce of every kind and farm machinery and equipment; to do and perform all acts incident to the foregoing purposes and in addition thereto to exercise all of the rights and powers conferred on it by the provisions of Chapter 4, Title 21 of the Mississippi Code of 1942 and amendments thereto.

7. The number of shares of stock necessary to be subscribed and paid for before the corporation shall commence business is: 100 shares.

P. F. Simpson

A. C. Simpson

Lillian Bottrell

Liilian Bottrell

Incorporators

STATE OF MISSISSIPPI COUNTY OF MADISON

This day personally appeared before me, the undersigned authority, in and for said county and state, P. F. Simpson, A. C. Simpson and Lillian Bottrell, incorporators of the corporation known as P. F. Simpson 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 26 day of February, 1952.

10 1/3 S

No tary Public

My commission expires Wanter 2, 1955

Received at the office of the Secretary of State this the 28-day of A.D. 1952, together with the sum of \$110.00 deposited to cover the recording fee, and referred to the attorney general for his opinion.

Secretary of State

Jackson, Mississippi February <u>284</u>, 1952

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.

Attorney General

by: James J. Kindley

tale of fississi





OFFICE

JACKSON

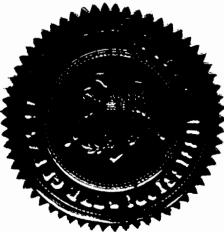
The within and foregoing Charter of Incorporation of

P. F. SEPSON GIN COLPANY, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed. this Twenty-eighth day of

February 19 52



Receipt No. 3729 L

By the Governor

Recorded in the Secretary of State's Office this the twenty-eighth day of February, 1952.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

			mes, Inc.
	The names of the incorporators are:		121 Nouth I amou Stuart
	H. C. Bailey	Postoffice	121 North Lamar Street, Jackson, Mississippi
	,		121 North Lamar Street,
	W. M. Bailey	Post office_	Jackson, Mississippi 121 North Lamar Street
_	George C. Bailey	Postoffice_	Jackson, Mississippi
-		Post office_	
		Postoffice_	
_		Postoffice_	
_		Postoffice_	
_		Post office_	
	The domicile is at City of Jackson,	Hinds County	, Mississippi
		s os to alass or als	4h 6-
	Amount of capital stock and particulars Twenty-five Thousand Dollar two hundred fifty shares of control Dollars (\$100.00) per share.	rs (\$ 25,000.00) ommon stock o	of capital stock, consisting of a par value of One Hundred
	Twenty-five Thousand Dollar two hundred fifty shares of c	rs (\$ 25,000.00) ommon stock o	of capital stock, consisting of
	Twenty-five Thousand Dollar two hundred fifty shares of c	rs (\$25,000.00) ommon stock o	of capital stock, consisting of a par value of One Hundred

7. The purpose for which it is created:

To carry on, conduct and operate a general contracting, construction or building business, either for itself or for others, including the designing, constructing, enlarging, repairing, remodeling, or otherwise engaging in any work on residences, buildings, roads, sidewalks, and the like.

To carry on, conduct and operate lumber yards, wholesale and retail, for the sale of lumber and timber products, and other building materials, including nails, steel, sheetmetal, glass, shingles, paint, and all other materials incident to the construction and hardware business; and to carry on, conduct and operate generally the business of the manufacture and sale of lumber, lumber products and building materials, including the buying and selling of land, timber and timber products; and, further, to carry on, conduct and operate in the manufacture of doors, windows, blinds, sash and similar millwork materials.

To act as broker or agent for any person or corporation in the sale, purchase, lease, rental or management of real and personal property, including the right to advertise in any manner and to solicit property to handle as such broker or agent, and to generally conduct a real estate agency and brokerage business.

For itself, or as agent or correspondent for others, to deal in stocks, bonds, promissory notes, commercial paper, mortgages and deeds of trust and other securities; to lend money either for itself or as agent for others, and to take securities for the payment of all such sums loaned by or through the corporation, and to sell, assign and release such securities; and to engage in, either for itself or others, the mortgage loan business.

To carry on, conduct and operate a general insurance agency and the general insurance brokerage business and to represent insurance and surety companies of all types, as agents and attorneys-in-fact, and as such agents or attorneys-in-fact, to write all forms of insurance and all forms of bonds and surety and indemnity contracts.

To hold, own, use, mortgage, lease, sell, or in any other manner to acquire or dispose of personal and real property, to borrow money, to pledge the assets of the corporation as security therefor, to contract freely with all persons, and to engage in any other lawful business in connection with the operation of the corporation; in furtherance of the purposes hereinabove set out 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 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Sixty shares of common stock of a par value of One Hundred Dollars (\$100.00) per share must be subscribed and paid fore before this corporation may begin business.

H. C. Bailey

W. W. Bailey

Morge Chaile,

George C. Bailey

Incorporators.

ACKNOWLEDGMENT

	1		
County of HINDS			
This day personally appeared before me, the u	undersigned authority.	Н. С. Ва	iley,
W. W. Bailey and George			
ncorporators of the corporation known as the	Belmede Homes,	Inc.	3
who acknowledged that x(ks)k (they) signed and exe			of incorporation as
hisk (their) act and deed on this the 14 day	ofFebru	ary,	2. 19.52
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		TIME	1812
	ary Public / My Com	micolon Expires Dec.	, , , , , , , , , , , , , , , , , , , ,
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County of	_		
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ncorporators of the corporation known as the			
who acknowledged that (he) (they) signed and exe	cuted the above and fo	regoing articles	of incorporation as
his) (their) act and deed on this theday	of		, 19
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County of	}		
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This day personally appeared before me, the understand the corporation known as the who acknowledged that (he) (they) signed and execution (their) act and deed on this the day. Received at the office of the Secretary of State A.D., 1957, together with the sum of \$600 the Attorney General for his opinion.	this the deposited to co	ay of July or the recording So	of incorporation as , 19 ing fee, and referred ecretary of State. iolative of the Con-
This day personally appeared before me, the uncorporators of the corporation known as the honour acknowledged that (he) (they) signed and execute his) (their) act and deed on this the day Received at the office of the Secretary of State D., 1957, together with the sum of the Attorney General for his opinion. I have examined this charter of incorporation	this the deposited to co	regoing articles ay of July ver the recording So that it is not w	of incorporation as , 19 ing fee, and referred ecretary of State.

State diffesissippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

BELLEDE HOLES, INC.

is hereby approved.

, ...

February 19 52

By the Governor

File Fales

Receipt No. 3728 L
Recorded in the Secretary of State's Office this the twenty-eighth day of February, 1952.

THE CHARTER OF INCORPORATION OF

COLUMBIA AUTO PARTS, INC.

1. The corporate title of said company is:

COLULBIA AUTO PARTS, INC.

-, . -

2. The names and post office addresses of the incorporators are:

JOE PATRICK, whose post office address is Columbia, Mississippi
ANN DOSSETT PATRICK, whose post office address is Columbia, Mississippi
ROY J. GOSS, whose post office address is Columbia, Mississippi

- 3. The domocile of the corporation is: COLUMBIA, MISSISSIPPI
- 4. The amount of authorized capital stock, with full particulars as to class or classes thereof, the number of shares of each class of stock and the par value thereof is as follows:

 The amount of capital stock is TWENTY THOUSAND

DOLLARS (\$20,000.00), all of which is common stock. There are two hundred (200) shares of common stock, having a par value of One Hundred Dollars (\$100.00) per share

- 5. The period of existence (not to exceed ninety-nine years) is ninety-nine (99) years.
- 6. The purposes for which the corporation is created are as follows:

To buy, sell, own, exchange, trade and deal in parts, accessories, appliances and equipment of every kind and character which may be lawful for automobiles, motor vehicles and other motor driven or operated vehicles or machinery, either at wholesale or at retail; and, to operate one of more places of business for the purpose of buying, selling, owning, trading in and dealing with such parts, accessories, appliances

and equipment and to engage in, carry on and conduct the business of buying, selling, owning, trading in and dealing with any and all of the same, either at wholesale or at retail.

To acquire, own, lease and dispose of any and all property, real or personal, desired for the purpose of engaging in, carrying on, conducting and operating the business aforesaid

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of 1942 of Mississippi, and the amendments thereto, including Chapter 308 of the General Laws of Mississippi of 1950.

7. The number of shares of common stock to be subscribed and paid for before the corporation may begin business, is: Before said corporation may begin business there shall be subscribed and paid for one;—hundred;—twenty (120) shares of the capital stock (common stock) having a total par value of \$12,000.00

anno mage pariels

Incorporators

STATE OF MISSISSIPPI COUNTY OF MARION

BEFORE ME, the undersigned authority in and for said county and state on this day personally came and appeared JOE PATRICK, ANN DOSSETT PATRICK and ROY J. GOSS, incorporators of the corporation known as COLUMBIA AUTO PARTS, INC., who acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 2/11 day of February, 1952.

WITHERS BY WAND and official seal of

ica; this Tebruary 2/2,1952.

Lynes Capalur hies

Hy Commission Expires:

Received at the office of the Secretary of State _ day of February, 1952, together with the sum of Fifty Dollars (\$50.00) deposited to cover the recording fee, and referred to 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 the state, or of the United States.

By Assistant Attorney General

State of Casissippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

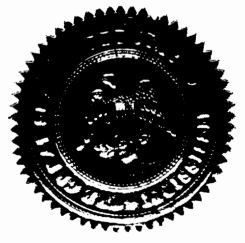
COLUMBIA AUTO PARTS, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _______ day of

February 19 52



Mughwhile Governor

By the Governor

Receipt No. 3724 L

Recorded in the Secretary of State's Office this the twenty-eighth day of February, 1952.

ecretary of State

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

The corporate title of said company is. The names of the incorporators are:	C. E. KLUMB LUMBER COMPANY
C. E. Klumb, Sr.	Postoffice Crystal Springs, Mississippi
C. E. Klumb, Jr.	Postoffice Crystal Springs, Mississippi
Mrs.Kathryn K. Isard	Postoffice 1315 West Capital Street,
gradiente de la companya de la comp	Jackson, Mississippi Postoffice
	Postoffice Postoffice
	Postoffice Postoffice
	Postoffice
The domicile is at Crystal Sy Amount of capital stock and particular \$100,000.00 - all common	

5. Number of shares for each class and par value thereof: 1000 shares of common stock of the par value of \$100.00 per share

6. The period of existence (not to exceed fifty years) is 99 years

7. The purpose for which it is created:

To buy, sell, exchange and deal in lumber, timber, building materials, and all kinds of wood products. To own and to operate wholesale and retail lumber yards, and to buy and to sell both at wholesale and retail lumber and wood products, builders' suppliers and materials, and all kinds of goods, wares or merchandise.

To buy, own, lease, acquire and operate saw-mills, planer mills, dry kilns and all kinds of wood working and manufacturing or processing machinery and plants.

To buy, own, lease, operate and acquire farms and timber lands, and to engage in cattle and livestock business. To own and to operate cattle and livestock auctions.

To buy, own, occupy, lease and sell real estate and personal property incident to engaging in the above mentioned businesses.

To operate and conduct the aforesaid businesses either atwholesale or retail, or as a broker or factor.

To loan and to borrow money, to execute and to accept negotiable and commercial paper, notes, bonds and securities, and to endorse and guarantee the obligations of others.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

100 shares of common stock.

E.Z. Klumb J. Mrs. Kathryn K. Gard
C. E. Klumb, Sr.
C.E.Klumb, Jr.
Mrs.Kathryn K. Izard
Incorporators.

ACKNOWLEDGMENT

j	
County of COPIAH	
This day personally appeared before me, the under State aforesaid, the within named C	ersigned authority in and for the County
incorporators of the corporation known as the C.	5.5.2
_	ted the above and foregoing articles of incorporation
(his) (their) act and deed on this the 29 day of MY COMMISSION EXPIRES: (act, 24-1917	
The second of th	NOTARY PUBLIC
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STATE OF MISSISSIPPI	
County of Corres Thinds	
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State aforesaid, the within named C.	rsigned authority in and for the County
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inhammandan of the comment in the C	E Flumb Lumber Company
incorporators of the corporation known as the C.	Ultre di se in la companya
who acknowledged that (he) (they) signed and execut	
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March 2, 1954	NOTARY PUBLIC
STATE OF MISSISSIPPI	July 143 H
County of HINDS	
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	rsigned authority in and for the County ar
State aforesaid, the within named Mrs	. Kathryn K., Izard,
· · · · · · · · · · · · · · · · · · ·	F Floreb Limbon Company
	E. Klumb Lumber Company
who acknowldeged that the) (signed and execute (his) (their) act and deed on this the late day of	
MY COMMISSION EXPIRES:	In Kenley 35
March 2,1954	NOTARY PUBLIC
	NOTARY PUBLIC
Received at the office of the Secretary of State this A. D., 1957, together with the sum of \$2.10	NOTARY PUBLIC
Received at the office of the Secretary of State this. A. D., 1957, together with the sum of \$2.10	is the day of March
Received at the office of the Secretary of State this. A. D., 1957, together with the sum of \$2.10	is the day of March
Received at the office of the Secretary of State this A.D., 1957, together with the sum of \$2/0 to the Attorney General for his opinion.	deposited to cover the recording fee, and referred Secretary of State.
Received at the office of the Secretary of State this A. D., 1957, together with the sum of \$2/0 to the Attorney General for his opinion. I have examined this charter of incorporation and	deposited to cover the recording fee, and referred Secretary of State.
Received at the office of the Secretary of State this A. D., 1957, together with the sum of \$2/0 to the Attorney General for his opinion. I have examined this charter of incorporation and	deposited to cover the recording fee, and referred Secretary of State.
Received at the office of the Secretary of State this A. D., 1957, together with the sum of \$2/0 to the Attorney General for his opinion.	deposited to cover the recording fee, and referred Secretary of State.
Received at the office of the Secretary of State this. A. D., 1952, together with the sum of \$2/0 to the Attorney General for his opinion. I have examined this charter of incorporation and stitution and laws of the state, or of the United States.	deposited to cover the recording fee, and referred Secretary of State. Jackson, Miss., Mark 1953 am of the opinion that it is not violative of the Con-





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

C. E. KLUMB LUMBER COLPANY

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

_day of this First

> 19 52 March

By the Governor

Receipt No. 3742 L

Recorded in the Secretary of State's Office this the third day of March, 1952.

STATE OF MISSISSIPPI

TO

_1

CHARTER

FARMERS STORAGE AND EQUIPMENT COMPANY

THE CHARTER OF INCORPORATION

OF

FARMERS STORAGE AND EQUIPMENT COMPANY

1. The corporate title of said Company is:

Farmers Storage And Equipment Company

2. The names and post office addresses of the incorporators are:

Kenneth F. Edwards, Greenville, Mississippi Doris T. Maggio, Greenville, Mississippi

- 3. The domicile of the corporation is at Leland, Mississippi.
- 4. The amount of capital stock and particulars as to class or classes thereof:

\$5,000.00, all common stock, consisting of 50 shares having a par value of \$100.00 per share.

- 5. The period of existence is 99 years.
- 6. In addition to the rights and privileges conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942 (Chapter 100, Mississippi Code of 1930), and amendments thereto, the purpose for which this corporation is created and the rights, powers, and privileges conferred upon it not contrary to law are as follows:
 - (a) To conduct, engage in, and carry on a general farm equipment business. In connection with the operation of said business, the Company shall have the right to buy and sell any and all types of trucks, tractors, equipment, trailers, grain bins, storage equipment, drying equipment, and any other types of equipment and implements ordinarily used by farmers. Such purchases and sales may be made for cash or on credit. The Company shall have the right to enter into such contracts and other agreements as may be necessary in connection with the business to be conducted, and to borrow money and pledge the Company's property, including its contracts, choses in action, inventories, and other assets owned by it, as collateral therefor. However, nothing foregoing shall be considered as limitation upon the powers of the Company, and it shall be entitled to do and engage in any other type of operation usually done in connection with the foregoing purposes, and perform all things, matters, and acts incident thereto.
 - (b) To purchase, lease, hire, or otherwise acquire, own, hold, maintain, alter, sell, convey, mortgage, or otherwise dispose of real estate and personal property and any interest therein, including such items as shop machinery and equipment, service trucks and vehicles, and such other items as are usually employed in the business to be conducted, and to do all things incident to the purposes herein conferred and not contrary to law.
- 7. The corporation shall commence business when ten (10) shares of the capital stock shall be subscribed and paid for. The first meeting of

persons in interest, for the purpose of organizing said corporation, may be called upon three days notice in writing signed by any one of the incorporators.

IN TESTIMONY WHEREOF, witness the signatures of each of the incorporators, hereunto affixed on this the 29th day of February, 1952.

Kennett Z. Elwark

Daris 2. maggio

STATE OF MISSISSIPPI:

COUNTY OF WASHINGTON:

Personally appeared before me, the undersigned authority in and for said state and county, the within named Kenneth F. Edwards and Doris T. Maggio, incorporators of the corporation known as Farmers Storage And Equipment Company, who asknowledge that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 29th day of February, 1952.

Given under my hand and official seal, this the 29th day of February, 1952.

Geroldine Stull
Motary Public

ty semission expires Jan. 1, 1953

Received at the office of the Secretary of State, on this the day of March, 1952, together with \$20, deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Hely foliate

Secretary of State

Jackson, Mississippi March 3rd, 1952

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 3rd day of Week, 1952.

Attorney General of Mississippi

Asistant Attorney General

State all lesissippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

FARMERS STORAGE AND EQUIPMENT 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 Third day of

Receipt No. 3745 L

They have Bovernor

By the Governor

Recorded in the Secretary of State's Office this the third day of March, 1952.

Secretary of State

THE CHARTER OF INCORPORATION OF TRANUM'S AUTO AND TRACTOR PARTS COMPANY

- 1. The corporate title of said company is TRANUM'S AUTO AND TRACTOR PARTS COMPANY.
- 2. The names of the incorporators are:

 JOE S. TRANUM, whose post office address is Ruleville, Miss.

 MRS. REBEKAH HOLLOMAN TRANUM, whose post office address is Ruleville, Mississippi.
- HAROLD J. SCHMALTZ, whose post office address is Ruleville, Mississippi.
 - 3. The domicile is at Ruleville, Mississippi.
- 4. Amount of authorized capital stock, particulars as to the class or classes thereof, and their privileges and restrictions:

Fifty Thousand Dollars (\$50,000.00), all common capital stock, represented by five hundred (500) shares of the par value of One Hundred Dollars (\$100.00) each.

No stock shall be sold, transferred, assigned, pledged or hypothecated to any person, firm or corporation who is not a stockholder except by and with the consent and approval, as shown by the minutes of the corporation, of the owners or owner of a majority of the then issued and outstanding stock of the corporation and until said stock shall have first been offered for sale, if a sale is proposed, to the owner or owners of a majority of the then issued and outstanding stock of the corporation at the book value of the stock as shown on the books of the corporation, said offer to be made in writing and a copy furnished and filed with the secretary of the corporation, but in case the offer to sell is not accepted by such owner or owners of a majority of the then issued and outstanding stock of the corporation within 60 days thereafter, then such stockholder so desiring to sell shall have the privilege of selling to such other person, firm or corporation as he may desire.

a bankrupt, or have his stock levied upon or sold under any legal process, the owner or owners of the then issued and outstanding stock of the corporation shall have the absolute right, privilege and option to purchase, within 60 days of the happening, and knowledge by such majority stockholder or stockholders, of either of such events, at the book value of such stock of such minority stockholder as shown on the books of the corporation, the stock of such minority stockholder so dying, being adjudicated a bankrupt, or having his stock levied upon or sold under any legal process.

- 5. Number of shares for each class and par value thereof: Five Hundred Shares of common capital stock of the par value of One Hundred Dollars (\$100.00) per share.
- 6. The period of existence (not to exceed ninety-nine years) is ninety-nine (99) years.
- 7. The purposes for which the corporation is created, not contrary to law, are:

To buy, acquire, hold, exchange, sell, lease, mortgage, store, repair, rebuild, recondition, manufacture, care for, and generally and otherwise handle, trade, traffic and deal in automobiles, trucks, tractors, trailers, motorcycles, bicycles, motor and other vehicles, machinery and equipment of every kind, character, nature, type and description, whether self-propelled or not, and also and particularly including, but without restriction or limitation, all types and kinds, of whatever character, nature or description, of farm machinery, equipment, tools and implements, whether self-propelled or not and for whatsoever use or purpose made or intended; and to buy, acquire, hold, exchange, sell, lease, mortgage, store, and generally and otherwise handle, trade, traffic and deal in any and all parts, accessories, equipment and all other types, character and kinds of property necessary, incidental or desriable to the operations hereinabove mentioned and to the operation of a general garage and parts supply and installation business; and to buy, acquire, hold, exchange, sell, lease,

mortgage, store, repair, rebuild, recondition, manufacture, care for and generally handle, trade, traffic and deal in and with goods, wares and merchandise of any and every type, kind, nature, character and description whatsoever, together with any and all parts and accessories thereasto; and to buy, acquire, hold, excange, pledge, assign, transfer, hypothecate, sell, and generally handle and deal in notes, mortgages, stocks, bonds, securities and other evidences of indebtedness, not contrary to law; and to purchase, lease or otherwise acquire, hold, mortgage, pledge, assign, hypothecate, sell, transfer, convey, dispose of or deal with any and all property, real, personal or mixed, necessary, incidental or advisable for the furtherance of the purposes of the corporation, not contrary to law; and to do and perform each and every act and thing necessary, suitable, incidental, advisable or proper for the accomplishment or furtherance of any of the purposes or the attainment of any one or more of objects or purposes hereinabove outlined or enumerated, or which shall at any time may appear to be condusive to or expedient for the operation, protection or benefit of the corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred otherwise by law.

8. Number of sharesof each class of stock necessary to be subscribed and haid for before the corporation commences business:

Ten (10) shares of the common capital stock of the corporation of the par value of one Hundred Dollars (\$100.00) per share.

Mrs. Rebekak Holloman Franum

ACKNOWLEDGMENT

State of Mississippi 9
County of Lowndes

Personally appeared before me, the undersigned Notary Public in and for said county and state, the within-named and abovesubscribed JOE S. TRANUM, MRS. REBEKAH HOLLOMAN TRANUM, and HAROLD J. SCHMALTZ, incorporators of the corporation known as the TRANUM'S AUTO AND TRACTOR PARTS COMPANY, who acknowledged before me that they each signed and executed the above and foregoing Articles of Incorporation as their joint and several act and deed on this the lst day of March, A.D. 1952.

My Commission Expires: 3/15	11952
Received at the office of the Secretary of State A. D., 1952 Regether with the sum of \$ // Compared to the Attorney General for his opinion.	deposited to cover the recording fee, and SECRETARY OF STATE

State Willesissippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

TRANUM'S AUTO AND TRACTOR PARTS COMPANY

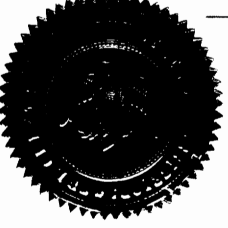
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this Fourth day of

March

19 52



Receipt No. 3750 L

Sheeghwhile Governor

By the Governor

Recorded in the Secretary of State's Office this the fourth day of March, 1952.

Secretary of State

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Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	CON SERVI	ATORY MUSIC STORE, INC.
	The corporate title of said company is	CONSERVATORY LUSIC, STORE, INC.
2.	The names of the incorporators are:	
	Selsus Albritton	PostofficeJackson, wississippi
	Olga Albritton	Postoffice Jackson, Mississippi
_	F. Tucille House	Postoffice Jackson, Mississippi
		Postoffice
		Post of fice
3.	The domicile is at	sissippi
l.	Amount of capital stock and particulars	as to class or classes thereof:
	Number of shares for each class and par	value thereof: Two tundred wifty(250) shares of
		common stock with the par value of
		One Hundred Dollars (100.00) per share.

7. The purpose for which it is created:

This corporation is created for the purpose of conducting a retail and wholesale music store, and branches thereof, selling to the general public all types of musical instruments, phonographs, phonograph records and supplies, sheet music, all types of printed material both related and non-related to the study of music, television equipment and supplies, radios, radio equipment and supplies, and other allied appliances; to engage in the conducting of a school of instruction in the use of all types of musical instruments; to conduct and sponser both amateum and professionallentertainment; to service and repair radios, radio equipment, television sets, television equipment, musical instruments and allied appliances; to establish branch offices as desired for the furtherance of the above named purpose; to buy, sell, lease, rent and trade real property in the corporate name; to make, trade, buy, sell and hypothecate all types of negotiable paper in the corporate name.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Fifty(50) shares of common stock.

Selsus Elbritton Olga albritton 7. Luille Hause	
Olan albritton	_
7. Luille House	_
• •	_
	_
	_
Incorporators.	

ACKNOWLEDGMENT

STATE OF MISSISSIPPI		
County of Hinds		
This day personally appeared before me, the	undersigned authority	
	Olga Abbritton	
incorporators of the corporation known as the C	onservatory Lusic Store, Inc.	ر ن ب
	ecuted the above and foregoing articles of incorporati	OM 26
(his) (their) act and deed on this the 3rd day	y of March	9 2.
	Thotary Public 2	3
Ly Commission Expires: 10/1/53	7,10 daily 1 ability))
STATE OF MISSISSIPPI		
County of Hinds		
This day personally appeared before me, the u	indersigned authority	
F. Lucille House	,	
incorporators of the corporation known as the	Conservatory Music Store, Inc.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	ecuted the above and foregoing articles of incorporation	nn as
		52 ~
(his) (their) act and deed on this the Erd day		1
My Commission Expires: Jan. 24,1955	Mary Lee Cutte	4 2
STATE OF MISSISSIPPI	70 \$	111
		ister);
County of	·J	
This day personally appeared before me, the u	indersigned authority	
	indensigned additionity	
,		
incorporators of the corporation known as the		
	ecuted the above and foregoing articles of incorporation	on as
	y of, 19.	
My Commission Expires:	- / / /	
Received at the office of the Secretary of State	e this the 4 day of March	
A. D., 1957, together with the sum of \$60	deposited to cover the recording fee, and refe	erred
to the Attorney General for his opinion.	21.1.	
	Secretary of Sta	+o
	Jackson, Miss., "inal 4 th 19	
I have examined this charter of incorporation stitution and laws of the state, or of the United Stat	and am of the opinion that it is not violative of the tes.	Con-
	Attorney Gener	al.,
	Attorney Gener	~ I I
	By Assistant Attorney Gener	

State dississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

CONSERVATORY MUSIC STORE, 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

Receipt No. 3803 L

Theyher he Covernor

By the Governor

Helin John

Recorded in the Secretary of State's Office this the fifth day of March, 1952.

Secretary of State

RESULUTION OF MEMBERS OF SAINTS! HOME INDUSTRIAL SCHOOL OF MISSISSIPPI AMEMDING ITS CHARTER OF INCORPORATION

corporation desiring an amendment to its charter is authorized to prepare and present to the Secretary of State the proposed amendment in writing, acknowledged by its President or Secretary before a Notary Public or other officer authorized to take acknowledgments, together with a certified copy of a resolution of the members adopting and approving the proposed amendment, and

whereas, this corporation is an incorporated religious society heretofore incorporated under the laws of the State of Mississippi and desires to amend its charter in the respects hereinafter set forth,

NOW, THEREFORE, it is resolved that the members of this corporation in meeting duly called and held pursuant to law hereby vote to amend the charter of incorporation of this incorporated religious society so as to effect the changes, and add to the powers granted under its charter the additional powers, enumerated below:

- (1) The name of the corporation shall be changed from Saints' nome industrial School of mississippi to Saints' Industrial and Literary School of the Church of God in Christ.
- (2) Its affairs and business shall to managed by a board of directors, consisting of such number of directors, and to be selected in such manner as may from time to time be prescribed in the by-laws.
- (3) It shall be a distinct and independent society, as provided by law, and may sue and be sued by its society

name or appellation, as set forth above, and process may be served upon its presiding or chief officer or secretary or upon its directors or managers.

- (4) It shall have power to own and hold real property as provided by law, and particularly the land and buildings now owned and used by it in Holmes County, Mississippi in connection with its school.
- (5) This 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 matters required to be voted upon by the members, and 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.
- (b) The manner of calling and conducting meetings, the election of directors and officers and their duties, salaries and tenures, the selection of a corporate seal, and all matters of corporate government not otherwise expressly regulated by law, shall be as provided for in the by-laws of this corporation.
- (7) This corporation shall have power to contract and be contracted with within the limits of its corporate powers, may sell and convey real estate and personal property, may borrow money and secure the payment of same by mortgage or otherwise, may issue bonds and secure them in the same way, and may hypothecate its franchises, and may make all necessary by-laws not contrary to law.

CERTIFICATE

Industrial School of Mississippi, do hereby certify that the foregoing is a true and correct copy of a resolution duly adopted at the annual meeting of the members of Saints' Home Industrial School of Mississippi, at which meeting a quorum of the members of said corporation were present, said meeting having been regularly held in accordance with the by-laws of said corporation, and that said resolution has not been rescinded or amended in any way since its adoption.

Witness my signature this the 12 day of February,

Secretary, Saints' Home Industrial

AMENDMENT TO CHARTER OF INCORPORATION OF SAINTS' HOME INDUSTRIAL SCHOOL OF MISSISSIPPI

By authority of a resolution duly adopted by the members of Saints' Home Industrial School of mississippi at the regular meeting of the members of said corporation held on December 9, 1943, the charter of Saints' Home Industrial School of Mississippi is amended in the respects hereinafter set forth:

- 1) The name of the corporation shall be changed from Saints' Home Industrial School of Mississippi to Saints' Industrial and Literary School of the Church of God in Christ.
- 2) Its affairs and business shall be managed by a board of directors, consisting of such number of directors, and to be selected in such manner as may from time to time be prescribed in the by-laws.
- 3) It shall be a distinct and independent society, as provided by law, and may sue and be sued by its society name or appellation, as set forth above, and process may be served upon its presiding or chief officer or secretary or upon its directors or managers.
- 4) It shall have power to own and hold real property as provided by law, and particularly the land and buildings now owned and used by it in Holmes County, mississippi in connection with its school.

- (5) This 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 matters required to be voted upon by the members, and 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.
- (6) The manner of calling and conducting meetings, the election of directors and officers and their duties, salaries and tenures, the selection of a corporate seal, and all matters of corporate government not otherwise expressly regulated by law, shall be as provided for in the by-laws of this corporation.
- (7) This corporation shall have power to contract and be contracted with within the limits of its corporate powers, may sell and convey real estate and personal property, may borrow money and secure the payment of same by mortgage or otherwise, may issue bonds and secure them in the same way, and may hypothecate its franchises, and may make all necessary by-laws not contrary to law.

wITNESS THE SIGNATURE of Eishop C. E. Bennett, Secretary of Saints' Home Industrial School of Mississippi, on this the 12 day of February, 1952.

Secretary Saints! Home Industrial School of mississippi

STATE OF INDIANA

Personally appeared before me, Leon Coreman, the undersigned Notary Public in and for the state and county aforesaid, BISHOP C. E. BENNETT, Secretary of Saints' Home Industrial School of Mississippi, who acknowledged that, as such officer, being thereunto duly authorized so to do, he signed and delivered the above and foregoing instrument of writing on the day and year therein mentioned.

Witness my hand and official seal, this the 12 day of February, 1952. ommission Expires Received at the office of the Secretary of State, this the A. D., 185 together with the sum of \$10 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 of the Constitution and laws of this State, or of the United States.

ATTORNEY GENERAL.

Assistant Attorney General.

State of Mississippi



Executive Office JACKSON

The within and foregoin	ng Ameni	dment to the C	harter of
Incorporation of			
SAINTS HOME INDUS	TRIAL SCHOOL	OF MISSISSIPPI	
Chan	ging name to)	
SAINTS: INDUSTRIAL AND LITERARY S	SCHOOL OF THE	CHURCH OF GOD IN	CHRIST
Receipt No. 3802 L	my ha of the . this	y whereof, I have and and caused the State of Mississippi of Fourth	Great Seal
By the Governor	eghw,	Le	

Recorded in the Secretary of State's Office this the fifth day of March, 1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

The second se	mpany is L.D. Spell & Sons, Incorporated	
2. The names of the incorporate		
Mrs. Mary Elizabeth Sp	ell Postoffice Georgetown, Mississippi	
L. D. Spell, Jr.	Postoffice Georgetown, Mississippi	
,	Postoffice	
	Postoffice	
_		
Amount of capital stock and	particulars as to class or classes thereof:	
Amount of capital stock and	·	
Amount of capital stock and	particulars as to class or classes thereof:	
Amount of capital stock and	particulars as to class or classes thereof:	
Amount of capital stock and	particulars as to class or classes thereof:	
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\$75,000.00 capital	particulars as to class or classes thereof: stock, all common stock	

7. The purpose for which it is created:

- (a) To own, operate and conduct a general mercantile business in the Town of Georgetown, Mississippi, buying and selling goods, wa res, appliances, implements, and other merchandise, at wholesale and retail, and to operate mercantile businesses at such other places as it may determine.
- (b) To buy and sell all kinds of vegetables, cotton and other.farm produce.
- (c) To buy, own, sell and operate farms.
- (d) To buy, own, trade, sell, and raise cattle, livestock and poultry.
- (6). To purchase, own, hold, deal in, mortgage, lease, rent, sell, exchange, transfer, or in any manner acquire, handle, deal with or dispose of real estate and personal property.
- (f) To take securities, notes, deeds of trust and collateral security for debts and amounts which may be or may become due to said corporation.
- (g) To buy, own, sell and operate trucks, automobiles, tractors or any other farm equipment and implements.
- (h) To own and operate gasoline filling stations, garages and repair shops.
- (1) To buy and sell lumber, timber, cross ties, pulpwood or other forest products and to manufacture forest products.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

150 shares of common stock

Mrs. Masy Elizabeth Spell
Mrs. Mary Elizabeth Spell
L. D. Spell, Jr.
L. D. Spell, Jr.
Incorporators

ACKNOWLEDGMENT

This day personally appeared before me, th	a understand author	!	. f.
Mrs. Mary Blizabeth Spell and			min Hammung,
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commission expires IAN.	28,1956		
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STATE OF MISSISSIPPI	\		
County of	_)		
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who acknowldeged that (he) (they) signed and of		l foregoing articles	of incorporation as
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	- ide	210 -	
Received at the office of the Secretary of St	ate this the 4	day of Man	en_
L. D., 1952, together with the sum of \$ 60	deposited to	coyer the ecordin	g fee, and referred
the Attorney General for his opinion.		Lade	ue/
	Many	Sec	eretary of State.
		- 0	
	Jackson, Miss.,_		1957
I have examined this charter of incorporatio titution and laws of the state, or of the United S		on that it is not vi	plative of the Con-
,).P.C	lenan
		, O A	ttorney General.
	Ву	(A 0a	3 V. A601

State Willesissippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

L. D. SPELL & SONS, INCORPORATED

is hereby approved.

In testimony subereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this Fourth day of

arch 19 52

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By the Governor

Receipt No. 3801 L

corded in the Secretary of State's Office this

Secretary of State

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OF

BANK OF QUITMAN QUITMAN, MISSISSIPPI.

RESOLVED, That the Charter of Incorporation of the Bank of Quitman, Quitman, Mississippi, be amended in the following particulars, to-wit:

- (a). Strike out Amendment dated December 18, 1934, recorded in Book of Incorporations No. 34-35, Pages 530-531 in the Office of Secretary of State.
- (b). Strike out Amendment dated April 1, 1935, recorded in Book of Incorporations No. 34-35, Pages 113-114 in the Office of Secretary of State.
- (c). Strike out Amendment dated May 13, 1950, recorded in Book of Incorporations, No. 23, Pages 17-20, in the Office of Secretary of State.
- (d). Strike from Section 1 of the original Charter of Incorporation the last sentence therein reading as follows: "The domicile of the said Corporation shall be Quitman, State of Mississippi, and it shall have existence for a period of fifty years from the date of the approval of this Charter by the Governor": and insert in lieu thereof the following:

"The domicile of said Corporation shall be Quitman, Mississippi, and it shall have existence for a period of fifty (50) years from and after March 7, 1952."

(e). Strike out Section 3 of the original Charter of Incorporation and insert in lieu thereof a new Section 3 reading as follows:

SECTION 3.

"The capital stock of this bank shall be Thirty Thousand Pollars (\$30,000.00) divided into six hundred (600) shares of common stock of the par value of Fifty Pollars (\$50.00) per share."

(f). Strike out Section 4 of the original Charter of Incorporation and insert in lieu thereof a new Section 4 reading as follows:

SECTION 4.

"The Board of Directors shall consist of such number of share-holders, not less than five (5) nor more than twenty five (25) as from time to time shall be determined by a majority of the votes to which all shareholders are at the time entitled. A majority of the Board of Directors shall be necessary to constitute a quorum for the transaction of business."

(3). That upon issuance by the Governor of his Certificate approving the above and foregoing Amendments, that the original Charter as amended thereby shall constitute the Charter of this bank.

STATE OF MISSISSIPPI COUNTY OF CLARKE

I, the undersigned President of the Bank of Quitman, Quitman, Mississippi, do hereby certify that the above and foregoing is a true and correct copy of the resolution amending the Charter of the said bank as the same was duly adopted at a regular meeting of the stockholders held on the 3rd day of January, 1952, in accordance with by-laws of the bank. And I do further certify that the said resolution was adopted by a majority in amount of all the outstanding stock of said bank.

In Testimony Whereof Witness my signature and seal of the Bank of Quitman, Quitman, Mississippi, this the grand day of January, 1952.

President.

ATTEST:

Cashier

17. 1002 - S. VIII.

Received at the office of the Secretary of State, this the

day of march

A. D., 1957 together with the sum of \$70 referred to the Attorney General for his opinion.

_deposited to cover the recording fee, and

SECRETARY OF STATE

Jackson, Miss.,

march 5th, 1953

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

ATTORNEY GENERAL.

Assistant Attorney General.

Shite of Mississippi

Department of Bank Supervision



JACKSON

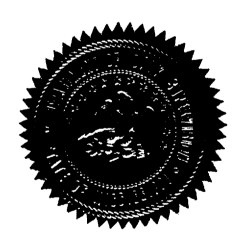
Charter of Incorpo	ration	of	
		OF QUITMAN	
	QUITMAN,	MISSISSIPPI.	

In testimony whereof, I have hereunto set my

hand and caused the Seal of the Department of Bank Supervision

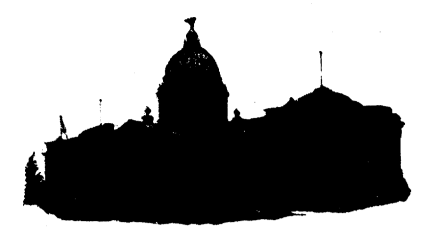
State of Mississippi to be affixed,

this third day of



STATE COMPTROLLER.

State of Mississippi



Executive Office

Incorporation of	
B.	BANK OF QUITMAN
at to account a contract	
is hereby approved.	In testimony whereof, I have hereunto se my hand and caused the Great Sea of the State of Mississippi to be affixed

Recorded in the Secretary of State's Office this the fifth day of MARCH, 1952.

Attendance at the meeting was as follows:

- 1. Forrest Bratley Baptist Hospital Jackson, Mississippi
- 2. Horace Conti Veterans Hospital Biloxi, Mississippi
- 3. R. H. Fenstermacher Mercy Hospital Vicksburg, Mississippi
- 4. William V. Hare University of Mississippi University, Mississippi
- 5. C. M. Mezey Veterans Hospital Gulfport, Mississippi
- 6. Charles Mitchell, Jr. Rush Memorial Hospital Meridian, Mississippi
- 7. R. M. Moore Vicksburg Hospital Vicksburg, Mississippi
- 8. M. E. Morrison University of Mississippi University, Mississippi
- 9. Hans Naumann Veterans Hospital Jackson, Mississippi
- 10. H. C. Ricks State Board of Health Jackson, Mississippi
- 11. Frank A. Simonelli University of Mississippi University, Mississippi
- 12. (Associate Member) Margaret W. Johnson University of Mississippi University, Mississippi
- 13. (Guest) William Tribby Methodist Hospital Memphis, Tennessee
- li. (Absent) Earl White Medical Arts Building Greenville, Mississippi
 The annual meeting was preceded by a dinner at 6:30 p. m. and the formal
 meeting opened at 7:45 p. m.

Dr. Mezey announced that the slide Seminar would be held in the histopathology laboratory at the Veterans Administration Hospital at Gulfport at

9:00 a. m. the following morning. He also announced that he would like to have
all of the members as his guests the following noon for lunch at the Friendship
House.

Dr. Hare then read the minutes of last year's meeting as well as the executive committee meeting. Both were approved as read.

Under Reports of Officers, the President suggested that arrangements for next year's meeting be begun earlier than this year.

Dr. Ricks reports that there is a committee on Hospitals and Laboratories of the State Medical Association and no pathologist is on this committee. He suggests that we contact the new officers of the State Medical Association in

order to encourage them to have at least one pathologist on said committee.

The Secretary-Treasurer then reported that he had contacted the previous year the College of American Pathologists and notified them of our organization's existence and its functions. Dr. Bratley had similarly notified the American Society of Clinical Pathologists. The Secretary-Treasurer also announced that a form letter had been sent to the Secretary of each Local Medical Society in the State of Mississippi similarly announcing our organization's aims and offering to help with any of their problems in pathology.

A tentative Charter of Incorporation was then read by Dr. Hare. It is as follows:

- 1. The corporate title of this organization shall be The Mississippi Association of Pathologists.
 - 2. The incorporators shall be:
 - (a) Dr. William V. Hare Chairman, Pathology Department University of Mississippi University, Mississippi
 - (b) Dr. Forrest Bratley
 Director of Pathology Department
 Mississippi Baptist Hospital
 Jackson, Mississippi
 - (c) Dr. R. H. Fenstermacher Director of Pathology Mercy Hospital Vicksburg, Mississippi

- 3. The domicile of the corporation in this state shall be University, Lafayette County, Mississippi
 - 4. No stock shall be issued by this corporation.
- 5. The period of existence of this organization shall be perpetual, subject at all times to alteration, amendment, or repeal.
- 6. This corporation is created to study, initiate, promote, and advance the practice of medicine through the specialty of pathology from the scientific, ethical, social and economic standpoint. The rights and powers that may be exercised by this corporation are those conferred by the provisions of Title 21, Chapter 4 of the Mississippi Code, 1942, annotated, as amended.
 - 7. The only remedy for non-payment of dues shall be expulsion.
- 8. Each member shall have the right to one vote in the election of all officers and the loss of membership, by death or otherwise, shall terminate all interest of such member in the corporate assets.
- 9. There shall be no individual liability against any member of the corporation for corporate debts, but the entire corporate property shall be liable for the claims of creditors of the corporation.

It was noted that a Resident Agent must be named in the incorporation. Dr. Mezey nominated Dr. Hare; Dr. Conti seconded the nomination and with no other nominations Dr. Hare was elected. It was moved by Dr. Fenstermacher that we adopt this Charter of Organization as read. This motion was seconded by Dr. Naumann. The motion carried unanimously.

Dr. Fenstermacher reported on his studies of various Medical Practices

Acts. He pointed out that Mississippi does not include the word "diagnosis"

in her definition of the practice of medicine. Dr. Fenstermacher did not feel

that we have a complete solution to this problem yet but that we should continue

working on it. Dr. Ricks suggested that it might be easier to get an amendment

through the legislature with reference to the Medical Practices Act rather than an entirely new bill. There was considerable discussion of various aspects of this problem until Dr. Fenstermacher moved that action be deferred on it.

Dr. Morrison seconded the motion and this motion was carried.

Dr. Bratley then brought up the question of the possibility of increasing the number of technicians trained in this state. He said that he was training about four to five a year while Dr. Fenstermacher was training from eight to ten, but that they were apparently the only two in the state who were training technicians at the present time. They have both been approached by Dr. David Wilson with regard to the problem of increasing their enrollments and possibly getting some financial aid from the Kellegg Foundation. At this point, Dr. David Wilson joined the meeting as a guest to discuss this problem in which he as a member of the Commission on Hospital Care has a vital interest. Dr. Wilson brought out that it is not necessary for the individuals training technicians to have passed their board examinations. He then discussed several facets of the problem dealing with increasing the numbers of technicians produced in the state. Drs. Conti and Mezey asked why it was that Veterans Hospitals could not train technicians and stressed their great difficulty in hiring tissue technicians due to Civil Service red tape. Dr. Wilson pointed out that some Veterans Hospitals did have approved technician training schools. Dr. Fenstermacher says that he has far more applicants than he can handle at his school, and points out the increasing demands of doctors for registered (American Society of Clinical Pathologists) technicians. It was then moved by Dr. Hare and seconded by Dr. Moore that we approve in principle Dr. Wilson's ideas consisting of (1) expanding the presently existing schools for technicians and (2) opening up of new technician schools. This motion was carried.

Dr. Hare then read eight (8) laws tentatively set up to cover autopsies in the State of Mississippi. These were discussed and it was decided that

it would be better in our laws to eliminate any mention of damages. Dr. Ricks moved that (1) we endorse the passage of an autopsy law and (2) that the responsibility for further formulating these tentative laws be referred to the executive committee. This motion was seconded by Dr. Mezey and carried. It was suggested that the Attorney General's Office of the State might assist us with the actual wording of the laws.

There was some discussion of the present (1950) Mississippi Autopsy Law and it was suggested that the Secretary-Treasurer send copies of this to each member of our organization.

Dr. Mitchell then brought up the question of tissue service to indigent patients in Mississippi. The representatives of the American Cancer Society, Mississippi Division; have suggested the possibility of paying for them on a cost basis. The systems of other states were discussed, particularly with regard to the number of forms necessary to be filled in and the small numbers of actual tissues sent in under a system. Dr. Mitchell then moved and Dr. Moore seconded that we go on record as saying that we will accept any tissues from indigent patients free of charge from individual medical doctors. This motion was carried.

Dr. William Tribby then gave us a report regarding the meeting of the Tennessee Pathology Association. He said that they had been requested to meet at a different time from the State Medical Association since the State Medical Group felt that the pathology meeting drew members from the general sessions. Dr. Tribby has previously attended the Alabama meeting and discussed with them the possibility of Alabama, Mississippi, and Tennessee having a combined annual scientific session. February has been suggested as a possible meeting date. He also brought up the question of the possibility of our three organizations backing some member for the Board of Governors of the

Dr. Penstermacher them myed that the executive committee be delegated to have the power to meminate a delegate for our state as a potential candidate for the Board of Governors. Br. Ricks seconded the motion and it was carried.

The combined meeting was then discussed again and Dr. Tribby explained that he meant to hold the business meetings of the state organizations just before the State Medical Meetings and the combined meeting be only for a scientific session. Dr. Mezey then moved that we should favor, in principle, a tri-state scientific session and refer the problem to the executive committee to work out the details. Dr. Hare seconded and the motion carried.

Dr. Mezey then suggested that it might well add to the dignity of the organization if letterhead stationery were used for organizational correspondence. He also suggested that it would be well to have frequent information bulletins emanating from the Secretary-Treasurer.

The question of excessive work being done by secretaries of members of this organization who are paid by third parties was brought up. Dr. Mitchell moved that when large amounts of secretarial work were involved the secretary so used could be reimbursed at the prevailing rate in that particular area.

Dr. Moore seconded and the motion was carried.

Election of officers: Dr. Hare nominated Dr. Naumann for president elect; Dr. Mesey seconded. Motion carried.

Dr. Ricks nominated Dr. Hare for Secretary-Treasurer; Dr. Moore seconded and the motion was carried.

Dr. Mezey nominated Dr. Ricks for councilor; Dr. Morrison seconded the nomination and it was carried.

Dr. Mezey moved with Dr. Hare seconding the expression of thanks to our Chairman for his work this past year in the organization. Dr. Bratley in turn thanked those who had helped with his duties.

Dr. Fenstermacher was then installed as President and the meeting was adjourned.

Addendum: At an informal meeting held at Gulfport following the Slide Seminar, it was unanimously resolved that Dr. Mezey be partially compensated for his splendid job of arranging the Seminar by absolving him from paying dues this next year.

I hereby certify that the above minutes are a true and correct record of the proceedings of the May, 1951, meeting of The Mississippi Association of Pathologists.

Sworn to and subscribed to before me this _

My Commission Expires Jan 11, 1951

The Charter of Incorporation of THE MISSISSIPPI ASSOCIATION OF PATHOLOGISTS

- 1. The corporate title of this organization shall be The Mississippi Association of Pathologists.
 - 2. The incorporators shall be:
 - (a) Dr. William V. Hare, M.D. Chairman, Pathology Department University of Mississippi University, Mississippi
 - (b) Bm. Forrest Bratley, m.O.
 Director of Pathology Department
 Mississippi Baptist Hospital
 Jackson, Mississippi
 - (c) Pr. R. H. Fenstermacher, M.D. Director of Pathology
 Nercy Hospital
 Vicksburg, Mississippi
- 3. The domicile of the corporation in this state shall be University, Lafayette County, Mississippi.
 - 4. No stock shall be issued by this corporation.
- 5. The period of existence of this organization shall be perpetual, subject at all times to alteration, amendment, or repeal.
- 6. This corporation is created to study, initiate, promote, and advance the practice of medicine through the specialty of pathology from the scientific, ethical, social and economic standpoint. The rights and powers that may be exercised by this corporation are those conferred by the provisions of Title 21, Chapter 4 of the Mississippi Code, 1942, annotated, as amended.

- 7. The only remedy for non-payment of dues shall be expulsion.
- 8. Each member shall have the right to one vote in the election of all officers and the loss of membership, by death or otherwise, shall terminate all interest of such member in the corporate assets.
- 9. There shall be no individual liability against any member of the corporation for corporate debts, but the entire corporate property shall be liable for the claims of creditors of the corporation.

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STATE OF MISSISSIPPI

COUNTY OF LAFAYETTE

This day personally appeared before me, the undersigned Notary Public in and for the State and County, duly qualified and commissioned by law to administer oaths and take acknowledgments, Doctor William V. Hare, to me personally known, who, being by me first duly sworn, says on oath that he is the same person who is listed above as one of the incorporators of the Mississippi Association of Pathologists and that the above and foregoing two pages constitute a true and correct copy of the proposed charter of incorporation of said The Mississippi Association of Pathologists.

William V. Hare, W. D.

Sworn to and subscribed to before me this 7

My Commission Expires for 11, 1955

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally appeared before me, the undersigned Notary Public in and for the State and County, addy qualified and commissioned by law to administer oaths and take acknowledgements, Doctor Forrest Bratley, to me personally known, who, being by me first July sworn, says an oath that he is the same person who is listed above as one of the incorporators of the Mississippi Association of Pathologists and that the above and foregoins two pages constitute a true and correct copy of the proposed charter of incorporation of said The Mississippi Association of Pathologists.

Forrest Eratley, M. D. They, M. D.

Sworn to and succeribed to before me this 2/54.

day of January, 1952.

My Commission Expires 6/11/1952

STATE OF MISSISSIPPI

COUNTY OF WARREN

This day personally appeared before me, the undersigned Notary Public in and for the State and County, duly qualified and commissioned by law to administer oaths and take acknowledgements, Doctor Richard Fenstermacher, to me personally known, who, being by me first duly sworn, says an oath that he is the same person who is listed above as one of the incorporators of the Mississippi Association of Pathologists and that the above and foregoing two pages constitute a true and correct copy of the proposed charter of incorporation of said The Mississippi Association of Pathologists.

Sworn to and subscribed to before me this 14 day of January, 1952.

OTARL

Thy Commission Expires Supt 9-1954

Received at the office of the Secretary of State, this the 28 day of January

A. D., 1952, together with the sum of \$10 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

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 this State, or of the United States.

J 5H 1952

ATTORNEY GENERAL.

ale of lississip





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

THE MISSISSIPPI ASSOCIATION OF PATHOLOGISTS

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

sixth day of

March 19 52

Theybertite

Receipt No. 3435 L

By the Governor

Recorded in the Secretary of State's Office the sixth day of March, 1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

. The corporate title of said company is	Sharkey Construction Co., Inc.
2. The names of the incorporators are:	
Helen Sharkey Diamond	Postoffice Henderson Point, Mississippi
Geraldine D. Liuzza	Postoffice Henderson Point, Mississippi
	Postoffice
	Postoffice
	Postoffice
	Postoffice
•	Postoffice
	Postoffice
. The domicile is at Henderson	Point, Mississippi
	• • • • • • • • • • • • • • • • • • •
6. Number of shares for each class and	par value thereof:

7. The purpose for which it is creat	æ	eĸ	u	ı
--------------------------------------	---	----	---	---

To engage in the general contracting and construction business; to buy, own, mortgage, sell and develop real estate; to build and repair dwelling-houses and other structures; to purchase, manufacture and sell lumber, bricks, paints and other building materials, and to generally do and perform all things usual and 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 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

25 Shares; any or all stock may be issued in exchange for real or personal property with the approval of the incorporators or the approval of the Board of Directors.

Helen Sharkey D. Lie	amond
Geraldine D. Lie	yya
	Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI		
County of HARRISON		.31321/10
This day personally appeared before me,	the understaned sutherity	2110
HELEN SHARKEY DIAMOND a		
		274110%
incorporators of the corporation known as the	he Sharkey Construction	on Co., Inc. Konsil
who acknowledged that (BE) (they) signed as		11111
thisk (their) act and deed on this the 4th	_day ofMarch, 195	2. xxxxxx
	Notany Public to	or Harrison County,
	Miasi	sai ppi
CTA TO AN ASSOCIATION	Ny Commission	Expires Nov. 8, 1955
STATE OF MISSISSIPPI	\	
County of		
This day parsonally appeared before me	the undersioned authority	
This day personally appeared before me,	the undersigned authority	
,	,	
	,	
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed ar		
(his) (their) act and deed on this the	day of	, 194
		
STATE OF MISSISSIPPI		
STATE OF MISSISSIFF	}	
County of)	
This day personally appeared before me,	the undersigned authority	
,		
incorporators of the corporation known as th	10	
who acknowldeged that (he) (they) signed ar	nd executed the above and forego	oing articles of incorporation as
(his) (their) act and deed on this the	day of	, 194
		March
Received at the office of the Secretary of	\	in the contract of the contrac
A. D., 1952, together with the sum of \$3	deposited to cover	the recording fee, and referred
to the Attorney General for his opinion.	Helin	Ladeen
		Secretary of State.
	Jackson, Miss.	March 5 # 1952
I have examined this charter of incorpora	ation and am of the opinion that	
stitution and laws of the state, or of the Unite	d States.	0 6 (2) · ·
		Attorney, General.
	A	1 0 - 0
	Ву	Assistant Attorney General.





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

SHARKEY CONSTRUCTION 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.

—day of

___19 52

Receipt No. 3807 L

By the Governor

Recorded in the Secretary of State's Office this the sixth day of March, 1952.

THE CHARTER OF INCORPORATION OF DESOTO LUMBER COMPANY

I

The corporate title of said company is DeSoto Lumber Company.

II

The names and post office addresses of the incorporators are:

- C. M. Hall, Post Office, Quitman, Mississippi
- J. F. Hall, Post Office, Shubuta, Mississippi
- M. H. Hall, Post Office, Shubuta, Mississippi

TTT

The domicile of the corporation is at Quitman, Miss-issippi.

I۷

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

Fifty Thousand (\$50,000.00) Dollars, all being Common Stock, there being no preferred stock and no classes of common stock; each share of stock having equal preferences, rights and privileges, without any restrictions or qualifications upon the voting powers of any of such stock.

V

Number of shares for each class and par value thereof;
Five Hundred (500) shares of Common Stock of the par
value of One Hundred (\$100.00) Dollars per share.

VI

The period of existence is Ninety-nine (99) years.

VII

The purpose for which it is created:

To engage in the purchase, manufacture and sale, at wholesale and retail, of any and all kinds of lumber, lumber products, and/or other forest products, and also to encumber same; to act as agent, broker or commission salesman for any and all kinds of timber, lumber, lumber products, and/or other forest products, of others; to engage in any and all logging operations necessary, convenient or expedient in relation to the manufacture or sale of lumber, lumber products, and/or other forest products; to make advances on lumber lumber products, and/or forest products and other securities to any person, or persons, party or parties; to buy, hold, manufacture, encumber, exchange and sell timber, lumber, lumber products, and/or other forest products of all kinds; to buy, hold, lease, sell, exchange and encumber lands and all real property; to deal in, hold, buy, sell and exchange, at wholesale and retail, building materials of all kinds, and also to acquire, own, hold, lease, and/or sell, mills, dry kilns, lumber sheds, buildings and improvements of all kinds, and also to encumber same, and also to acquire, own, hold, lease, buy, sell, exchange, and encumber all machinery, equipment, accessories, tools and parts necessary, convenient or expedient in relation to saw and planing mills, dry kilns, lumber sheds, yards, buildings and improvements of all kinds, or necessary, to logging and/or lumber and/or other forest products operations of any and all kinds, and to acquire, own hold, buy, sell, exchange, lease, and encumber, any and all carts, wagons, trucks and other conveyances, stock, and other personal property necessary, convenient

or expedient for such operations; to endorse or guarantee the payment of the obligations of others in furtherance of any of the purposes of any business in which the corporation may be engaged or with which it may be affiliated; to buy, own, hold, pledge, and sell the securities of other corporations, and to buy, own, hold, pledge and sell the stocks of such other corporations as permitted by law; to buy, own, sell and operate hotels, cafes, boarding houses, rooming houses, ware houses and storage plants; to buy, own and sell automobiles, trucks and all other types of motor vehicles; to buy, sell, deal in, manipulate, at retail and wholesale, merchandise, drygoods, goods, wares, food products and commodities of every sort; to do a general contracting business; to carry on farming operations, including cattle raising and the dealing in and selling of livestock; to carry on a general loan business and to charge for any and all services rendered by the corporation and for any and all business matters or transactions handled by it; to do whatever is necessary, essential, convenient, or expedient to carry out eny or all of said purposes; and to execute any or all of the powers of the corporation, and to do any one or more or all of the matters and things hereinbefore provided for.

The rights and powers that may be exercised by this corporation, in addition to the foregoing are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

VIII

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

Two Hundred Fifty (250) shares of Common Stock.

C. M. Hall

J. F. HALL

M. H. HALL INCORPORATORS

STATE OF MISSISSIPPI

COUNTY OF CLARKE

This day personally appeared before me the undersigned authority in and for said county and state, the within named C. M. Hall, J. F. Hall and M. H. Hall, Incorporators of the Corporation known as DeSoto Lumber Company, who acknowledged, that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 29th day of February, 1952.

NOTARY PUBL

My Commission Expires:

y Commission Expires Feb. 15, 1955

Received at the office of the Secretary of State, this	s the 5 - day of March
A. D., 1952/together with the sum of \$//0	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	Veher Gadren
	SECRETARY OF STATE
Jackson, Miss.,	
March 8 ll , 1952	
I have examined this	charter of incorporation,
and am of the opinion that it is not violative of the Co	nstitution and laws of this State, or of the
United States.	J. P. Coleman
	ATTORNEY GENERAL.
Ву	James 3. Hardard
	Assistant Attorney General.

State of liesissippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

DESOTO LUMBER COLIPANY

is hereby approved.

In testimony inhereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this Sixth day of

March 19 52

Receipt No. 3806 L

By the Governor

Recorded in the Secretary of State's Office this the sixth day of March, 1952.

Secretary of State

RESOLUTION

Be it resolved that the Charter of Incorporation of Koen-Hin, Inc. as originally issued, be amended to read as follows:

That Article 4 be amended as follows:

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

The total authorized capital stock of this Corporation shall be Sixty-five thousand dollars (\$65,000) of which fifty thousand dollars (\$50,000) shall be common stock and fifteen thousand dollars (\$15,000) shall be preferred stock. The preferred stock shall have preference in earnings and assets of the Corporation but shall only be entitled to dividends of five per cent (5%) payable out of earnings, which shall be cumulative. The preferred stock may be callable at any time at par value plus accrued dividends on such notice as the Board of Directors may fix.

That Article 5 be amended as follows:

5. Number of shares for each class and par value thereof:
Five thousand (5000) shares of common stock of the par value
of Ten (10) dollars per share.

One thousand five hundred (1500) shares of preferred stock of the par value of Ten (10) dollars per share.

That Article 8 be amended as follows:

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

Two thousand five hundred (2500) shares of common stock of the value of Twenty-five thousand dollars (\$25,000).

That the other articles be and the same remain as originally granted including any and all amendments thereto.

Be it further resolved that the president and secretary be authorized to execute an amendment to the articles of incorporation.

Witness my signature and seal of the Corporation, this the 14th day of February, 1952.



James A. Alexander, Jr., Sect.

STATE OF MISSISSIPPI

COUNTY OF HINDS

Personally appeared before me the undersigned authority in and for said county and state, the within named Jim De Neve, President, and James A. Alexander, Jr., Secretary of Koen-Hin, Inc., a Mississippi Corporation, who acknowledged as such officers, for and on behalf of said Corporation, they executed the above and foregoing amendment to the charter of incorporation of Koen-Hin, Inc. as the act and deed of said Corporation, they being fully authorized so to do.

Given under my hand and seal of office, this the 14th day of February, 1952.

1000 L

notory sep 14/4/55

AMENDMENT TO CHARTER OF INCORPORATION OF KDEN-HIN, INC.

That the charter of incorporation of Koen-Hin, Inc., a Mississippi Corporation, be amended to read as follows:

That Article 4 be amended as follows:

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

The total authorized capital stock of this Corporation shall be Sixty-five thousand dollars (\$65,000) of which fifty thousand dollars (\$50,000) shall be common stock and fifteen thousand dollars (\$15,000) shall be preferred stock. The preferred stock shall have preference in earnings and assets of the Corporation but shall only be entitled to dividends of five per cent (5%) payable out of earnings, which shall be cumulative. The preferred stock may be callable at any time at par value plus accrued dividends on such notice as the Board of Directors may fix.

That Article 5 be amended as follows:

5. Number of shares for each class and par value thereof:
Five thousand (5000) shares of common stock of the par value
of Ten (10) dollars per share.

One thousand five hundred (1500) shares of preferred stock of the par value of Ten (10) dollars per share.

That Article 8 be amended as follows:

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

Two thousand five hundred (2500) shares of common stock of the value of Twenty-five thousand dollars (\$25,000).

That the other articles be and the same remain as originally granted.

Vitness the signature and seal of the Corporation, this the 14thday of February, 1952.

KOEN-HIN,

ΒY

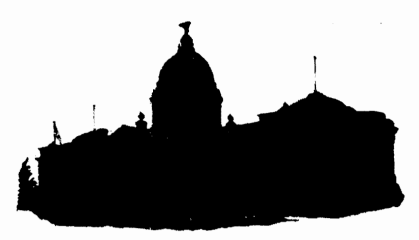
Promident

Attest:

Secretary Secretary

Received at the office of the Secretary of State, A. D., 1952, together with the sum of \$80 referred to the Attorney General for his opinion.	
Jackson, Miss., March 5 a 152	- . ~ 0 A
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.	
	N. P. Calenan

State of Mississippi



Executive Office

Incorporation of			
•	IN, INC.		
is hereby approved.	my hand	whereof, I have to and caused the sale of Mississippi to	Great Seal
		Sixth	
Receipt No. 3805 L		while	

Secretary of State.

Recorded in the Secretary of State's Office this the sixth day of March, 1952.

도보통는 한국어가 조수는 다음교육한 의리인이 보고하고 소급적으로 국무적**하면 이렇게 보**고하고 하면 아파인 되었다. 보고 보고 보고 보고 한국 이 아파인 아파인 아파인 다른 보고 있다면 본

THE CHARTER OF INCORPORATION OF THE SARDIS LUGGAGE COMPANY

-0-0-0-

- The corporate title of said company is
 THE SARDIS LUGGAGE COMPANY.
- 2. The names of the incorporators are:

NAMES

ADDRESSES

Fulton Thompson

- 118 North Congress Street Jackson, Mississippi
- J. H. Thompson
- 118 North Congress Street Jackson, Mississippi
- 3. The domicile is at the City of Sardis, County of Panola, State of Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof:

The amount of authorized capital stock shall consist of six hundred (600) shares of Class A Common stock without par value, four hundred (400) shares of Class B Common stock of the par value of Twenty-Five Dollars (\$25.00) each, and four hundred (400) shares of Preferred stock of the par value of One Hundred Dollars (\$100.00) each.

The distinguishing designations, preferences and restrictions thereof are as follows:

Subject to the limitations provided for in the bylaws of the corporation, 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 any assets of the corporation available for dividends pursuant to the laws of the State of Mississippi, preferential dividends at the rate of five per centum (5%) 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 Class A Common stock or Class B Common stock. Subject to the limitations provided for in the by-laws of the corporation, such dividends upon the Preferred stock shall be cumulative, so that if dividends for any past dividend period at the rate of five per centum (5%) per annum shall not have been paid thereon, or declared and a sum sufficient for payment thereof set apart, the deficiency shall be fully paid or set apart but without interest, before any dividend shall be paid upon or set apart for the Class A Common stock or Class B Common stock. Whenever the full dividends upon the Preferred stock for all past dividend periods shall have been paid, and the full dividend thereon for the then current dividend period shall have been paid or declared and a sum sufficient for the payment thereof set apart, all further dividends declared by the board of directors shall be distributed equally to the holders of the Class A Common stock and Class B Common stock, share and share alike, irrespective of class.

Subject to the limitations provided for in the by-laws of the corporation, the corporation may at the option of the board of directors, redeem the whole or any part of the outstanding Preferred stock on any dividend payment date by paying One Hundred Dollars (\$100.00) for each share thereof, together with a sum of money equivalent to

dividends at the rate of five per centum (5%) per annum on the par value thereof from the date on which the dividends thereon became cumulative to the date fixed for such redemption, less the amount of dividends theretofore paid thereon. Notice of such election to redeem shall, not less than thirty (30) days prior to the dividend date upon which the stock is to be redeemed, be mailed to each holder of stock so to be redeemed at his address as it appears on the books of the corporation. In case less than all of the outstanding Preferred stock is to be redeemed, the amount to be redeemed and the method of effecting such redemption, whether by lot or pro rata or other equitable method, may be determined by the board of directors. If on or before the redemption date named in such notice, the funds necessary for such redemption shall have been set aside by the corporation so as to be available for payment on demand to the holders of the Preferred stock so called for redemption, then, notwithstanding that any certificate of the Preferred stock so called for redemption shall not have been surrendered for cancellation. the dividends thereon shall cease to accrue from and after the date of redemption so designated, and all rights with respect to such Preferred stock so called for redemption including any right to vote or otherwise participate in the determination of any proposed corporate action, shall forthwith after such redemption date cease and determine, except only the right of the holder to receive the redemption price therefor, but without interest. Stock redeemed pursuant to the provisions hereof shall not be reissued but shall be cancelled.

In the event of any liquidation, dissolution or winding up of the affairs of the corporation, whether voluntary or involuntary, 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 Class A Common stock or Class B Common stock, to be paid One Hundred Dollars (\$100.00) per share, together with a sum of money equivalent to dividends at the rate of five per centum (5%) per annum on the par value thereof, from the date or dates upon which dividends on such Preferred stock became cumulative to the date of payment thereof, less the amount of dividends theretofore paid thereon. After the making of such payments to the holders of the Preferred stock, the remaining assets of the corporation shall be distributed among the holders of the Class A Common stock and the Class B Common stock, to the extent of the stated value of the issued and outstanding Class A Common stock and the par value of the issued and outstanding Class B Common stock, respectively. If the remaining assets shall be insufficient to permit the payment in full of such amounts to the holders of the Class A Common stock and Class B Common stock, such remaining assets shall be distributed among the holders of such stock in the proportion that the aggregate stated value of the issued and outstanding Class A Common stock and the aggregate par value of the issued and outstanding Class B Common stock bears to the total amount of the stated value of the issued and outstanding Class A Common stock and the aggregate par value of the issued and outstanding Class B Common stock.

After making such payments in full to the holders of the Class A Common stock and Class B Common stock, any further assets shall be distributed equally to the holders of the Class A Common stock and Class B 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 vested exclusively in the holders of the Class A Common stock and Class B Common stock, each holder thereof being entitled to one vote for each share of such stock standing in his name on the books of the corporation.

The sale price per share of the Class A Common stock without par value shall be Eighty Three Dollars and Thirty-Three and One Third Cents (\$83.33 1/3).

The payment of dividends, the redemption or purchase of Preferred stock and the transfer of shares of stock of any class shall be subject to the provisions of the by-laws of the corporation and the restrictions contained therein.

Except upon the affirmative vote of the holders of two-thirds (2/3) of the total number of the issued and outstanding shares of Class A common stock and Class B common stock, voting together and not separately as classes, the corporation shall not

(a) Amend any provision of this Charter of Incorporation

- (b) Sell or mortgage all or substantially all of the assets of the exporation
- (c) Merge or consolidate with or into any other corporation
- (d) Increase or decrease the amount of the authorized capital stock
- (e) Take any steps toward the dissolution of the corporation
- (f) Amend any provisions of the by-laws of the corporation.
- 5. Number of shares for each class and par value thereof:

Class A Common stock - 600 shares without par value

Class B Common stock - 400 shares, par value \$25.00 each

Preferred stock - 400 shares, par value \$100.00 each.

- 6. The period of existence is ninety-nine years.
- 7. The purpose for which it is created:

To design, manufacture, buy and sell, trunks, suit cases, sample cases, travelling bags, handbags, luggage, pocketbooks, wallets, bill rolls, cases, coverings, wearing apparel, belting, sporting goods and all other manufactured or allied products.

To manufacture, assemble, fabricate, produce, purchase, import, receive, lease as lessee, or otherwise acquire, own, hold, store, use, repair, service, maintain, mortgage, pledge or otherwise encumber, sell, assign, lease as lessor, distribute, export and otherwise dispose of, and generally to trade and deal in and with, as principal, agent or otherwise, goods, wares and merchandise of all kinds, and any and all machinery, tools, equipment, appliances, devices, supplies and

materials used or useful in connection with or incidental to 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 4, Title 21, Code of Mississippi of and amendments thereto.

- 8. Number of shares of each class to be subscribed and paid for before the corporation may begin business is forty (40) shares of Class B Common stock of the par value of Twenty-Five Dollars (\$25.00) each.
- 9. In furtherance and not in limitation of the powers conferred by statute, the board of directors is expressly authorized:

To set apart out of any of the funds of the corporation available for dividends a reserve or reserves for any proper purpose or to abolish any such reserve in the manner in which it was created.

alter, change or repeal any provision contained in this charter of incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

H. Hombson Incorporators ACKNOWLEDGMENT

STATE OF MISSIBSEFFI

1

This day personally appeared before me, the undersigned authority Fulton Thompson

Received at the office of the Secretary of State this the day of March A.D. 1952, together with the sum of \$2/0 deposited to cover the recording fee, and referred to the Attorney General for his option.

bedievary or Brate

Jackson, Mississippi
Mack 6tt, 1952

I have examined this 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

By Janes No DacQ Assistant Attorney General



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

THE SARDIS LUGGAGE COMPANY

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed. this_ _day of

.19 52

Receipt No. 3813 I

By the Governor

Recorded in the Secretary of State's Office this the ixth day of March, 1952.

THIS PACE LEFT BLANK INTENTIONALLY

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

U	NITED BUILDING. INC.
1. The corporate title of said company is_	UNITED BUILDING, INC.
2. The names of the incorporators are:	
Sanford E. Powell	Postoffice Biloxi, Mississippi
John T. Collins	Postoffice Biloxi, Mississippi
Paul J. Collins	Postoffice Biloxi, Mississippi
	Post office
	Postoffice
	Postoffice
	%
	Postoffice
	Postoffice
8. The domicile is at Bilox	i, Mississippi
4. Amount of capital stock and particular	s as to class or classes thereof:
\$25,000.00, all in commo	on stock
•	
5. Number of shares for each class and pa	r value thereof:
250 shares of common sto value of \$100.00.	ck, each share having a par
#100.00.	
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••	240	NOW PUNC		77 444-744			~~	_

To buy, construct, sell, mortgage, lease, rent, and otherwise manage a building or buildings, together with the fixtures and equipment necessary or convenient to the operation thereof.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

150 shares of the common stock

Paul J. Collins
Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of HARRISON	
This day personally appeared before me, the undersignation John T. Collins and Paul J. Collins	
Tomi 1. Volling and lade v. Volling	
Troft-o	A Did las ma Tra
incorporators of the corporation known as the Unite	
who seknowledged that (hex) (they) signed and executed the	
(their) act and deed on this theday of	Serch Harris 18 18 18
	Naham Bahlda
i de la companya de La companya de la co	Notary Public Ott 1 My Commission Expires November 17, 1959
STATE OF MISSISSIPPI	•
STATE OF MISSISSIFFI	
County of	
This day personally appeared before me, the undersign	ned authority
,	,
,	,
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and executed the	he above and foregoing articles of incorporation as
(his) (their) act and deed on this theday of	
(ms) (their) act and deed on this theday of	
STATE OF MISSISSIPPI	
County of	
This day nevernally appeared before me. Also and design	
This day personally appeared before me, the undersign	led authority
,	•
manufacture of the comment of the learners of	
neorporators of the corporation known as the	
who acknowledged that (he) (they) signed and executed the	
(his) (their) act and deed on this theday of	, 19
Received at the office of the Secretary of the state of the secretary	6th March
Received at the office of the Secretary of State this the	de day of arm
	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Jeles Falue
	Secretary of State.
	W
	son, Miss., March 7th 1952
I have examined this charter of incorporation and am	of the opinion that it is not violative of the Con-
	J. P. Coleman
I have examined this charter of incorporation and am titution and laws of the state, or of the United States.	Attorney General.
I have examined this charter of incorporation and am	J. P. Coleman

State of the size of the size

EXECUTIVE



OFFICE.

JACKSON

The within and foregoing Charter of Incorporation of

UNITED BUILDING, INC.

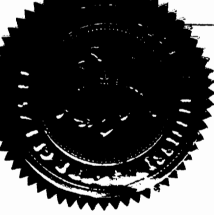
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this Tenth day of

March

1952



Receipt No. 3816 L

Jughertile Covernor

By the Governor

Hiller Keller

Recorded in the Secretary of State's Office this the tenth day of March, 1952.

MINUTES OF A SPECIAL MEETING OF THE STOCKHOLDERS OF EWING-MCCOY GAS COMPANY, INC. AND THE RESOLUTION AS TO THE INCREASING OF THE CAPITAL STOCK

A special meeting of the stockholders of Ewing-McCoy Gas
Company, Inc. was held at the office of said company on East
Main Street in the City of Tupelo at 10 o'clock on the 5th
day of March 1952.

All stockholders were present as follows: Tillman R. Ewing, 99 shares, Elvis A. McCoy, 33 shares, and each stockholder signed a waiver of notice of said meeting in accordance with the by-laws of said corporation.

The meeting was called to order by the President, Tillman R. Ewing, with Elvis A. McCoy as secretary of said meeting.

Elvis A. McCoy introduced the following resolution:

"Whereas it would be to the financial benefit of the Ewing-McCoy Gas Co., Inc. to sell additional stock in the said company-and,

Whereas the present authorized stock is 150 shares of common stock with a par value of \$100.00 per share.

Now be it resolved that the charter of Ewing-McCoy Gas Company, Inc. be amended as follows:

That the total capital stock shall be:
210 shares of common stock with a par
value of \$100.00 per share.

100 shares of cumulative, non-participating, non-voting, except as required by Section 194 of the Constitution of 1890, preferred stock with a par value of \$100.00 per share and with a 6% annual dividend payable before any dividends are paid on the common stock.

And be it further resolved that the officers of said corporation are hereby authorized to do all things necessary to effectively carry out this resolution.

The resolution was carried by the unanimous vote of all stockholders.

Meeting adjourned.	
Witness our signature	s and the seal of the Corporation,
this the 5th day of M	arch 1952.
ATTEST:	(S) T. R. Ewing
	PRESIDENT

(SEAL)

(S) Elvis A. McCoy SECRETARY & TREASURER

CERTIFICATE

I, Elvis A. McCoy, Secretary of Ewing-McCoy Gas Company, Inc., a Mississippi Corporation, hereby certify that the foregoing is a true and correct copy of the minutes of a Special Meeting of the stockholders of Ewing-McCoy Gas Company, Inc., held at Tupele, Mississippi on the 5th day of March 1952, and of the resolution introduced and adopted at that meeting.

Witness my signature and the seal of the Corporation, this the 6th day of March, 1952.



Elvis de Meloy

Secretary,

Ewing-McCoy Gas Co., Inc. (a Mississippi Corporation)

AMENDMENT TO

THE CHARTER OF INCORPORATION

OF

EWING-MCCOY GAS COMPANY, INCORPORATED TUPELO, MISSISSIPPI

That the original Charter of Incorporation of Ewing-McCey
Gas Company, Incorporated, as recorded in Photo-Stat Book 31
Page 143-148 in the office of the Secretary of State, State of
Mississippi, be amended to read as follows:

4. The amount of authorized apital 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.

Two Hundred and Ten (210) shares of common stock with a par value of One Hundred Dollars (\$100) per share.

One Hundred (100) shares of cumulative, non-participating, non-voting (except as required by Section 194 of the Constitution of 1890) preferred stock with a par value of One Hundred Dollars (\$100) per share and with a 6% annual dividend payable before any dividends are paid on the common stock.

That all of the other articles be and remain as they are in the original Charter of Incorporation.

	Witne	255	our	signature	and	the	seal	of	the	Corporation,	this
the_	6th	_day	of_	March		1	952.	•			

ATTEST:

E.O. M. P.

PRESIDENT

ACKNOWLEDGEMENT

STATE OF MISSISSIPPI COUNTY OF LEE

Personally appeared before me the undersigned authority at invite and for said State and County, Tillman R. Ewing, President of Ewing-McCoy Gas Company, Inc. and Elvis A. McCoy, Secretary and Treasurer of Ewing-McCoy Gas Company, Inc., who, being by me duly sworn, on oath state that Tillman R. Ewing is the President and Elvis A. McCoy is Secretary and Treasurer of Ewing-McCoy Gas Company, Inc., and that they signed the above and foregoing Amendment to the Charter of Incorporation on the date shown therein in their official capacity with said corporation in accordance with a resolution duly passed at a special meeting of the stockholders of Ewing-McCoy Gas Company, Inc., and as the act and deed of said corporation.

Given	under my hand	and sea	1, this	the 6th day	of
March	1952.				·



My commission expires:

7-15-53

Judley Q. Can

SECRETARY OF STATE'S ENDORSEMENT

State of Mississippi



Executive Office

Incorporation of	
EWING-MCCC	OY GAS COMPANY, INCORPORATED
hereby approved.	
	In lestimony whereof, I have hereunto s
	my hand and caused the Great Sec
	In testimony whereof, I have hereunto so my hand and caused the Great Second of the State of Mississippi to be affixed this Tenth day.
	my hand and caused the Great Second of the State of Mississippi to be affixed

State's Office this the tenth day of March, 1952.

THE CHARTER OF INCORPORATION

OF

LAKEHILL CLUB, INC.

- 1. The corporate title of said company is Lakehill Club, Inc.
- 2. The names and post office addresses of the incorporators are:
 - N. D. Brookshire, Jr., Meridian, Mississippi
 - Joel W. Forrester, Meridian, Mississippi
 - John M. Martin, Jr., Meridian, Mississippi
- 3. The domicile of the corporation in this state is Meridian, Mississippi.
- 4. The amount of authorized capital stock, with full particulars as to the class or classes thereof:

Seven Thousand Dollars, all common stock, to be composed of Seventy shares, each having a par value of One Hundred Dollars. No share shall be transferrable, either during the lifetime of any holder thereof, or by, at, or after the death of any holder thereof without the written consent of a majority of the stockholders of the corporation, until the corporation shall have first been offered the stock in writing at the original par value thereof for a period of thirty days.

- 5. Number of shares for wach class and par value thereof:

 Seventy shares of common stock, each having a par value of One

 Hundred Dollars.
- 6. The period of existence, not to exceed ninety-nine years, is ninety-nine years.
- 7. The purposes for which the corporation is created, abe:

To own and operate a fishing and hunting club; to acquire by purchase, lease, gift or other means, real, personal and mixed property to be used for fishing, hunting, swimming and other forms of recreation; to build a lake and own and operate the same; to build piers, boathouses, clubhouses and other structures; to stock any lake owned or leased by it with fish and other forms of maxima life; to build and operate hunting preserves and stock them with game birds and animals; to buy, grow and sell timber,

livestock and agricultural and horticultural products; to sell, lease or donate the property of the corporation for the purpose of erecting individual houses, clubhouses and other structures; to sell, lease or donate licenses to use the fishing, swimming, hunting and other recreational facilities of the corporation; to sell, lease, mortgage or otherwise dispose of or encumber any of the real, personal or mixed property of the corporation; to borrow money and pledge the real, personal and mixed property of the corporation as security therefor.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

8. The number of shares of each class of stock necessary to be subscribed and paid for before the corporation shall commence business:

Thirty shares of common stock of the par value of One Hundred Dollars each.

Jack St. Farmetin

Jahn m. martin Jr Incorporators

STATE OF MISSISSIPPI COUNTY OF LAUDE DALE

This day personally appeared before me, the undersigned authority of law in and for Lauderdele County, Misclassic 1, 1. 1. Prockshire, Jr., Joel W. Forrester and John L. Martin, Jr., incorporators of the corporation known as the Lakehill Club, Inc., who each acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 50 day of March, 1952.

Letitic Thompson Buchanan

Received at the office of the secretary of state this the day of March, A.D. 1952, together with the sum of \$24.00 deposited to cover the refording fee, and referred to the attorney general for his opinion.

Jackson, Mississippi

March 74L , 1952

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.

Attorney General

By: Assistant Attorney General

State of lississippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

LAKEHILL CLUB, 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 Tenth day of

Receipt No. 3811 L

Mugherhile Governor

By the Governor

Hely Kaden

Recorded in the Secretary of State's Office this the tenth day of March, 1952.

Secretary of State

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

1. 2.	The corporate title of said company is The names of the incorporators are: Gladys Blades Cockroft Aileen M. Kiser	Ranch, Inc. KICO Broiler Ranch, Inc. Postoffice 2122 Autumn Ave., Memp Postoffice 2122 Autumn Ave., Memp Postoffice Senatobia, Mississippi	
_	The names of the incorporators are: Gladys Blades Cockroft Cockroft Cladys Blades Cockroft	Postoffice 2122 Autumn Ave., Memp Postoffice 2122 Autumn Ave., Memp Postoffice Senatobia, Mississippi	
2.	Gladys Blades Cockroft	Postoffice 2122 Autumn Ave., Memp	
	Gladys Blades Cockroft	Postoffice 2122 Autumn Ave., Memp	
	And. The Kiser	Postoffice Senatobia, Mississippi	his, Tenn.
	Aileen M. Kiser	Annahabia Minahanhari	
		Postoffice Senatobia, Mississippi	
		Postoffice	
		Postoffice	•
		Postoffice	
		Post office	
3.	The domicile is at Senatobia, Missi		€ 6), 6±
i.	Amount of capital stock and particulars as		
K•	ramoune or capital such and particulars as	to class of classes thereof.	
	\$5,000 non par value stock, commo	on only	
	·		
		•	
	·		
	Number of shares for each class and par va	alue thereof:	
•	The total number of shares which	ch may be issued by the corporation	1= 1000
	Without action by the stockhold may be issued by the corporation f may be fixed from time to time by all such shares so issued, the ful delivered, shall be deemed fullpai	ders, the shares of stock without personation time to time for such consideration the board of directors thereof, and all consideration for which has been ad stock, and not liable to any furioder of such shares shall not be liable.	ar value ation as d any and paid or ther call

6. Period of existence (not to exceed ninety-nine years) is 50 years

(Non-profit corporations may have perpetual existence)

- 7. The purpose for which it is created:
 - 1. The object for which it is formed is to carry on all or any of the businesses of poultry production, to raise, buy, sell, render, store, prepare, can and pack poultry and poultry products or otherwise dealing in, either at wholesale or retail.
 - 2. For the purpose of transacting all and sundry the acts of whatever nature necessary to effectuate a proper and successful operation and maintenance of a poultry business and to carry out the purpose heretofore outlined.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

700 non par shares, sold, paid and delivered.

William B. Portent of Stades Blades Backrost Discolution Dilector Fr. Xigin

ACKNOWLEDGMENT

	tee) is given a second of the contract of the
County of Shilly	
	R Parker
This day personally appeared before me,	the undersigned authority William B. Carting
and blody Blade	and the same of th
incorporators of the corporation known as the	Nice Brailer Harch In.
	executed the above and foregoing articles of incorporation as
(his) (their) act and deed on this the/	day of February 1952
my com ex 4/4/54.	Toly Marker
	Tatany Fullic
STATE OF MISSISSIPPI	
STATE OF MISSISSIFFI	Will Co.
County of Oak	11337
This day personally appeared before me, the	as undersigned authority Waster Land
and when the state of the state	de undersigned additional
	1.0
	ViCa Brailes Randa Sila SH33
incorporators of the corporation known as the	Act of
H	executed the above and foregoing articles of incorporation as
(his) (their) act and deed on this the 29	day of Terrary 19 3 2
My Commission	on Expires Dec. 20, 1864 S. W. WERS, NUIARI PUBLIS
STATE OF MISSISSIPPI	`
STATE OF MISSISSIFF	
County of	
•	
This day personally appeared before me, th	ne undersigned authority
This day personally appeared before me, th	ne undersigned authority
This day personally appeared before me, the	ne undersigned authority
incorporators of the corporation known as the	
incorporators of the corporation known as the	executed the above and foregoing articles of incorporation as
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incorporators of the corporation known as the who acknowledged that (he) (they) signed and (his) (their) act and deed on this the Received at the office of the Secretary of S A. D., 1952, together with the sum of \$2. to the Attorney General for his opinion.	executed the above and foregoing articles of incorporation as day of
incorporators of the corporation known as the who acknowledged that (he) (they) signed and (his) (their) act and deed on this the Received at the office of the Secretary of S. A. D., 1952, together with the sum of \$2. to the Attorney General for his opinion. I have examined this charter of incorporation.	executed the above and foregoing articles of incorporation as day of

in all the life all the

State of fississippi

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.

this Tenth day of

They here to

Ly the Courrier

Receipt No. 3748 L

Helen Lalen

Recorded in the Secretary of State's Office this the tenth day of March, 1952.

Carl Market Land Contract Market Market Contract Contract

T/0

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<u> Harau Burrau y</u>

believes it can more direct derrison bunty Humane Cociety purposes by incorporating under the authority of, and subject to, Section 5310 of the mississipping among 1942, as amended, as a non-profit corporation; and,

has drawn up and submitted a proposed Charter of Incorporation, which said proposed charter as been submitted to the baciety; and,

sets out in full the jurgoses of the Vest Horrison County

NOW, THEREFORE, BE IT HEALEVED that are Cloude a. Brown.Wm. English Lindsey, and Jo Prake / rrington, all of Gulfport, Mississippi, be, and they dereby are suthorized and directed, as Incorporators, to a ly for a Charter from the state of Mississippi, incorporating the last Harrison founty Humane society as a non-profit corporation, under the authority of and subject to section 5310, Mississippi Tode of 1940, as amended, and to do any and cultacts or things necessary to consummate such incorporation.

and the second of the second o

Ue, Jo Trake / rrington, Chairmin, and arc. Laude O. brown, Secretary for the lest harrison County Humane Society, do hereby certify that the foresoing resolution is a true and correct copy of the resolution unanimously adopted by the lest Harrison abunty Humane Lociety at its regular meeting at Gulf out, wississimple, on the 6th day of habrary,, 1950.

mrs Claude O. Brown

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	THE WEST HARR	he West Usa	micon Coun	tr Humane	Societ	u .
1. 2.	The corporate title of said company is T	ne west har	rison coun	cy manare	DOCTO	
۷.	The names of the incorporators are:		Gulfport,	Miceice	inni	
	Mrs. Claude O. Brown					
1.	English . Lindsey		Gulfport,	_		
-	Jo Drake Arrington	Postoffice.	Gulfport,	Mississ	ippi	
		Postoffice			•	
		Postoffice	<u> </u>		·	
		Postoffice				
		Postoffice				
	•	Postoffice	•	•		
	m	Missission	•			
	Amount of capital stock and particulars This is a non-profit co stated in paragraph seven h	as to class or rporation, ereof, unde	classes thereof	for the	purposes Section	53
	Amount of capital stock and particulars	rporation, ereof, under samended. 1 be issued members. En amounts as pulsion shall be officers. Erminate all there shall porate debt	organized or the authors and no disach member and be find the loss of the loss	for the pority of widends shall be xed, from only remote to from members of such dividual entire	or profice required time to the term of th	ts ed o non- one y s
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6. The period of existence (not to exceed fifty years) is repetual, under the authority of and subject to acction 5010, discussing is one of 1942, as amended.

The purpose for which it is created:

(a) To aid and promote the welfare of children, particularly the underprivileged, and thereby to improve the physical, mental and moral condition of mankind;

(b) To prevent cruelty to animals, and to promote by lawful means, the observance and enforcement of all laws now existing or which may hereafter be enacted for the protection of animals.

(c) To teach and emphasize both by example and through the medium

of humane education the duty of kindness to animals owed by all

human beings.

- (d) To provide or assist in providing and arranging for the holding of public meetings, assemblies and gatherings for the purpose of humane education, and of discussing and considering the problem, and the ways and means, of preventing cruelty to animals; and to encourage and aid in the organization of humane societies throughout Mississippi and other states.
- (c) To prepare, publish and distribute, and to facilitate the preparation, publication and distribution of, books, pamphlets and other written matter, and the giving of talks, lessons, lectures, and recitals, over the radio and television, and in schools and other institutions and places, on the subject of the prevention of cruelty to animals and related matters.

(d) To raise, receive and disburse funds and to do and perform any and all other lawful acts and things necessary or desirable to carry out

all or any of the corporate purposes.

(e) To acquire property for the corporate purposes by grant, gift, purchase, devise or bequest, and to hold and dispose of the same, subject to such limitations as are prescribed by statute.

(f) To carry on all or any of its activities and to purchase or accuire, hold and dispose of such property, real, personal and mixed, as may be requisite for the transaction of its business or the conduct of its affairs.

(g) To promote and provide a humane educational program teaching the duty of kindness to animals and the relation and importance thereof to the improvement of the physical, mental and moral condition of humankind.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

Number of Shares of each class to be subscribed and paid for before the corporation may begin business. NONE.

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of HARRISON	
This day personally appeared before me, the un	margional anthority
	ym. English . Lindsey,
and Jo Drake Arrington,	
incorporators of the corporation known as the The	e West Harrison County Humans Society
	cuted the above and foregoing articles of incorporation a
(their) act and deed on this the 7# day	of March 1952.
	Fresh This, Tetany Pettie
CONTRACTOR AND ANTOCACCOUNTY	My Commission Expires Avenuet 31, 1054
STATE OF MISSISSIPPI	page and the control of the control
County of	
This day personally appeared before me, the un	demianal authority
and the production of the distance of the dist	
•	
incorporators of the corporation known as the	
	cuted the above and foregoing articles of incorporation a
(his) (their) act and deed on this theday	of , 194
STATE OF MISSISSIPPI	
}	
County of	
This day personally appeared before me, the un	dersigned authority
incorporators of the corporation known as the	
who acknowldeged that (he) (they) signed and exec	cuted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday	of, 194
-	
Pageigad at the office of the County of Chat-	man 8th and March
Received at the office of the Secretary of State	
A. D., 1945, together with the sum of \$20	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Withe Today
	Secretary of State.
	Jackson, Miss., March 1942
I have examined this charter of incorporation a	nd am of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United State	B. Coleman
	Attorney General
	By Assistant Attorney General.
	O Assistant Attorney General.
NOTE—In case all incorporators are together vote sufficient.	when acknowledgment is taken, one acknowledgment will

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	KITCHENS, INC., tr /0 ' fine t at a
_	The corporate title of said company is KITCHERS, INC.
l.	The corporate title of said company is
2.	The names of the incorporators are:
	P. V. Winstead Postoffice Jackson, Mississippi
	Edith H. Winstead Postoffice Jackson, Mississippi
	Postoffice
	Post of fice
	The domicile is at Jackson, Hinds County, Mississippi
	Amount of capital stock and particulars as to class or classes thereof:
	Authorized capital of Ten Thousand Bollars (\$10,000.00) Bollars common
	stock of the par value of One Hundred (\$100.00) Dollars per share
	·
	Number of shares for each class and par value thereof:
	One Hundred (100) shares of common stock of the par value of
	One Hundred (\$100.00) Doilars per share

(Non-profit corporations may have perpetual existence)

State Cliesissippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

THE WEST HARRISON COUNTY HUMANE 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.

this TENTH day of

MARCH 19 52

Receipt No. 3825 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the eleventh day of March, 1952.

7.	The	purpose	for	which	it	is.	created:
----	-----	---------	-----	-------	----	-----	----------

To manufacture and to buy, own, sell, install, repair and otherwise deal in, either at wholesale, retail or as a jobber, household appliances and fixtures, and building and decorative materials used or useful in household interiors; and to do any and all such other things as may properly be done in aid of 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 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Fifty (50) shares of common stock of the par value of One Hundred (\$100.00) Dollars per share.

P. J.	Winstead	
Edith. H.	winted	
	Inco	rporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of Hinds	_
This day nevernally appeared before me the up	dersigned authority An and for the State and
County affresaid, P. V. Winstead and Edit	· · · · · · · · · · · · · · · · · · ·
	73.1
incorporators of the corporation known as the	KITCHENS, INC.
who acknowledged that (they) signed and execu	ited the above and foregoing articles of incorporation as
(their) act and deed on this the day of	9 nace William , 19 52 natary Public
My Commission Expires Jan. 12, 1955	natary Guthe
STATE OF MISSISSIPPI	
County of	_
mile language in the second second	
	ersigned authority
,	
incorporators of the corporation known as the	,
	ted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday o	.f
STATE OF MISSISSIPPI]
Country of	}
County of	-)
This day personally appeared before me, the und	ersigned authority
incorporators of the corporation known as the	
	ted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday o	f, 19
	4
Received at the office of the Secretary of State of	his the 10 day of March
A.D., 19_52, together with the sum of 30	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	51.0.
	Secretary of State.
	Vonet de la constant
**	Jackson, Miss., Narch 10 4 19 52
I have examined this charter of incorporation as stitution and laws of the state, or of the United States	nd am of the opinion that it is not violative of the Con-
	Attorney, General.
	By kines 3. Variable
	Asistant Attorney General.
NOTE—In case all incorporators are together whose sufficient.	nen acknowledgment is taken, one acknowledgment will

State () [ississippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

KITCHENS, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

March 19 52

By the Governor

Receipt No. 3830 L

Silve Koling

Recorded in the Secretary of State's Office this the eleventh day of March, 1952.

CHARTER OF INCORPORATION

OF

CAPITAL FURNITURE MANUFACTURING COMPANY

ARTICLE I

The corporate title of said company is Capital Furniture Manufacturing . Company.

ARTICLE II

The names and postoffice adresses of the incorporators are:

V. L. Howell

Falcon, Mississippi

Falcon, Mississippi

J. T. McKibben Marks, Mississippi

ARTICLE III

The Domicile of said corporation in this state is Falcon, Quitman County, Mississippi.

ARTICLE IV

The full amount of authorized capital stock with the particulars as to the class or classes thereof is:

The capital stock of the corporation shall be One Thousand shares of common stock without nominal or par value.

ARTICLE V.

The sale price of the stock of the company shall be Ten Dollars per share.

ARTICLE VI.

The period of existence of the corporation shall be for a period of fifty years.

ARTICLE VII.

The purposes for which this corporation is created are:

To engage in the manufacture and sale of furniture and its component parts; to school and train and to operate a school for the training of people to work in the manufacture of furniture and its component parts; to establish and operate sales agencies and organizations for the sale of products manufactured by the company at either wholesale or retail and any and all things necessary and incident to such purposes and also all those rights and powers conferred by the provisions of Chapter 4 of Title 21 of the Mississippi Code of 1942 and laws amendatory thereof.

ARTICLE VIII

The number of shares of stock necessary to be subscribed and paid for before the corporation shall commence business shall be One Hundred shares.

WITNESS the signatures of the incorporators this the 7th day of March, 1952.

2. L. How'ell

STATE OF MISSISSIPPI

COUNTY OF QUITMAN

This day personally appeared before me, the undersigned authority in and for the said County and State, the within named V. L. Howell, C. P. Howell, and J. T. McKibben, known to me, who acknowledged that they signed and delivered the above and foregoing charter of incorporation on the day and year therein mentioned.

GIVEN under my hand and seal, this the 7th day of March, 1952.

Causenbeden

(SEAL)

CLAUSEN PEDEN, Chancery Clerk
(Official Title)

(Ollicial -1

My Commission Expires:
My Commission Expires
1st Monday in January, 1956

Received at the office of the Secretary of State,	this the 10 day of March
A. D., 1952 together with the sum of \$3000	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	Heler Colum
	SECRETARY OF STATE
Jackson, Miss.,	
March 10# 1958	-
I have examined this	
and am of the opinion that it is not violative of the United States.	Constitution and laws of this State, or of the
	ATTORNEY GENERAL.
•	By James J. Hardall
	/ Assistant Attorney General.

State of Casissippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

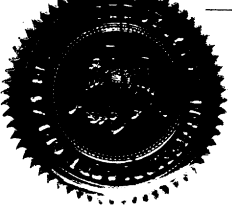
CAPITAL FURNITURE MANUFACTURING COMPANY

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this TENTH day of

MARCH 19



By the Governor

Receipt No. 3832 L

Tile Lolins

Recorded in the Secretary of State's Office this the eleventh day of March, 1952.

Secretary of State

CHARTER OF INCORPORATION

OF

CLARKSDALE LITTLE LEAGUE, INC.

I.

KNOW ALL MEN BY THESE PRESENTS that we, W. W. Day, W. H. Frazer, Jr., and Edna F. Fulton, have been designated by proper resolution of the Clarksdale Little League, Asso., to apply for a corporate charter, and we do hereby certify that the name of the said corporation shall be and is CLARKSDALE LITTLE LEAGUE, INC.

II.

That the names and post office addresses of the incorporators are:

W. W. Day, Clarksdale, Mississippi

W. H. Frazer, Jr., Clarksdale, Mississippi Edna F. Fulton, Clarksdale, Mississippi

III.

That the principal place of business or domicile of the said corporation is to be Clarksdale, Mississippi.

IV.

Amount of capital stock and particulars as to class or classes thereof: No capital stock to be issued.

٧.

No shares of capital stock to be issued, only certificates of membership of no par value, the number of which is to be unlimited.

VI.

The period of existence shall be perpetual unless sooner dissolved as provided by law.

VII.

The purposes for which this corporation is created are:

- (a) To develope and maintain Little League Base-ball; to promote athletics and otherwise endeavor to improve the physical, mental and moral condition of and for the youth of Clarksdale, Coahoma County, Mississippi, and to cooperate with other organizations in the general development of the physical, mental and moral conditions of the youth generally.
- (b) To advocate and incourage Little League Base-ball, other wholesome sports and recreations, as well as, the arts and sciences; to advance and protect the welfare of youth; and, to provide a place for recreation and amusement for them.
- (c) To exercise any other right or power incident to the aforesaid general powers which might be or become necessary or incident thereto.
- (d) To operate without profit; 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 a loss of membership by death or otherwise the termination of all interest of such member 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.
- (e) To acquire, purchase, hold, own, sell, mortgage and lease any land or lands, and any personal property,

and to construct, erect, operate, equip, produce, maintain, and use buildings, stadiums, rooms, houses, laboratories and other structures or personal property whatsoever as may seem useful for and conducive to any of the corporate objects.

- (f) To buy, sell, pledge, own and hold stocks, bonds, or other investment securities and to receive the dividends, interest and income thereon.
- (g) To borrow money by means of obligations issued or through commercial instruments and in the manner permitted by law, to secure the payment of any such obligation by mortgage, pledge or agreement as to all or any part of the property, real or personal, of this corporation.
- (h) To give credit and lend and advance money to such persons, corporations, or partnerships, trust companies or associations as may be deemed advisable by this corporation and upon such terms and security as may seem expedient to this corporation.
- (i) The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, of the Mississippi Code of 1942 and any supplements or additions thereto.

VIII.

No shares of stock are to be issued before commencement of business. Certificates of membership shall be the only evidence of membership in this association.

WITNESS THE SIGNATURES OF the parties hereto on this the 8 day of March, 1952.

W. H. FRAZER, JR.

Sena J. Juston EDNA F. FULTON

STATE OF MISSISSIPPI COUNTY OF COAHOMA

This day personally appeared before me, the undersigned authority within and for the State and County aforesaid, W. W. DAY, W. H. FRAZER, JR. and EDNA F. FULTON, incorporators of the corporation known as Clarksdale Little League, Inc., who acknowledged that they signed, executed and delivered the above and foregoing Charter of Incorporation as their volunatry act and deed on the day and year therein mentioned.

Given under my hand and official seal on this the 8 day of March, 1952.

NOTARY PUBLIC

My Commission Expires:

My Commission Expires Aug. 31, 1963

RESOLUTION PASSED AT A SPECIAL MEETING OF THE CLARKSDALE LITTLE LEAGUE ASSN.

Association, an unincorporated association, was held on the 6th day of March, 1952, in Clarksdale, Mississippi. On motion made and carried it was resolved that the association apply to the State of Mississippi for a Charter of Incorporation of the association known as the Clarksdale Little League Association, and that the said application be made pursuant to Section 5310 of the Mississippi Code of 1942 and the general laws of the State of Mississippi governing

the same.

It is further resolved that W. W. Day, W. H. Frazer, Jr., and Edna F. Fulton apply for and secure said charter for and in the name and on behalf of the association with authority to do each and everything which may be requested or necessary to secure said Charter of Incorporation and to perfect the organization thereof.

PRESIDENT Day

ATTEST:

Edna J. Juston SECRETARY

The above and foregoing is a true copy of the Resolution passed by the Clarksdale Little League Association, an unincorporated association of Coahoma County, Mississippi, on the 6th day of March, 1952.

Edne J. Juston BECRETARY.

Desired at the office of the Compter of City	this the 10 day of March
Received at the office of the Secretary of State,	uns nez- udy or
500	
A. D., 1957, together with the sum of \$10	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	Hele Lelie
	SECRETARY OF STATE
Jackson, Miss.,	
Juckson, Miss.,	
March 104, 1952	<u>,</u>
I have examined this	charter of incorporation,
	Constitution and laws of this State, or of the
United States.	Constitution and laws of this blate, of or the
Omiod Digios.	1000
	L. T. Coleman
	ATTORNEY GENERAL.
	By Junes > Hendall
	Assistant Attorney General.

State Willesissippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of CLARKSDALE LITTLE LEAGUE, 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 _____ day of

MARCH 19 52



Receipt No. 3821 L

Sughwhile Covernor

By the Governor

Helia Ladin

Recorded in the Secretary of State's Office this the Eleventh day of March, 1952.

Furnished by Walker Wood, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	BEAVER LAKE SP	ORT CLUB
L.		y is BEAVER LAKE SPORT CLUB
2.	The names of the incorporators ar	·
		Postoffice Tupelo, Mississippi
	John R. Anderson	Postoffice Tupelo, Mississippi
_		Postoffice
		Postoffice
		Postoffice
_		Postoffice
		Postoffice
		Postoffice
	The domicile is at Fulton. Mi	ssissippi
	Amount of capital stock and partic	culars as to class or classes thereof:
	\$5,400.00 Common Stock	
		,
	·	
	Number of shares for 1	10 Ohamar
•		d par value thereof: 18 Shares, par value \$300.00
	per share.	
	·	
	The period of existence (not to exi	ceed fifty years) is Fifty Years

7	The	purpose	for	which	iŧ	is	created:
••	- 110	Date Dong		AA TTV-TP		-	OT AMARKS

Own and operate a hunting and fishing club, own land and lakes sufficient to carry out purpose of organization.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4 of Mississippi Code of 1942 Annotated and Amendments thereto, said Chapter 4 being the Chapter on Corporations in Book 4 of Mississippi Code of 1942 Annotated.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

18 Shares.

1		,	•
1/1/1/		- ,	74
· _/ ·	<i>A</i>	. /	Est. 17:5
			Ingornorato

ACKNOWLEDGMENT

County of Lee	
This day personally appeared before me, the unc	dersigned authority
Grady Smith and John R. Anders	
	(Hen _{ter}
incorporators of the corporation known as the Be	aver lake Sport Club
who acknowledged that (he) (they) signed and execu	uted the above and foregoing articles of incorporation as
(his) (their) act and deed on this the 7th day	of March 194 52
	Elielle Mayne Seal
NT COMMISSION EXPIRES:	NOTARY PUBLIC FOR HE E CO., MISS.
STATE OF MISSISSIPPI	
County of	•
This day nersonally anneared before me the und	dersigned authority
and becomend abbouted before me, the and	
,	,
incorporators of the corporation known as the	
	uted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday	of, 194
STATE OF MISSISSIPPI	
}	
County of	
This day personally appeared before me, the und	lersigned authority
*	
· · · · · · · · · · · · · · · · · · ·	,
ncorporators of the corporation known as the	
who acknowledged that (he) (they) signed and execu	ated the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday of	of, 194
	— — — — —
Possived at the effice of the Sametan of State of	
Received at the office of the Secretary of State t	
	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Tother France
	Secretary of State.
•	Jackson, Miss., March 10 th 1982
I have examined this charter of incorporation and	am of the opinion that it is not violative of the Con-
titution and laws of the state, or of the United States	s. \ \ \ \ (_0_0
	Attorney General.
	Assistant Attorney General.

State of the state

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

BEAVER LAKE SPORT 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.

this ______ day of

March 1952

By the Governor

Receipt No. 3826 L

eles fales

Governor

Recorded in the Secretary of State's Office this the eleventh day of March, 1952.

AMENDMENT TO ARTICLES OF INCORPORATION

OF

THE BANK OF RALEIGH RALEIGH, MISSISSIPPI.

RESOLVED, That the original Charter of Incorporation of The Bank of Raleigh, Raleigh, Mississippi, be amended in the following particulars, to-wit:

- Strike out Amendment dated April 20, 1935, recorded in Book of Incorporations No. 35-36, Pages 301 et seq., in the Office of the Secretary of State.
- 2. Strike out Amendment dated February 5, 1937, recorded in Book of Incorporations No. 36-37, Pages 431 et seq., in the Office of the Secretary of State.
- 3. Strike out Amendment dated February 26, 1942, recorded in Book of Incorporations No. 41-42, Page 257, in the Office of the Secretary of State.
- 4. Strike out Amendment dated August 9, 1947, recorded in Book of Incorporations No. 6, Pages 476-480, in the Office of the Secretary of State.
- 5. Strike out Section Four and insert in lieu thereof a new Section Four reading as follows:

SECTION FOUR

The capital stock of the bank shall be Thirty Thousand Dollars (\$30,000.00) divided into 600 shares of the par value of Fifty Dollars (\$50.00) each, all of which shall be common stock.

STATE OF MISSISSIPPI COUNTY OF SMITH

I, the undersigned President of The Bank of Raleigh, Raleigh, Mississippi, do hereby certify that the above and foregoing is a true and correct copy of the resolution amending the Charter of the said bank as the same was duly adopted at a special meeting of the stockholders held on the 4th day of March, 1952, in accordance with by-laws of the bank. And I do further certify that the said resolution was adopted by a majority in amount of all of the outstanding stock of said bank.

In Testimony Whereof Witness my signature and seak of The Bank of Raleigh, Raleigh, Mississippi, this the day of March, 1952.

ATTEST:

President.

Am EN Fred

Received at the office of the Secretary of State	, this the 10 day of March
	, '
A. D., 1952, together with the sum of \$	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	Heles Labour
	SECRETARY OF STATE
Jackson, Miss.,	
march 11th, 1952	
I have examined this and lower	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.	
	1 P. Coleman
	ATTORNEY GENERAL.
•	By James 3. Herdall
	Assistant Attorney Conord

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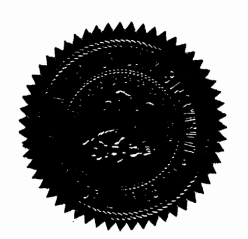
Department of Bank Supervision



JACKSON

Charter of .	Incorporation of	
	THE BANK OF RALEIGH	
	RALBIGH, MISSISSIPPI.	
•		

In testimony whereof, I have hereunto set my



hand and caused the Seal of the Department of Bank Supervision

State of Mississippi to be affixed,

this Seventh day of

March 19 52.

STATE COMPTROLLER.

State of Mississippi



Executive Office

Incorporation of	
TR	E BANK OF RALEICH
is hereby approved. Receipt No. 3840 L	In testimony whereof, I have hereunto set my hand and caused the Great Scal of the State of Mississippi to be affixed, this Eleventh day of March
By the Governor	Mughurhi a

Recorded in the Secretary of State's Office this the twelfth day of March, 1952.

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Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

2. The names of the incorporators are: W. D. SHIVERS Postoffice FLORENCE, MISSISSIPI	Postoffice Jackson, Mississippi Postoffice Postoffic
RUFUS CREENORE Postoffice Annual County, Mississippi Amount of capital stock and particulars as to class or classes thereof: Authorised capital of Fifty Thousand (\$50,000.00) Dollars consisting of thousand (2,000) shares of non-par value common stock to be sold initial	Postoffice
Postoffice Amount of capital stock and particulars as to class or classes thereof: Authorised capital of Fifty Thousand (\$50,000.00) Dollars consisting of thousand (2,000) shares of non-par value common stock to be sold initial	Postoffice
Postoffice Amount of capital stock and particulars as to class or classes thereof: Authorised capital of Fifty Thousand (\$50,000.00) Dollars consisting of thousand (2,000) shares of non-par value common stock to be sold initial	Postoffice
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Postoffice Postoffice The domicile is at Florence, Rankin County, Mississippi Amount of capital stock and particulars as to class or classes thereof: Authorized capital of Fifty Thousand (\$50,000.00) Dollars consisting of thousand (2,000) shares of non-par value common stock to be sold initial.	Postoffice Postoffice Postoffice Rankin County, Mississippi rs as to class or classes thereof: usand (\$50,000.00) Dollars consisting of two par value common stock to be sold initially
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The domicile is at Florence, Rankin County, Mississippi Amount of capital stock and particulars as to class or classes thereof: Authorised capital of Fifty Thousand (\$50,000.00) Dollars consisting of thousand (2,000) shares of non-par value common stock to be sold initial	e, Rankin County, Mississippi rs as to class or classes thereof: usand (\$50,000.00) Dollars consisting of two par value common stock to be sold initially
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Amount of capital stock and particulars as to class or classes thereof: Authorized capital of Fifty Thousand (\$50,000.00) Dollars consisting of thousand (2,000) shares of non-par value common stock to be sold initial	usand (\$50,000.00) Dollars consisting of two
and State of the Committee of the Commit	
	\$ ***!(
	ar value thereof:

7. The purpose for which it is created:

To sum and operate for hire a general telephone business, furnishing both local and long distance service to the general public.

To buy, build, construct, operate and maintain one or more telephone emchanges and systems with peles, oables, lines and supports; the same to be emachanted, apparent and maintained in, through, along and supe the highways of the Fints of Macianiani, and the streets, avenues and allays of maintaparities of suit Clark and to be interested and operated with such peles, supports and lines, together with all instruments receivers; transmitters, beards and batteries; together with all instruments and appliances suitable, necessary and convenient for the proper and profitable use of a general telephone exchange and system for hire for the use and convenience of the general public.

To sequire assistant or appropriate franchises and rights of may from soundy and municipal authorities.

To operate both local and long distance telephone lines, to make contracts with connecting lines for the receiving and transmitting of long distance calls, and also to make contracts with such connecting lines relating to the compensation for long distance or tell charges.

To purchase, lease or otherwise acquire or own real and personal property, improved or unimproved of every kind and description and to sell, dispose of, lease and mortgage said property or any part thereof.

To borrow money for the carrying out and perfection of the purposes of this perfection and to issue bonds, debentures, stock, notes and other chlightions therefor by perfect and earry out contracts of any and every kind that may be inconsessy of impossible to the proper conduct of its besiness.

To do and perform all things that are or may be necessary and/or incident to the carrying out and consumeting of the foregoing rights.

the County of Grand Control of the Control of

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The course of the same of the

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

- 8. Number of Shares of each class to be subscribed and paid before the corporation may begin business. Five hundred sixty (560) shares of non-par value common stock of the tetal value of \$1h,000.00.
- 7. A description of the telephone line and the points it will traverse are as fellows:

 The town of Florence and the Florence community to be served ever municipal streets and various state and county highways; the Montersy community and intermediate points to be served ever various state and county highways; the Star community and intermediate community and points intermediate and to the south thereof, extending to the Piapeca County line to be served over various state and county highways; the Siani community and points intermediate and to the West to Pearl River to be served ever various county roads; the Clear Branch community and intermediate points to be served ever various state and county highways, and the Hickory Ridge community and intermediate points to be served over various state and county reads, all in Supervisor's District Number One in Rankin County, Mississippi.

W.D. Skinger Rubus Crukmone
Rubust rukmone
Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI			
County of HDDS			
This day personally appeared before me,			
in and for said State and County	aforesaid, W. D.	. Phivers and Ruitu	CLESKEDIS
ncorporators of the corporation known as the	Florence Te	Lephone Company, L	zc.,
who acknowledged that (the) (they) signed and		and foregoing articles	of incorporation as
(their) act and deed on this the 11th		arch Pace (NIN	19_52
ly Commission Expires Jan. 12, 1956		Notary Public.	- S. W. 1. 3
STATE OF MISSISSIPPI)		
County of	}		VOF TO THE
This day personally appeared before me, t	he undersigned auth	ority	"Manager of the Control of the Contr
acorporators of the corporation known as the			
This) (their) act and deed on this the	_day of		, 19
STATE OF MISSISSIPPI)		
ounty of			
This day personally appeared before me, the	he undersigned autho	ority	
scorporators of the corporation known as the			
who acknowledged that (he) (they) signed and			
(his) (their) act and deed on this the	_day of		, 19
· · · · · · · · · · · · · · · · · · ·		/	
Received at the office of the Secretary of S	state this the 12	day of	larch
L.D., 19 52, together with the sum of \$//	deposite	to cover the recording	g fee, and referred
o the Attorney General for his opinion.	JAck	w Kadi	u /
		Se	cretary of State.
I have examined this charter of incorpora	Jackson, Mis	V·)	olative of the Con-
titution and laws of the state, or of the United	States.	J. P. C	aleman
	D	lames A	ttorney General.
	Ву	Assistant A	ttorney General.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

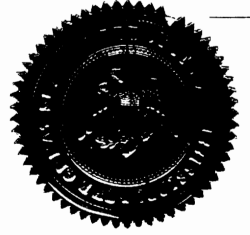
FLORENCE TELEPHONE COMPANY, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this ______ day of

March 19 52



Receipt No. 3849 L

Theighewhile Consernor

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the thirteenth day of March, 1952.

THE CHARTER OF INCORPORATION OF

) (II)-	SOUTH INCORPORATED	
. T	he corporate title of said company is	Mid-South Incorpore	ted
T	he names of the incorporators are:		
	Ellis T. Woolfolk	PostofficeTun	ica, Mississippi
	Jesse D. Wooten	Postoffice Mean	phis, Tennessee
	John C. Hogen	Postoffice	phis, Tennessee
		Postoffice	
		Post office	
da.	he domicile is at Tunica,	ississippi	
	·		
	umber of shares for each class and p nares of Common Stock of the p		
Pe	riod of existence (not to exceed n	nety-nine years) is fifty	· (50) vears

(Non-profit corporations may have perpetual existence)

- 7. The purpose for which it is created:
 - (1) To engage in the business of buying, storing, distributing, selling, and processing automotive and industrial oil and greases; automotive and farm tires, tubes, batteries and related accessories; household and farm equipment and appliances and related products; agricultural and industrial chemicals and related products; agricultural products and livestock; and the rendering of services with reference to the use of such commodities; and
 - (2) To acquire, own, operate and develop real estate for carrying out the purposes set forth above; and
 - (3) To acquire, own, lease, operate and develop oil and gas properties; produce and process products therefrom, and render all services in connection therewith.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Said corporation may begin business whenever as many as five hundred (500) shares aggregating the sum of Fifty Thousand Dollars (\$50,000.00) par value shall have been subscribed and paid for.

4

Ellis T. Wolfolk

Jesse D. Wooten

John C. Hogan

Incorporators.

ACKNOWLEDGMENT

County of	SHKLBY	
		d authority
Ellis T. Woolfolk,	Jesse D. Wooten, and Jo	onn C. nogen
corporators of the corporation l	· ·	
ho acknowledged that (he) (the	y) signed and executed the a	above and foregoing articles of incorporation a
(their) act and deed on this	s the 11th day of	Merch 2 317876 192 58
		0 0:0 :4 : 5 : 6
My Cemmission E	Expires March 31, 1955	Notary Public
		11804
STATE OF MISSISSIPPI		The state of the s
founds of	}	
ounty of	j	
This day personally appeared	before me, the undersigned	authority
	-)	
- AT		•
icorporators of the corporation l		
the acknowledged that (he) (the	y) signed and executed the a	above and foregoing articles of incorporation as
his) (their) act and deed on this	s theday of	, 19
*		
STATE OF MISSISSIPPI)	
	}	
senty of	 J	
This day personally appeared	before me, the undersigned	authority
	,	
searnorstory of the semicontion l	mourn on the	
		bove and foregoing articles of incorporation as
ine, (their) act and deed on this	theday oi	, 19
	Sagratory of State this the	12th day of March
Received at the office of the S		uay U.F.
Received at the office of the S	Secretary of State Units the	<u> </u>
.D., 195, together with the	sum of \$200 der	posited to cover the recording fee, and referred
.D., 195, together with the	sum of \$200 der	posited to cover the recording fee, and referred
.D., 195, together with the	sum of \$200 der	Secretary of State.
.D., 195 , together with the	sum of \$2/0 dep	Secretary of State.
. D., 192 L together with the so the Attorney General for his or	pinion. Jackson,	Secretary of State. Miss., 1952
I have examined this charter	jackson,	Secretary of State. Miss., 134 1952
I have examined this charter	jackson,	Secretary of State. Miss., 1952 the opinion that it is not violative of the Con-
a. D., 192 L, together with the so the Attorney General for his or	Jackson, of incorporation and am of of the United States.	Secretary of State. Miss., 134 1952
I have examined this charter	jackson,	Secretary of State. Miss., 1952 the opinion that it is not violative of the Con-

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

MID-SOUTH INCORPORATED

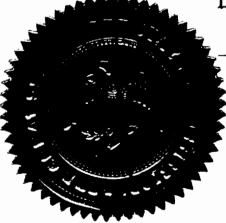
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this thirteenth day of

March

19 52



Receipt No. 3850 L

By the Governor

ecretary of State

Recorded in the Secretary of State's Office this the thirteenth day of March, 1952.

Witness my signature this the ___day of February, 1952.

and that the organization has no seal.

HEBER LADNER

Furnished by Executive Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	The corporate title of said company is_	OKTIS BAHA	FAIR LIVE	Stock AND	DAIRY
	The names of the incorporators are:				
	O. F. PARKER	Postoffice	STARGILLE	Miss	
	H.L. HARDER	Postoffice	/!	/1	
R	alpha. C. CUNNINGHAM	Postoffice		4	
					······································
	5100	ville Miss.			
4.	Amount of capital stock and particular		ses thereof:		
	Shall be				
	the election of all officers, death or otherwise, the termin corporate assets.	nation of all int	erest of such me	mber in the	
		•			
5	Number of sheres for each class, nd no	r value thereof	wil Shall b	e none	
5.	Number of shares for each class and par	value thereof:	wil Shall b	e none	
5.	Number of shares for each class and par	r value thereof:	wil Shall b	e none	
5.	Number of shares for each class and par-	value thereof:	wil Shall b	e none	
5.	Number of shares for each class and par	value thereof:	Mil Shall b	e none	
5.	Number of shares for each class and par	r value thereof:	Mil Shall b	e none	
5.	Number of shares for each class and par	value thereof:	Mil Shall b	e none	
5.	Number of shares for each class and par	value thereof:	Mil Shall b	e none	
5.	Number of shares for each class and par	value thereof:	wil Shall b	e none	

7. The purpose for which it is created:

A NON Profit ORGANIZATION FOR THE PROMOTION OF

AGRICULTURE, LIVESTOCK AND DAIRYING IN OKTIBBENA

COUNTY AND SURROUNDING TRADE TERRITORY. TO ADVANCE THE

COMMERCIAL, INDUSTRIAL AND CIVIL INTERESTS OF THE COUNTY

OF OKTIBBEHA, AND TERRITORY TRIBUTARY THERETO.

AUTHORITY TO RVY AND SELL REALESTATE AND HOLD PROPERTY IN ITS

NAME, TO CONDUCT FAIRS AND SHOWS, LIVE STOCK EXHIBITS AND

TO DO ANY AND ALL THINGS NECESSARY TO BE DONE IN CONNECTION

THEREWITH; INCLUDING THE HOLDING OF AUCTIONS AND OTHER

ACTIVITIES WITH WHICH TO RAISE MONEY TO CARRY OUT THE

PURPOSES OF SAID BROANIZATION. TO LEASE, RENT, PURCHASE

OR BUILD AND TO BARGAIN, BUY, SELL AND TRANSFER BROPERTY,

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Shall be none.

X Det Parker

ACKNOWLEDGMENT

STATE OF MISSISSIPPI		
County of OKTIBBEHA		
This day personally appeared before me, the ur	dersigned authority	
This day personally appeared before me, the un	- RAIPACUNNINGHA	'M
incorporators of the corporation known as the O	(TIBBEHA FAIR, LIVES	rock and DAMY S
who acknowledged that (they) signed and exec		ticles of incorporation as
(their) act and deed on this the 21st day	of Fet.	0 1962
	3 (Cu ()	Valentin
	orlan &	mission expires Sept. 20 1952
		mission expines Sept. 22, 1955.
STATE OF MISSISSIPPI	·	TERROR TO
County of		
,		
This day personally appeared before me, the un	dersigned authority	
**************************************)	
	,	
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed and exec	uted the above and foregoing art	ticles of incorporation as
(his) (their) act and deed on this theday	of	, 194
STATE OF MISSISSIPPI		
County of		
,		
This day personally appeared before me, the unc	dersigned authority	
	,	
,)	
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed and execu		
(his) (their) act and deed on this theday	of	., 194
Received at the office of the Secretary of State t	\sim \sim \sim	hruan
	deposited to cover the nec	J
to the Attorney General for his opinion.	deposited to cover the reco	ording ree, and referred
to the Attorney General for his opi fon.	Heller Too	ue /
		Secretary of State.
	Jackson, Miss., Mar	L124 1952
I have examined this charter of incorporation and	I am of the opinion that it is no	
stitution and laws of the state, or of the United State	s.	P. Clens
		Attorney General
	By	- 3 Height
ingen in de la companya de la compa		nt Attorney General.
NOTE—In case all incorporators are together whose sufficient.		ne acknowledgment will

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

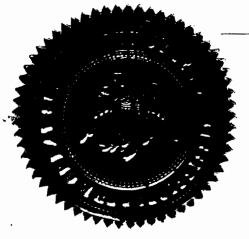
The within and foregoing Charter of Incorporation of

OKTIBBEHA FAIR, LIVESTOCK AND DAIRY SHOW

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

March 19 52



Receipt No. 3716 L

By the Governor

Recorded in the Secretary of State's Office this the hirteenth day of March, 1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	The corporate title of said company is The names of the incorporators are:			. Incorporated	
	U W Malellan				
	H. W. McMillan	Postoffice	1401 Concart	St., Hattlesburg	, Mee,
	D. B. George	Postoffice	Clinton Blvd	., Jackson, Missi	ssippi
	Mare. Ruth W. Clark	Postoffice	Tea Garden R	oad, Hansborough,	Mss,
		Postoffice	•		
		Postoffice			
3. 7	The domicile is at Hansboro	, Mississippi			
1	Amount of capital stock and particul	ars as to class or	classes thereof:	id \$10,000.00	
	and is all of common stock				
				· .	
					*
					: .
5. l	Number of shares for each class and	ner velue thereof.	is One Hund	red Shares of the	
	par value of \$100.00 per sha				
	For the or Arone on hor pre-	•			

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

7.	The purpose for which it is created: To make, enter into, perform and carry out contracts for the constructing, alterating, decorating, maintaining and furnishing buildings of every kind and description; to carry on the business of general decorative work consisting of constructing, decorating and furnishing houses, walls, floors and ceilings; to make, sell and install, of every kind and description, floor covering, tile, congoleum, felt base, linoleum, carpeting, rugs and artistic objects for the use or ornamentation of any property; to prepare, arrange and equip for the complete manufacture, sale and installation of coverings of all kinds for floors, walks, roofs, hearths, mantels, walls, seilings and for any and all other uses to which such covering materials, goods and wares can be put or used; to purchase, acquire, deal in, keep on hand for manufacture and sale, both at wholesale and retail, all such decorative materials, wares and merchandise, and in such connection to buy, sell, keep and otherwise deal in building materials and supplies of all kinds; to manufacture, buy and sell, at wholesale or retail, equipment, machines and appliances necessary to maintain floors and floor coverings; to carry on and conduct a general house decorating and house decorative supply business, including residential, commercial, industrial and institutional property; and in relation thereto to buy, sell and deal in wall paper, window shades, venetian blinds, draperies, curtains, awnings and fabrics for decorative purposes, picture frames, mouldings and other art goods, and including floor maintenance materials, machines, appliances and sundries.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

is ten shares.

1	
H 1	
'DB Geo	ge_
Just of the	0
	Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of Harrison	
This day personally appeared before me, the und	lersigned authority
Man. Ruth W. Clark, one of the)
0014	P. Coogh Place Comming Transported
incorporators of the corporation known as the Gulf	
(his) (their) act and deed on this the day of	ated the above and foregoing articles of incorporation as
(ms) (then) act and deed on this the San day (storald & Ttutto
	My Commission Expires: Quy 2 1-1954
STATE OF MISSISSIPPI	. १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८ १८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ - १८८८ -
County of Forrest	Turns:
Mindon and Market Marke	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
This day personally appeared before me, the und H. W. McMillan and D. B. George	281M="".
	3.20
incompanies of the control of the co	f Coast Floor Covering Transferred to
incorporators of the corporation known as the Gull	
who acknowledged that (he) (they) signed and execu	2.0,
(his) (their) act and deed on this the // day o	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Notary Public
STATE OF MISSISSIPPI	ission Expires: 22.20,1955
County of	
County of	
This day personally appeared before me, the under	ersigned authority
,	
	,
who asknowldered that (ba) (they) signed and execut	
(his) (their) act and deed on this theday or	ted the above and foregoing articles of incorporation as
(may (shorr) act and deed on this theday of	
	12th mint
Received at the office of the Secretary of State th	his the 12 day of March
A. D., 1957, together with the sum of \$30	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Hiller Lader
	Secretary of State.
	Jackson, Miss., March 12th 1982
	am of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United States	J. P. Celeman
	Attorney General.
	Assistant Attorney General.
NOTE—In case all incorporators are together wh be sufficient.	nen acknowledgment is taken, one acknowledgment will

State Cilississippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

GULF COAST FLOOR COVERING, INCORPORATED

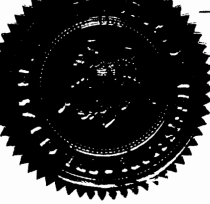
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this Thirteenth day of

liarch

____19 52



Receipt No. 3848 L

They her the

By the Governor

Recorded in the Secretary of State's Office this the Secretary of State

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CHARTER OF INCORPORATION OF GREENFIELD CEMETERY ASSOCIATION

- I. The corporate title of said Association is

 GREENFIELD CEMETERY ASSOCIATION
- II. The names and post office addresses of the Incorporators are:

 Mrs. P. L. Mann, Glen Allan, Mississippi;

 Mrs. J. M. Jeffreys, Glen Allan, Mississippi;

 C. L. Mann, Glen Allan, Mississippi.
- III. The domicile of the Corporation in this State is Glen Allan, Mississippi
- IV. The amount of authorized capital stock is none.
- v. The purposes for which the Corporation is created, not contrary to law are: To buy, acquire by gift, hold and sell land for civic improvement, burial and cemetery purposes, and to properly maintain the same and improvements thereon situated for said purposes only; to do and perform all things and acts incident to civic improvement, burial and cemetery purposes and the management thereof and necessary to be done for such purposes: But this Corporation shall never be operated for commercial purposes and shall be operated only as a civic improvement society.
- VI. The period of existence shall be perpetual.
- VII. The 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 west 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 laible for the claims of creditors.

mo. J. M. Jeffreya

Incorporators

STATE OF MISSISSIPPI

COUNTY OF WASHINGTON

Given under my hand and official seal, this the 15 day of February, 1952.

My Commission Expires May

The following resolution was offered by W. W. Brown J.

and seconded by J. J. King and
on a "Yea" and "Nay" vote was unanimously adopted:

"RESOLUTION

"Be it Resolved by Greenfield Cemetery Association, in regular business meeting assembled in response to written notice of the meeting stating the purpose thereof, that it is to the best interest of the Association that the same be incorporated so that the corporation may own the real estate now being used for burial purposes and for a cemetery at or near Glen Allan in Washington County, Mississippi and may, if necessary, execute deeds conveying lots in the cemetery to those desiring to purchase same:

members of the Association, Included that the following members of the Association, Included to apply for a charter of incorporation with the name GREENFIELD CHICTERY ASSOCIATION, but the corporation shall issue no shares of stock, shall divide no dividends or profits among the members, shall rake expulsion the only penalty 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 is a individual limitation against the members for corporate deats and the entire corporate property shall be liable for the chains of creditors, if any.

"Be it further resolved that the said Lahlers are authorized to do unything necessary to perfect the organization of the corporation under the said have and for the said purposes."

Cemetery Association, hereby certify that the foregoing is a true and correct copy of a resolution adopted by the said Association at a regular business meeting thereof, held on the 14th day of February, 1952 as the same appears on the Minutes of the Association.

Given under my hand, this the 14th day of February, 1952.

Mrs. J. M. Jeffreya

this the 212 day of _______, 1952, together with the sum of \$______ deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Secretary of State.

Jackson, Lississippi

March 13th, 1952

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.

Attorney General

Acsistant Attorney General

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

GREENFIELD CEMETERY ASSOCIATION

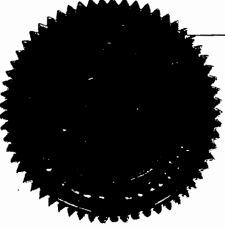
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this _____ day of

March

14 52



By the Governor

Receipt No. 3649 L

Secretary of State

Recorded in the Secretary of State's Office this the fourteenth day of March, 1952.

CHARTER OF INCORPORATION OF ESTATE TRUST COMPANY

1.	The	corporate	title	of	said	company	is	Estate	Trust	Company.
----	-----	-----------	-------	----	------	---------	----	--------	-------	----------

- The domicile of the corporation is Jackson in Minds County,
 Mississippi.
- 4. The amount of authorized capital is Ten thousand (10,000) shared of no par common stock.
- 5. The sale price per share of the stock is Fifty Cents (50%) per share and the board of directors shall have the authority to change and fix such sale price.
- 6. The period of existence shall be fifty (50) years.
- 7. The purposes for which the corporation is created, and contrain to law, are as follows: to buy, sell, trade and commenty type of commercial investment; to act as broker or agent or dealer in buying selling or trading the same; to issue its own notes, debentures and other evidences of indebtedness in the manner and form permitted by law; to act as trustee for individuals, partnerships, associations and corporations; to act as administrator, executor and guardian of estates; and to do all things, not contrary to law, as a trust company; to act as real estate broker, and buy, own and sell real estate; to act as agent for all types of insurance.
- 8. The number of shares of stock necessary to be subscribed and paid for before the corporation shall commence business is two hundred (200).

Executed this 14th day of March, 1952.

Evan L. Ryland F. Barell Jones Incorporators

State of Mississippi County of Hinds	
Personally appoint and for the foregoing Co	peared before me the undersigned office
Company, who acknowledged to	hat they signed and delivered the for ion of said Estate Trust Company on
1952.	hand and seal this 14th day of March Notary Public ALFRED N. CRISLER My Commission Expires May 11, 1954 On the commission of March On the
Received at the office of the Secretary of State A. D., 1952, together with the sum of \$20 referred to the Attorney General for his opinion.	e, this the 4 day of March deposited to cover the recording fee, and SECRETARY OF STATE
Jackson, Miss.,	
March 14#, 1952	·

and am of the opinion that it is not violative of the Constitution and laws of this State, or of the

I have examined this_

United States.

By Assistant Attorney General.

_____charter of incorporation,

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

ESTATE TRUST COMPANY

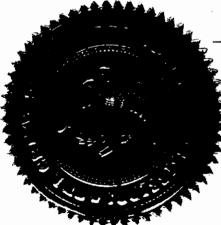
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this ____ day of

March

19 52



Receipt No. 3916 L

Satur

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the fourteenth day of March, 1952.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	The corporate title of said company is	AMUSEMENTS, INC.
	The names of the incorporators are:	
	Eugene E. Flynn	Postoffice Jackson, Mississippi
	George Fenton	Postoffice Jackson, Mississippi
_		Postoffice
	,	Postoffice
_		Postoffice
_		Postoffice
_		Post of fice
_		Postoffice
	The domicile is at Jackson. Missi	ssippi
		・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・
	Number of shares for each class and par v	value thereof: Fifty (50) shares of common

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created: To own, operate, conduct, lease, rent, sell, er otherwise deal in indeor and outdoor amusements, entertainments, circuses, carmivals, automobile races and/er all other races, games, sporting events, contests, excursions, shows and all other attractions of whatsoever nature er kind; to ewn, eperate, purchase, acquire or otherwise deal in automobiles and motor vehicles of all types, and to operate gas stations, garages, parts and supplies and cenduct clubs or associations, and te conduct any and every eperation or business pertaining to, associated with or any way connected therewith, and to operate whelesale and retail businesses for buying, selling, supplying, repairing or otherwise dealing in all types of equipment, appliances or general merchandise of all kinds, and to buy, own, sell, lease, mertgage or otherwise acquire or dispess of lands, hereditaments and personal or mixed property, and to buy, own, sell and deal in personal property of all kinds, and to do all of the foregoing acts on its own account or as agent or breker for others, and to empley or hire persons, corporations or individuals te operate or conduct any of the aforementioned, and to charge and receive fees and admissions of all kinds for said services or businesses, and to berrow money, to make and issue notes, bonds, debentures and obligations and evidences of indebtedness of all kinds, whether secured by mertgage, pledge or otherwise, and generally to make and perform agreements and contracts of every kind and description, and to engage in the leasing and conducting of restaurants, refreshment beoths, concessions and stands of all kinds.

To carry on any and all of the foregoing enterprises wholesale and retail and to de all and everything necessary, suitable and proper for the accomplishment of any of the purposes or the attainment or any of the objects or the furtherance of any of the powers hereinbefore set forth, either alone or in association with other corporations, firms or individuals, and to do every act or acts, thing or things, incidental and appurtenant to and 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 laws under which this corporation is organised.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Ten (10) Shares of Cemmon Stock.

	•
جئي	Thomas
	X mon
	\$ \$

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of HINDS	
This day personally appeared before me, the	undersigned authority
Eugene E. Flynn and George AF	enton
incompand of the second of the	
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and exe	cuted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday	of March 19 52.
M . O	Late Dishey 10
My Commission Expires Aug. 25,	1953 Netary Public 3 1
	- Common
STATE OF MISSISSIPPI)
•	}
County of	
m: 1	
This day personally appeared before me, the un	ndersigned authority
,	,
	,
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and exec	cuted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday	of, 19
STATE OF MISSISSIPPI)
	}
County of]
This day paymently amount hefer and the	
This day personally appeared before me, the un	ndersigned authority
)	
,	,
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and exec	cuted the above and foregoing articles of incorporation as
	of, 19
·	1
	7 6
Received at the office of the Secretary of State	this the 17 h day of March
	, 1
A.D., 1957, together with the sum of \$20	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Idalan Endan /
	Secretary of State.
	Jackson, Miss., March 177 1953
I have examined this charter of incorporation	and am of the opinion that it is not violative of the Con-
	es.
stitution and laws of the state, or of the United Stat	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
stitution and laws of the state, or of the United Stat	Attorney General o
stitution and laws of the state, or of the United Stat	Attorney General.
stitution and laws of the state, or of the United Stat	Attorney General. Assistant Attorney General.

404

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of AUSERENTS, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

larch 19 52

Receipt No. 3919 L

Sheegheethile Covernor

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the seventeenth day of March, 1952 .

HEBER LADNER

Furnished by 1991 DECEMBER, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

1. 2.	The corporate title of said company is The names of the incorporators are:	Mational Bu	Idin; and Loan Ausociation
٠.	C. D. Shields	Postoffice_	Meridian, Mississippi
	Beatrice Shields	Postoffice_	Meridian, Mississippi
	Ann Clayton	Postoffice	Meridian, Mississippi
			,
3.	The domicile is at Maridian, Missis	igging in the state of the stat	euccocicaercovalina;
	stallments, and may be issued in a the provisions of Chapter 3, Title thereto as the directors may deter all classes of stock that may be i any given time the sum of Five Mil may be reissued; the association s	meh classes are 21, Code of 1 mine; the amous sound and all lion Pollars; shall have a fi	part, or may be paid in monthly in- d on such conditions, not contrary to assissippi of 1742 and all amendments nt of capital stock, represented by series of same, shall never exceed, at Shares withdrawn, paid off, or cancelle ast lien on all pass-books, contracts hereof to the association on any account
ŏ.	Number of shares for each class and par	value thereof:	Inchesed and a
	$\mathbf{A}^{1}\mathbf{L}$ charge to be equipped took of :	in par ratue r	
6.	The period of existence (not to exceed f		

7. The purpose for which it is created: To conduct a "building and loan association" as set out in Chapter 3, Title 21, Code of Mississippi of 1942 and amendments thereto for the purpose of enabling its members to acquire real estate, make improvements thereon, remove incumbrances therefrom or loan money to be repaid in monthly installments, or for the accumulation of a fund to be returned to its members who do not obtain advances thereon; to accumulate a fund to be loaned upon approved real estate security for the benefit of its members; to inculcate the habit of saving; to enable its members to invest small sums; to lend its funds to its members on any approved security, thereby enabling them to build, procure and hold homes; to acquire by purchase or otherwise, to own and rent, to improve and sell real estate; to borrow money either upon real estate belonging to the association or by hypothecation of its securities; all shareholders and account-holders of record and all borrowers and persons obligated to the association upon loans, shall be members of the association and shall be entitled as such borrowers and obligors to one vote upon all questions at all meetings of the stockholders of the association; no admission or expense fee shall be charged for membership and any shareholder may withdraw his unpledged stock at any time under due notice as provided by the by-laws; to do any or all of the things herein set forth as principal, agent, broker, contractor, trustee, attorney in fact or otherwise, alone or jointly with others.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Association copy bagin business when every and and conjunction reported to the accordance of the corporation of th

One bundred chares of the par wilne of \$100.00.

Beatrice Shields

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
Sounty of LAUDERDALE	
	the undersigned authority C. D. Shields, Beatrice
ncorporators of the corporation known as the	e National Building and Loan Association
who acknowledged that (he) (they) signed and	d executed the above and foregoing articles of incorporation as
(their) act and deed on this the 13th	day of March Lauren Lau
My Commission Expires: August 15, 1955	NOTARY PUBLICATION OF THE PUBLIC
STATE OF MISSISSIPPI)
County of	
This day personally appeared before me, to	the undersigned authority,
	,
	e
who acknowledged that (he) (they) signed and	d executed the above and foregoing articles of incorporation as
(his) (their) act and deed on this the	day of
STATE OF MISSISSIPPI	
County of	
This day personally appeared before me, the	the undersigned authority,
incorporators of the corporation known as the	e,
	d executed the above and foregoing articles of incorporation as _day of
	7 6
Received at the office of the Secretary of S	
A. D., 192, together with the sum of \$/0; to the Attorney General for his opinion.	deposited to cover the recording fee, and referred Secretary of State.
I have examined this charter of incorporati	Jackson, Miss., Wash 1953
titution and laws of the state, or of the United	J. P. Coleman
	ByAssistant Attorney General.
NOTE—In case all incorporators are togethe sufficient.	her when acknowledgment is taken, one acknowledgment will

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

NATIONAL BUILDING AND LOAN ASSOCIATION

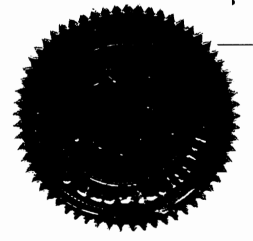
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

March

19 52



Receipt No. 3914 L

By the Governor

Recorded in the Secretary of State's Office this the

seventeenth day of March, 1952.

RESOLUTION....RESOLUTION.....

Mhereas. The Natchez Business and Civic League is desirious of securing a charter from the State of Mississippi, and

Whereas, the corporation will be a non-profit and non-share corporation, created solely for the purpose of promoting better business, disseminating civic pride, teaching loyalty and obedience to the government, and

Whereas, the said Natchez Business and Civic League has existed as an unincorporated erganization for a number of years.

THEREFORE, BE IT RESOLVED, That the Natchez Business and Civic League de hereby authorise, instruct and empower the following named members;

Widey J. Cates, President, Felix McIntyre, Vice President,

Theodere C. Jehnson, Secretary, Gasege F. West, Treasurer

Rev. J.J. Bell, Chairman of the Board of Directors, for and on behalf of the members of the said Natchez Business and Civic League to make application for a charter for the said organization and with full power and authority to sign all necessary documents requisite to the obtaining of a charter for the Natchez Business and Civic League.

CERTIFICATE....CERTIFICATE....CERTIFICATE.

THIS IS TO CERTIFY THAT THE ABOVE AND FOREGOING IS A TRUE AND COBRECT COPY OF A RESOLUTION UNANIMOUSLY ADOPTED BY THE NATCHEZ BUSINESS AND CIVIC LEAGUE AT A SPECIAL MEETING DULY CALLED, WITH A QUORUM OF MEMBERS PRESENT AND VOTING, AT ITS OFFICES IN THE CITY OF NATCHEZ, MISSISSIPPI, COUNTY OF ADAMS, STATE OF MISSISSIPPI, ON FEBRUARY 18, 1952, A.D.

THEODORE C. JOHNSON, SECRETARY.

....ACKNOWLEDGEMENT.....

STATE OF MISSISSIPPI.

COUNTY OF ADAMS.

1311

THIS DAY PERSONALLY APPEARED BEFORE ME, THE UNDERSIGNED AUTHORITY

ABOVE ARTICLES OF RESOLUTION AS HIS ACT AND DEED ON THIS THE LONG DAY OF MARCH 1952, A.D.

MI SUMMISSION EXPIRES JUNE SIN. 19.523

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	The corporate title of said company is No.	ATCHEZ BUSINESS & CIVIC LEAGUE
	The names of the incorporators are:	Postoffice P.O.Box 447 Natchez, Mississip
	elix McIntire, Vice. President	
		Postoffice 14 Beaumont St. Natchez. Miss.
		Postoffice 409 N. Fine St. Natchez, Miss.
لب	J. Bell. Chairman of Board	Postoffice 10 Garden St., Natchez, Miss.
		_Postoffice
		_Postoffice
		Post office
3.	The domicile is at 720 Franklin St	reet Natchez, Mississippi
4.	Amount of capital stock and particulars as t	to class or classes thereof: NONE
	Non-profit and Non-share corpor	ration.
	::	
		•
		•
5.	Number of shares for each class and par valu	ue thereof: NONE
		· · · · ·

6. Period of existence (not to exceed ninety-nine years) is <u>perpetual</u>

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

To promote better business and the general welfare of the colored people; to desseminate civic pride and principles; to teach obedience to law and loyalty to government; and in the attainment of these ends to employ all legitimate means to exemplify and perpetuate civic pride and principles without regard to race or color or political and/or religious opinions; to use a copporate seal; to acquire, hold, own, purchase, sell, alienate, convey, mortgage and pledge property, of every kind and discription necessary and incident to the proper conduct of its business, consistant with the objects and purposes herein expressed, and in conformity with the laws made and provided relative to non-profit corporations.

The corporation will issue no shares of stock, shall divide no dividends or profit amoung their members, shall make expulsion the only remedy for non-payment of dues, all members shall have a right to one vote in the election of all officers, the loss of membership, by death or otherwise, shall terminate all interest of such member in the corporate assets, there shall be no liability on the part of the individual members for the debts of the corporation, but all 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 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

NONE.

O N

Ŧ.

Angel territor a German monoseconomica con Anacoccese:

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of ADAMS	}
This day personally appeared before me, the	undersigned authority W.J.Oates. Felix McIn
Theo. C. Johnson, George F. West	and J.J.Bell
	TARGETT DIVICENCE AND CITIES TRACIES
incorporators of the corporation known as theN	ecuted the above and foregoing articles of incorporation
(his) (their) act and deed on this theday	
Encompanies → E	•
STATE OF MISSISSIPPI)
County of Clasur	
This day personally appeared before me, the un	and and and all of the state of the
Helick mounty appeared before he, the the	Ma C. Muson
hi west kev- &	A Bell,
incorporators of the corporation known as the	officers
who acknowledged that (he) (they) signed and exe	cuted the above and foregoing articles of incorporation
(their) act and deed on this the day	of March 1953
MY COMMISSION EXPIRES JUNE 8th. 19.5.3	accustis, never publ
STATE OF MISSISSIPPI]
County of	}
•	a donoismo ad south suite
This day personally appeared before me, the un	ndersigned authority
incorporators of the corporation known as the	
	cuted the above and foregoing articles of incorporation at of, 19,
(ms) (men) act and deed on mis theday	, 10
	10th march
Received at the office of the Secretary of State	
A. D., 100 V, together with the sum of \$ 00 to the Attorney General for his opinion.	deposited to cover the recording fee, and referre
	Secretary of State.
	Jackson, Miss., March 1952
I have examined this charter of incorporation	and am of the opinion that it is not violative of the Cor
stitution and laws of the state, or of the United Stat	J. P. Coleman
	By Attorney General
	Assistant Attorney General.
NOTE—In case all incorporators are together voe sufficient.	when acknowledgment is taken, one acknowledgment wi

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

MATCHEZ BUSINESS & CIVIC LEAGUE

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

March 19 52

Receipt No. 3829 L

Speegher hile Governor

By the Governor

Helen Lader

Recorded in the Secretary of State's Office this the seventeenth day of March, 1952.

Secretary of State

THE CHARTER OF INCORPORATION OF BATESVILLE ICE AND COAL COMPANY

- 1. The corporate title of said company is BATESVILLE ICE AND COAL COMPANY.
- 2. The names and postoffice address of the incorporators are:
- J. E. TODD - - - - - Grenada, Mississippi.

 PAT W. MULLEN- - - - - Grenada, Mississippi.
- 3. The domicile of said corporation is Batesville, Panola County, Mississippi,
- 4. The amount of capital stock and particulars as to class or classes thereof are as follows, to-wit:

 TWENTY THOUSAND (\$20,000.00) DOLLARS, being

Two Hundred (200) shares of common stock.

- 5. Number of shares and par value thereof:

 Two Hundred (200) Shares of common stock at

 One Hundred (\$100.00) Dollars per share, with the par value
 being One Hundred (\$100.00) Dollars per share.
- 6. The period of existence is Ninety-nine years, from March 15, 1952.
- 7. The purpose for which said corporation is created is:

To obtain land, buildings and equipment in which to, and with which to manufacture ice and related products; to purchase, make and otherwise acquire ice and dispose of same at wholesale or retail or both; to deal in coal, real estate, and groceries; to engage in the soft drink bottling business and dispose of same at wholesale or retail or both; to acquire and dispose of soft drink boxes and coolers and all kinds of ice boxes; to deal in sporting goods and tackle and bait and all related items, and including the rights and powers that may be exercised by said corporation in addition there to under and by virtue of Section 5310 of the Mississippi Code of 1942, as amended, and section 5325, of said Code, as amended.

c. The number of shares of stock to be subscribed

and paid for in money or property, before the corporation may begin business:

Two hundred shares of common stock at \$100.00, per share.

STATE OF MISSISSIPPI) GRENADA COUNTY

This day, personally appeared before me, the undersigned authority in and for the aforesaid County and State, J. E. Todd and Pat W. Mullen, the incorporators of the corporation known as Batesville Ice and Coal Company, who both acknowledged that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 15th day of March, 1952.

Witness my signature and official seal of office, its the 15th day of March, 1952. BYRON HUNTER, Chancery Clerk and Ex-Officio Notary Public

commission expires:

Received at the office of the Secretary of State, this the 173day of March, 1952, together with the sum of \$50.00, deposited to cover the recording fee, and referred to the Attorney General for his opinion

Jackson, Miss., March 17th, 1952

I 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.

CTU

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

BATESVILLE ICE AND COAL COMPANY

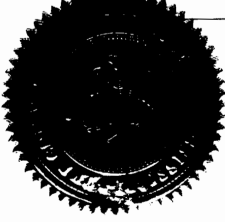
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this <u>Seventeenth</u> day of

Harch

19 52



Receipt No. 3918 L

By the Covernor

Secretary of State

Governor

Recorded in the Secretary of State's Office this the seventeenth day of March, 1952.

THE CHARTER OF EUCORDONATION (n: n-1 LOAN BROKERS, INC.

- 1. The corporate sitle of said company is: a-1 Loan brokers, inc
- 2. The names and post office audrosses of the incomporators are:

 A. Leon Cahn Post Office Meridian, Mississippi

 James A. Skelton Post Office Meridian, Mississippi
- 3. The domicile of the corporation is at meridian, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof: Five Thousand Dollars (%0,000.00) All common stock. There are no classes of common stock; each snare of stock having equal preference, rights and privileges without qualifications upon the voting powers of any such stock.
- b. 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 is: Winety-nine (99) years.
- The purposes for which it is created: To act as agent and/or 7. broker in securing loans for individuals from loan companies, associations, individuals, credit unions, banks and corporations and to charge a brokerage fee or commission for such services; to endorse and quarantee to the lending agency evidences of the indepredness executed by those for whom lowns are secured; to act as agent in one collection of loans for lending agencies and so onforce the collection of loans in those cases where the Company is required to make good like endorsement to the lending agency; to in and perform any and all but opens the supplicable to at the State of the effect of the supplicable the real control of the control of the bodisce of a second section of the control State of closissinglor of one bliter states; it werldies, we exercise and the pions and newers endepreed to the provisions of Chapter 4, Place 1, value of the limits: Pi Chap of le à qua amorimonts corete.

8. Number of shares of each class to be subscribed and paid for before the corporation may commence business: 4 shares - \$400.00.

Huon Calm James a. Shefford

STATE OF MISSISSIPPI

COUNTY OF LAUDERDALE

This day personally appeared before me, the undersigned authority in and for the above named County and State, A. Leon Cahn and James A. Skelton, incorporators of the corporation known as K-1 Loan Brokers, Inc., who acknowledged that they signed and exactly the above and foregoing articles of incorporation as their land deed on this the May of March, 1952.

Ethel Odom.

Received at the office of the Secretary of State, this the day of March, n.D., 1952, together with the sum of \$20.00 deposited to cover the recording fee, and referred to the attorney General for his opinion.

SECRETARY OF STATE

JACKBOH, MISSISSIPPI

March 18th, 1952

I have examined being charter of incorporation and am of the main in It is now variable or or one Chastibution and laws of this state, or of the united states.

J. P. Coleman Autorney General

v: James 5. Verdall
nylistant Attorney General

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

A-1 LOAN BROKERS, 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 <u>Eighteenth</u> day of

Receipt No. 3925 L

March 19 52

She gill ale

By the Governor

The today

Recorded in the Secretary of State's Office this the nineteenth day of March, 1952.

Secretary of State

THIS PAGE LEFT BLANK INTENTIONALLY

Excerpt from minutes of the Mississippi School Boards Association organizational meeting held in the Woolfolk Building auditorium at 1:00 p.m., November 7, 1951:

"Moved by Gladstone E. Williams, Seconded by Pat Brown that we proceed to incorporate the association as a non-profit organization and that Dr. C. M. Wells, John Batte, and G. A. Hensarling be authorized to sign the charter. Vote was taken and carried unanimously."

Certified as a true copy of the minutes of the November 7, 1951, meeting of the Mississippi School Boards Association.

G. A. Hensarling, 1st Vice Presedent

and Temporary Secretary

HEBER LADNER

Furnished by Walling Copies, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

The corporate title of said company is	Mississippi School Boards Association
The names of the incorporators are:	
Dr. C. M. Wells	Postoffice Canton, Mississippi
John C. Batte	Postoffice Jackson, Missisippi
John C. Batte G. A. Hensarling	Postoffice Petal, Mississippi
	Postoffice
	s as to class or classes thereof:
Amount of capital stock and particular	
Amount of capital stock and particular	
Amount of capital stock and particular	s as to class or classes thereof:
Amount of capital stock and particular	s as to class or classes thereof:
Amount of capital stock and particular	s as to class or classes thereof:
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Amount of capital stock and particular	s as to class or classes thereof:
Amount of capital stock and particular	s as to class or classes thereof:
Amount of capital stock and particular	s as to class or classes thereof:
Amount of capital stock and particular	s as to class or classes thereof:
Amount of capital stock and particular	s as to class or classes thereof:
Amount of capital stock and particular. NONE	s as to class or classes thereof:

6. The period of existence (nation exceed fifty wears) is ______

To promote the cause of public education in 7. The purpose for which it is created: Mississippi by all proper and legitimate agencies and means; to cooperate with all other educational agencies in the promotion of public education; to collect and circulate information pertaining to the improvement of the public schools to its members and to the public; to publish a periodical covering the development of public education; to carry on training programs for its members and for educators generally; to receive gifts and donations; to make gifts and appropriations from its resources; and to exercise all such power and authority as may be necessary to carry out the purposes and objects above specified. 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 nonpayment 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.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

No Stock

La Catte
Joseph Catte
Joseph Johnson Ling
Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of HINDS	Contraction (1975)
This day personally appeared before me, the u	ndersigned authority in and for the briediction
aforesaid, Dr. C. M. Wells, John C.	Batte, and G. A. Hensarling will
incorporators of the corporation known as the Mil- who acknowledged that (they) signed and executed the corporation is a signed and executed the corporation known as the Mil-	700000
(his) (their) act and deed on this the 1974 day	SO THE PARTY OF TH
	Wastotom & Williams
My Commission Expirer March 15, 1	Notary Public
STATE OF MISSISSIPPI	
County of	
This day personally appeared before me, the up	ndersigned authority
This day possessing appeared belove me, the di	
,	
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and exec	cuted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday	of
STATE OF MISSISSIPPI	
County of	•
	ndersigned authority
	ider organical additionary
incorporators of the corporation known as the	
	cuted the above and foregoing articles of incorporation as
(nis) (their) act and deed on this theday	of, 194
	10 km. 1
Received at the office of the Secretary of State	1
A. D., 1927, together with the sum of \$10 to the Attorney General for his opinion.	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Secretary of State.
I have examined this charter of incorporation as	Jackson, Miss., 1953 1953 and am of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United Stat	tes.
	Attorney General.
	By Assistant Attorney General.
NOTE In case all incompanions are together	when asknowledgment is taken, one asknowledgment
be sufficient.	when acknowledgment is taken, one acknowledgment will

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

MISSISSIPPI SCHOOL BOARDS ASSOCIATION

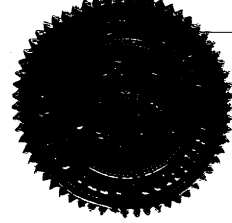
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this _____ day of

March

19 52



Receipt No. 3933 L

Jughwhite Cohernar

By the Governor

Helen Kodun

Secretary of State

Recorded in the Secretary of State's Office this the twentieth day of March, 1952.

BE IT REMBERED THAT the Civic Ladies Independent Club of Pescagcula, Mississippi assembled in regular meeting at

951 Buena Vista Street in Pascagoula, Mississippi on March 4, 1952, did transact the following business.

EXTRACT FROM MINUTES OF MEETING OF CIVIC LADIES INDEPENDENT CLUB OF PASCAGOULA, MISSISSIPPI, MARCH _____, 1952.

"AFTER a discussion of the advisability of the club incorporating, the following resolution was offered by

Mrs. Jerome Schwartzman.

RESCLUTION

WHEREAS, it is the considered opinion of the members of this organization that it should be incorporated as a non-profit civic improvement society:

THEREFORE, BE IT RESCLVED: that me, Patricia Country, Mrs. Hence Not it. and Mrs. Grove Schwartsmenbe maked as incorporators and that they de instructed and althorized to apply to the proper authorities of the State of Mississippi for a Charter of Incorporation of this organization under the corporate title of CIVIC LADIES INDEPENT CLUB, INC.

"After further discussion, a motion was made by

Mrs. Frank Versal that the resolution be

adopted; it was seconded by Miss Dorothy Parker

and put to a vote. The vote was unanimously in gavor of the resolution."

This is a true, correct and compared extract of the Minutes of a meeting of the Civic Ladies Independent Club of Pascagoula, Mississippi, convened in Pascagoula, Mississippi on March # , 1952.

Mrs. Fred Brooks

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

Postoffice Pascagoula, Mississippi Secorge Nee, Sr. Postoffice Pascagoula, Mississippi Postoffice Pascagoula, Mississippi Postoffice Pascagoula, Mississippi Postoffice	he names of the incorporators are:	VIC LADIES INDEFENDENT CLUB, INC.
Postoffice Nomicile is at Pascagoula, Mississippi Ount of capital stock and particulars as to class or classes thereof: NCNE	irs. Patricia Courtney	Postoffice Pascagoula, Mississippi
Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice NCKE NCKE	års. George Nee, Sr.	Postoffice Pascagoula, Mississippi
Postoffice Postoffice Postoffice domicile is at Pascagcula, Mississippi ount of capital stock and particulars as to class or classes thereof: NC NE	irs. Jerome Sehwartzman	Postoffice Pascagoula, Mississippi
Postoffice Postoffice domicile is at Pascagoula, Mississippi ount of capital stock and particulars as to class or classes thereof: NCIE		Postoffice
Postoffice Postoffice domicile is atPascagoula, Mississippi ount of capital stock and particulars as to class or classes thereof: NCNE		Postoffice
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domicile is atPascagoula, Mississippi ount of capital stock and particulars as to class or classes thereof: NCKE		Postoffice
ount of capital stock and particulars as to class or classes thereof: NC NE		Post of fice
NCNE	e domicile is at Pascagoula, M	issis si ppi
	ount of capital stock and particulars as	to class or classes thereof:
iber of shares for each class and par value thereof: NCNE	NC NE	
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ber of shares for each class and par value thereof: NCNE		
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	iber of shares for each class and par val	ue thereof: NCNE
	mber of shares for each class and par val	ue thereof: NCNE
	nber of shares for each class and par val	ue thereof: NCNE

7. The purpose for which it is created:

TO UNITE ITS MEMBERS IN GCOD FELLOWSHIP; TO ENCOURAGE ACTIVE PARTICIPATION IN ALL THINGS THAT HAVE TO DO WITH CIVIC AND INDUSTRIAL BETTERMENT; TO UPHOLD THE PRINCIPLES OF GCOD GOVERNMENT AND TO ASSIST IN EVERY HONORABLE WAY TOWARD BRINGING ABOUT A BETTER UNDERSTANDING AND A GREATER TOLERANCE AMONG MANKIND

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

THIS CORPORATION SHALL ISSUE NO SHARES OF STOCK, SHALL DIVIDE NO DIVIDENDS OR PROFITS AMONG ITS MEMBERS, SHALL MAKE EXPLUSION THE CNLY 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.

m. P.A.	6
Mrs George	noe Sy Johnstynon
Mus, Jenand	- Schwartzman

Incorporators.

ACKNOWLEDGMENT

County of Jackson		
•	,	
This day personally appeared before me		
Mrs. Patricia Courtney, Mrs. Goorg	e Noe, Sr. and Mrs. Jerome Schwa	r czna a
incorporators of the corporation known as the	he CIVIC LADIES INDEPENDENT CLUE	TNC -
who acknowledged that the) (they) signed a		
(their) act and deed on this the 17th		19.52
	Hames le Sige	M155/5
	1) notary Put	he sit
	my (Joms	- Septe 52/4/4 7
STATE OF MISSISSIPPI)	8 0 5
Garanten ad	}	6 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
County of		TAN JAN J
This day personally appeared before me,	the undersigned authority	
-	,	
incorporators of the corporation known as the	he	
who acknowledged that (he) (they) signed as		
		19
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STATE OF MISSISSIPPI County of This day personally appeared before me, incorporators of the corporation known as the sum of acknowledged that (he) (they) signed as (his) (their) act and deed on this the Received at the office of the Secretary of A. D., 1957, together with the sum of the the Attorney General for his opinion. I have examined this charter of incorporation incorporation in the sum of th	the undersigned authority	ording fee, and referred Secretary of State. 19.52 not violative of the Con-

The 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 he affixed.

this _____ day of

Receipt No.3931 L

larch 19 52

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twentieth day of March, 1952.

THE CHARTER OF INCORPORATION OF COLUMBUS SHEET METAL, INC.

- 1, The corporate title of said company is Columbus Sheet Metal, Inc.
- 2. The names and addresses of the incorporators are as follows:
 - (1) James C. Hackleman, postoffice address, Columbus, Miss.;
 - (2) J. L. Glenn, Jr., postoffice address, Columbus, Liss.;
 - (3) Dillard T. Enlow, postoffice address, Columbus, Miss.
- 3. The domicile of the corporation is at Columbus, Mississippi.
- 4. The amount of authorized capital stock is as follows, to-wit: (1) 500 shares of common stock without par value; and (2) 100 shares of 5% cumulative preferred stock of the par value of \$100.00 per share.

The voting power of shares of stock shall be vested wholly in the holders of the common stock and the holders of the preferred stock shall have no voting power whatsoever except as is otherwise provided by Section 194 of the Mississippi Constitution of 1890;

The holders of the preferred stock shall be entitled to receive, when and as declared by the Board of Directors, dividends from the net profits, or surplus, of the corporation at the rate of 5% per annum, payable annually, but no more than said 5%, and such dividends shall be payable before any dividends shall be set apart for, and paid upon, the common stock of the corporation, and such dividends upon the preferred stock shall be cumulative (but without interest).

as ascertained by audit of a Certified Public Accountant, then the corporation may, at any time thereafter and from time to time thereafter, at the option of the Board of Directors, call in and redeem the whole or any part of the outstanding preferred stock on any dividend payment date after the issuance thereof, by paying \$162.00 for each share thereof, together with all unpaid cumulative dividends accrued thereon, upon 30 days notice of such call and redemption by registered first class mail sent to each preferred stockholder of record of the shares to be redeemed, at his or her last known postoffice address as shown by the records of the corporation, and the corporation shall not be liable for any additional dividends upon such preferred stock after such notice of call and redemption.

The corporation reserves the right to increase the preferred stock at any time, subject to approval of the holders of a majority of all its common stock.

In the event of the liquidation, dissolution, or winding up of the corporation, whether voluntarily or involuntarily, the holders of the preferred stock shall be entitled, after the debts of the corporation shall have been paid, to be paid in full the par value thereof, together withhall dividends thereon accrued or in arrears, whether earned or declared, before any payment is made or set apart for payment to the holders of the common stock, but shall not participate in any further distribution of the surplus or assets of the corporation, and, after the payment to the holders of the preferred stock of the amount due and payable to them as hereinabove provided, the remaining assets and funds of the corporation shall be divided and paid to the holders of the common stock according to their respective shares. If the assets remaining after payment of the corporate debts be insufficient to pay the holders of the preferred stock in full, such assets as remain shall be divided among the holders of the preferred stock in proportion to the number of shares of the preferred stock held by each.

- 5. The sale price per share of said common stock shall be \$1.00, with the right reserved by the Board of Directors to change such selling price from time to time by majority vote. The sale price of the preferred stock shall be \$100.00 per share.
- 6. The period of existence of the corporation shall be for ninety-nine (99) years.
- 7. The purposes for which the corporation is created are as follows, to-wit:

 To Manufacture, buy, sell, and deal in iron, steel, iron and steel

 products and metal material of all kinds;

To buy, sell, exchange, manufacture, warehouse, repair, and deal in all materials, machinery, and equipment, necessary, convenient, and incidental to construction, installation and repairing of air conditioning, heating plants, or units.

To buy, sell, exchange, manufacture, warehouse, repair, and deal in all types of roofing material, equipment and machinery, necessary, convenient, and incidental to construction, installation and repairing of all types of roofs.

To buy, sell, manufacture, repair, convert, alter, let or hire, and deal in machinery, engines, mechanical equipment, and hardware of all kinds.

To purchase, lease, exchange, or otherwise acquire, any real or personal

property necessary or convenient for the purposes of this corporation, and to buy, own, and hold real property for the purpose of securing debts due to the corporation and to sell and dispose of same at will, and to make any and all necessary instruments of conveyance therefor, but subject to the restriction contained in Section 5329 of the Mississippi Code of 1942, as amended;

The corporation shall have all of the rights and powers lawful, usual, necessary or incidental to the conduct of, and the carrying out of, foregoing enterprises and purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, of the Mississippi Code of 1942 (Annotated), and amendments thereto.

8. The number of shares of each class of capital stock necessary to be subscribed and paid for before the corporation shall commence business are as follows, to-wit: (1) 300 shares of common stock without par value and (2) 40 shares of preferred stock, or an aggregate total of \$\psi 4,300.00\$ in cash paid in before the corporation shall commence business.

ames C. Hackleman

9. d. /]

Number .

STATE OF MISSISSIPPI

COUNTY OF LOWNDES

Personally appeared before me, the undersigned authority in and for the above state and county, the within and above named James C. Hackleman, J. L. Glenn, Jr., and Dillard T. Enlow, incorporators of Columbus Sheet Metal, Inc., who acknowledged that as such incorporators they signed and delivered the foregoing instrument as their act and deed for the purposes therein expressed.

Witness my signature and seal of office this 18 day of March, 1952.

Notary Public Public

Received at the off	ice of the Secretary of State	e, this the 19 day	march
A. D., 1452, together referred to the Attorney	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		to cover the recording see, and
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The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

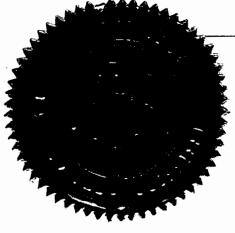
The within and foregoing Charter of Incorporation of COLUMBUS SHEET METAL, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

Twentieth day of

19 52



Receipt No. 3932 L

By the Governor

etary of State's Office this the

CHARTER OF INCORPORATION

OF

FARM MACHINERY, THE.

1.

The corporate title of this capany shall be "Farm Machinery, Inc."

2.

The names and post office addresses of the incorporators are as follows:

William E. Meek, Leland, Mississippi
George Hurtig, Leland, Mississippi
Charles A. Clower, Hollandale, Mississippi

3.

The domicile of the corporation shall be Greenville, Mississippi.

L.

The amount of capital stock authorized shall be \$50,000.00 all to be of one class, common stock, and having a par value of \$100.00 per share.

5.

The period of existence of said corporation shall be fifty years.

6.

The purposes for which the corporation is greated are as follows: To conduct a general farm implement business including the buying, selling, dealing in, merchandising and handling of farm machinery, equipment, parts and agricultural implements of every kind and nature, and the repairing of the same; to buy, sell, deal in and repair attachments and accessories for such equipment; to buy,

sell and deal in insecticides, fertilizers and agricultural chemicals of every kind and nature; to buy, sell and deal in all other agricultural supplies useful in or to farming operations; to buy, sell and deal in motor vehicles, parts, fuel and lubricants for the same; to buy, sell, deal in, lease, own and operate ginning and cleaning equipment; to handle and process all kinds of agricultural products and to buy, sell, lease, own and operate all buildings, machinery and equipment necessary or useful therefor; to breed, develop, grow, buy, sell and deal in pedigreed certified and all other classes of seed or other propagation stocks of agricultural or horticultural plants; to rent, lease, own, operate, buy and sell real estate; to finance the purchase, repair and sale of any and all of the above described types of real and personal property; and to do any and all other things incident and necessary to carry out the gowers above enumerated. In addition to the above specifically described powers, the corporation may exercise all the rights and powers conferred by the provisions of Title 21, Chapter 4, of the Mississippi Code of 1942 and any amendments thereto.

7.

It shall be necessary that 150 shares of stock of a par value of \$100.00 each be subscribed and paid for before the corporation shall commence business.

WITNESS THE SIGNATURES of the incorporators of the said corporation, this, the 18th day of March, 1952.

STATE OF MISSISSIPPI COUNTY OF WASHINGTON

PERSONALLY APPEARED BEFORE ME, the undersigned authority in and for said state and county, William E. Meek, George Hurtig and Charles A. Clower, each personally known to me, who each acknowledged on oath that he signed and delivered the foregoing charter of incorporation of Farm Machinery, Inc. as his own act and deed and on the day and year therein mentioned.

GIVEN UNDER MY HAND AND OFFICIAL SEEL, this, the

M. K. Wang del notary Public

My commission expires:

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A. D., 1952, together with the sum of \$//0	this the 19 day of March deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	The Labour
	SECRETARY OF STATE
Jackson, Miss.,	

The State of Mississippi

EXECUTIVE



JACKSON

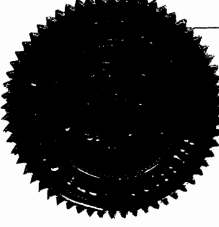
The within and foregoing Charter of Incorporation of FARM MACHINERY, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this_ Twentieth ___ day of

19 52



Receipt No. 3927 L

By the Governor

Recorded in the Secretary of State's Office this the twentieth day of March, 1952.

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STATE OF MISSISSIPPI

TO

CHARTER

MATTINGLY - FRAZIER LAND COMPANY

THE CHARTER OF INCORPORATION

0F

MATTINGLY - FRAZIER LAND COMPANY

1. The corporate title of said Company is:

Mattingly - Frazier Land Company

- 2. The names and post office addresses of the incorporators are:
 Guy L. Mattingly, Greenville, Mississippi
 C. Leslie Frazier, Greenville, Mississippi
 Kenneth F. Edwards, Greenville, Mississippi
- 3. The domicile of the corporation is at Greenville, Mississippi.
- 4. The amount of capital stock and particulars as to class or classes thereof:

\$5,000.00, all common stock, consisting of 50 shares having a par value of \$100.00 per share.

- 5. The period of existence is 99 years.
- 6. In addition to the rights and privileges conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942 (Chapter 100, Mississippi Code of 1930), and amendments thereto, the purpose for which this corporation is created and the rights, powers and privileges conferred upon is not contrary to law are as follows:
 - (a) To conduct, engage in, and carry on a general real estate, development and sales business. In connection with the operation of said business the company shall have the right to buy and sell real estate or any interest therein, development, sub-divide, plat and construct buildings and other improvements on such lands. Purchases and sales may be made for cash or on credit. The company shall have the right to enter into such contracts and other agreements as may be necessary in connection with the business to be conducted, and to borrew money and pledge the Company's property, including its contracts, choses in action, and other assets owned by it, as collateral therefor. However, nothing foregoing shall be considered as limitation upon the powers of the Company, and it shall be entitled to do and engage in any other type of operation usually done in connection with the foregoing purposes, and perform all things, matters, and acts incident thereto.
 - (b) To purchase, lease, hire or otherwise acquire, own, hold, maintain, alter, sell, convey, mortgage, or otherwise dispose of real estate and personal property and any interest therein, and to do all things incident to the surposes herein conferred and not centrary to law.

7. The corporation shall commence business when ten (10) shares of the capital stock shall be subscribed and paid for. The first meeting of persons in interest, for the purpose of organizing the said corporation, may be called upon three days notice in writing signed by any one of the incorporators.

IN TESTIMONY WHEREOF, witness the signatures of each of the incorporators, hereunto affixed on this the _/ 9 day of March, 1952.

Buy L. Mallingly C. Losli Fragier

STATE OF MISSISSIPPI: COUNTY OF WASHINGTON:

Personally appeared before me, the undersigned authority in and for said state and county, the within named Guy L. Mattingly, C. Leslie Frazier and Kenneth F. Edwards, incorporators of the corporation known as Mattingly - Frazier Land Company, who acknowledge that they signed and executed the above and foregoing articles of incorporation as their own act and deed on this the 19 th day of March, 1952.

Aeroldine Stull
Notary Public

My commission expires January 8, 1953.

Received at the office of the Secretary of State, on this the 20 day of March, 1952, together with \$20, deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Secretary of State

Jackson, Mississippi March 21 at, 1952

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 21st day of March, 1952.

Attorney General of Mississippi

By: James J. Kardall
Asistant Attorney General

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

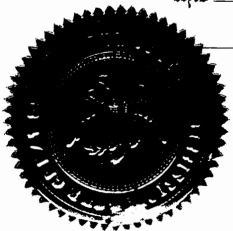
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

March

1952



Receipt No. 3936 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-first day of March, 1952.

THE CHARTER OF INCORPORATION

OF

T. O. METCALFE & COMPANY

Now come T. O. Metcalfe, T. O. Metcalfe, Jr., and Hermon Dean, and respectfully apply for a Charter of Incorporation as hereinafter set forth, to-wit:

1. The Corporate title of said Company shall be

T. O. METCALFE & COMPANY

- 2. The names and post office addresses of the Incorporators are:
 - T. O. Metcalfe, Canton, Mississippi,
 - T. O. Metcalfe, Jr., Canton, Mississippi,
 - Hermon Dean, Canton, Mississippi.
- 3. Domicile of the Corporation in this State shall be at Canton, Mississippi.
- 4. The amount of authorized capital stock shall be one hundred (100) shares of common stock of the par value of \$100.00 each.
 - The period of existence shall be fifty (50) years.
 - 6. The purposes for which the Corporation is created are:
 - (a) To manufacture, buy, and sell Grain Doors;
 - (b) To manufacture, buy, and sell Push Poles;
 - (c) To manufacture, buy, and sell Bulk Heads;
 - (d) To manufacture, buy, and sell crates and boxes;
 - (e) To manufacture, buy, and sell dimension stock;
 - (f) To manufacture, buy, sell, and generally deal in logs, lumber, and wood products;

- (g) To own, lease, or otherwise acquire, and operate saw mills, dry kilns, planing mills, and wood-working plants of any and all kinds, to manufacture any of the foregoing articles, and other timber and lumber products and byproducts;
- (h) To own and lease all lands, buildings, and structures and other real estate necessary or desirable for the carrying out of any or all of the above purposes;
- (i) To carry on any or all of the foregoing businesses, wholesale or retail, domestic and foreign.
- (j) The rights and powers that may be exercised by said Corporation, in addition to the above, are those conferred by Chapter 4 of Title 21 of the Mississippi Code of 1942.
- 7. The number of shares of stock necessary to be subscribed and paid for before the Corporation shall commence business is thirty (30).

THIS,	March	, 1952.

Respectfully submitted.

T. O. Hetcalfe

2 10 Metcalfe

Herrin Dean

STATE OF MISSISSIPPI

MADISON COUNTY

Personally appeared before me, a Notary Public in and for the above County and State, the within named T. O. METCALFE, T. O. METCALFE, JR., and HERMON DEAN, who acknowledged that they signed and delivered the foregoing application for Charter on the date thereof, as their voluntary act and deed.

Given under my hand and official seal this 20 day of March,

Mrs. Velma G. Hawell

My Commission Expires:

December 15, 1954.

RECEIVED at the office of the Secretary of State, this, the 2/2 day of March, 1952, together with the sum of \$3000, deposited to cover the recording fee, and referred to the Attorney General for his opinion

Hele Lolee Secretary of STATE

Jackson, Mus. Much 21 st, 1953

I have examined this Charter of Incorporation, and an of the opinion that it is not violative of the Constitution and Laws of this State or of the United States.

This, the >13 day of March, 1952.

TTORNEY GENERAL

BY: Assistant Attorney General

The 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 he affixed.

this Twenty-first day of

Receipt No. 3948 L

/ Keegherhile

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-first day of March, 1952.

AMENDMENT TO ARTICLES OF INCORPORATION

OF BANK OF KILMICHAEL KILMICHAEL MISSISSIPPI

RESOLVED FIRST, That the outstanding preferred *B* stock of this bank in the amount of \$5,000.00 (consisting of 80 shares of a par value of \$62.50 each) be retired in full.

RESOLVED SECOND, That concurrently with the above approved retirement common stock be increased in the sum of \$10,000.00 by the sale for cash of \$10,000.00 in common stock to be issued and sold, pro rata, to the holders of presently outstanding common stock, making the total capital of the bank \$35,000.00 ALL of which is common stock.

RESOLVED FURTHER, That the Articles of Incorporation, as amended, be further amended by striking out Section (1) of Section (2) and inserting in place thereof the following:

SECTION 2. (1) Amount, Classes and Shares of Capital Stock. The amount of capital stock of the Corporation shall be \$35,000.00, divided into classes and shares as follows:

(a) \$35,000.00 par value of common stock divided into 583-1/3 shares of the par value of \$60.00 each.

STATE OF MISSISSIPPI

COUNTY OF MONTGOMEN

I, the undersigned, President of Bank of Kilmichael, Kilmichael, Mississippi, do hereby certify that the above and foregoing is a true and correct copy of the resolution amending the Charter of said bank as the same was duly adopted at an adjourned meeting of the stockholders held on the day of Marker 1952. And I do further certify that the said resolution was adopted by a majority in amount of all of the outstanding stock of said bank.

In testimony whereof witness my signature and seal of the Bank of Kilmichael, this the 3 day of the day of the

A6, Wils

Attest:

Casnier

Received at the office of the Secretary of State,	this the 205 day of march
A. D., 1957, together with the sum of \$100	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	Helin Laden
	SECRETARY OF STATE
Jackson, Miss.,	
rap tric Loom	_
I have examined this	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.	
	ATTORNEY GENERAL.
	By James 3. Hendall
	Assistant Attorney General.

Department of Bank Supervision



The within and foregoing Amendment to the Charter of Incorporation of		
is here approved.		

In lestimony whereof, I have hereunto set my hand and caused the Seal of the

> Department of Bank Supervision State of Mississippi to be affixed,

this___ day of

19_52. March



State of Mississippi



Executive Office

JACKSON

The within and forego	ing Amendment to the Charter of
Incorporation of	
	KILMICHAEL
is hereby approved.	In lestimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed, this Twenty-Lirst say of March 1952
Receipt No. 3939 L	

Recorded in the Secretary of State's Office this the twenty-first day of March, 1952.

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TO

CHARTER

BRYANT TRANSFER COMPANY OF GREENVILLE

THE CHARTER OF INCORPORATION

OF

BRYANT TRANSFER COMPANY OF GREENVILLE

1. The corporate title of said Company is:

Bryant Transfer Company of Greenville

2. The names and post office addresses of the incorporators are:

Kenneth F. Edwards, Greenville, Mississippi Betty Jo Wilson, Greenville, Mississippi

- 3. The domicile of the corporation is at Greenville, Mississippi.
- 4. The amount of capital stock and particulars as to class or classes thereof:

\$25,000.00, all Common Stock, consisting of 250 Shares having a par value of \$100.00 per share.

- 5. The period of existence is 99 years.
- 6. In addition to the rights and privileges conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942 (Chapter 100, Mississippi Code of 1930), and amendments thereto, the purpose for which this corporation is created and the rights, powers and privileges conferred upon is not contrary to law are as follows:
 - (a) To conduct, engage in, and carry on a general trucking, transfer, and highway transportation business. In connection with the operation of said business the company shall have the right to buy and sell real estate and personal property and any interest therein. Purchases and sales may be made for cash or on credit. The company shall have the right to enter into such contracts and other agreements as may be necessary in connection with the business to be conducted, and to borrow money and pledge the Company's property, including its contracts, choses in action, and other assets owned by it, as collateral therefor. However, nothing foregoing shall be considered as limitation upon the powers of the Company, and it shall be entitled to do and engage in any other type of operation usually done in connection with the foregoing purposes, and perform all things, matters, and acts incident thereto.
 - (b) To purchase, learn, hime or otherwise acquire, own, hold, maintain, alter, cell, covery, mortgage, or otherwise dispose of real estate and personal property and any interest therein including such items as trucks, trailers, garage tools and equipment, warehouses, truck terminals and all equipment ordinarily used in connection with such items, and it do all things incident to the purposes benefit conferred and not contrary to law.
- 7. The corporation shall commence business where one hundred (100) therefore the capital stock shall be subscribed and paid for. The first

meeting of persons in interest, for the purpose of organizing the said corporation, may be called upon three days notice in writing signed by any one of the incorporators.

IN TESTIMONY WHEREOF, witness the signatures of each of the incorporators, hereunto affixed on this the 20th day of March, 1952.

Hermett 2. Edwards

STATE OF MISSISSIPPI:

COUNTY OF WASHINGTON:

Personally appeared before me, the undersigned authority in and for said state and county, the within named Kenneth F. Edwards and Betty Jo Wilson, incorporators of the corporation known as Bryant Transfer Company of Greenville, who acknowledge that they signed and executed the above and foregoing articles of incorporation as their own act and deed on this the 20th day of March, 1952.

S. Contilk

Poseived at the office of the Scoretary of State, on this the 21th day of March. 1950, together with \$60. , deposited to cover the recording for, and referred to the Attorney have all for his clanica.

Secretary of State

Jackson, Mississippi March 34th, 1953

I have examined this Charter of Incorporation and an of the opinion that it is not violative of the Constitution and has of this State, or of the United States.

This the 34 day of March, 1930.

Attorned General of Mississippi

Py: Jones 5, Kardall Assistant Attorney General

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

BRYANT TRANSFER COMPANY OF GREENVILLE

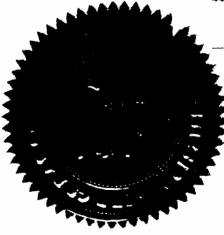
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this _____ day of

March

19 52



Receipt No. 4003 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-fourth day of March, 1952.

Be it remembered that the Scranton Colored Cemetery Association assembled in regular meeting at the corner of Market Street and Dupont Avenue in the City of Pascagoula, Jackson County, Mississippi, at 8 o'clock P. M. on Monday, March 17, 1952, did transact the following business:

EXTRACTS of Minutes of Meeting of Scranton Colored Cemetery Association on March 17, 1952:

"After a discussion of the advisability of the society incorporating, the following resolution was offered by John F. Norvel.

RESOLUTION

WHEREAS, it is the considered opinion of the members of this organization that it should be incorporated as a non-profit civic improvement society, which shall not be for pecuniary profits, directly or indirectly; and

WHEREAS, the purpose of said corporation shall be for the improvement of the relations of the colored people in this community, and an incidental purpose shall be to own and beautify a tract of land for the burial of the dead of the colored race in this community:

THEREFORE, BE IT RESOLVED THAT: Margaret Stanley Pruitt, Vera Reese, and Eugene Cook be named incorporators and that they be instructed and authorized to apply to the proper authorities of the State of Mississippi for a Charter of Incorporation of this organization under the corporate title of SCRANTON COLORED CIVIC ASSOCIATION.

"After further discussion, a motion was made by Dayton Gibson, that the resolution be adopted; it was seconded by Henry Gibson and put to vote. The vote was unanimously in favor of the resolution."

This is a true, correct and compared extract of the Minutes of a meeting of the Scranton Colored Cemetery Association, convened in the City of Pascagoula, Mississippi, on March 17, 1952.

Mergaret Stanley True
MARGARET STANLEY PRUITT

SECRETARY.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	THE CHARTER OF INCOM ORNITON OF			
	SCRANTON COLORED CIVIC ASSOCIATION			
1.	The corporate title of said company is So	ranton Colored Civic Association		
2.	The names of the incorporators are:			
_	Margaret Stanley Pruitt	Postoffice 661 E. Dupont Ave., Pascagoula, Miss.		
	Vers Reese	Postoffice 506 E. Dupont Ave., Pascagoula, Miss.		
	Eugene Cook	Postoffice 432 Becht Street, Pascagoula, Miss.		
		Post of fice		
		Postoffice		
		Postoffice		
		Post of fice		
		Post office		
3.	The dominile is at Pascagoula, Missi	ssippi.		
4.	Amount of capital stock and particulars as No Stock to be issued.			
ο.	provisions of Chapter 4, Title 1942 and amendments thereto; members authorized by the organized to make the state of stock; shall divide members; shall make expulsion vest in each member the right shall make the loss of members of all interest of sich members	re civic improvement society organized under 21, Section 5310 of the Mississippi Code of is incorporated on application of three anization on its minutes to apply for the ake publication of its charter; shall issue ide no dividends or profits among its the only remedy for non-payment of dues; shall of one vote in the election of all officers; whip, by death or otherwise, the termination in the corporate assets; and there shall against the members for corporate debts, but		

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

the entire corporate property shall be liable for the claims of creditors.

7. The purpose for which it is created:

10

This is a non-profit civic improvement society, which shall not be for pecuniary profits, directly or indirectly; and the purpose shall be for the improvement of the relations of the colored people in this community; and an incidental purpose shall be to own and beautify a tract of land for the burial of the dead of the colored race in this community.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

This is a non-profit organization and no shares will be issued.

Margaret Stanley Pruitty

Margaret Stanley Pruitty

Vera Reese Eugene Cook

Eugene Cook

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI		
County of JACKSON	_	
This day personally appeared before me, the un-	dersigned authority in and for	r said County and
State, MARGARET STANLEY PRUITT, VERA REESE		
incorporators of the corporation known as the SCRAI		01101117
who acknowledged that (they) signed and execu		les of incorporation as
(MR) (their) act and deed on this the Att day o	Voe a Mosse	3 P
My Commission Exercise Sapt. 21, 1955	The state of the s	5,000
	NOTARY PUBLIC	₩ 2 0
STATE OF MISSISSIPPI	1	Oth N Jo
Country of		
County of	-)	
This day personally appeared before me, the under	ersigned authority	
	,	
	, , , , , , , , , , , , , , , , , , , ,	
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed and execu	ted the above and foregoing artic	les of incorporation as
(his) (their) act and deed on this theday or	f	, 19
STATE OF MISSISSIPPI		
County of	-	
This day neverally appeared before we the will	, :	
This day personally appeared before me, the under	ersigned authority	
incorporators of the corporation known as the	•	
who acknowledged that (he) (they) signed and execut	ted the above and foregoing articl	es of incorporation as
(his) (their) act and deed on this theday of	•	, 19
	212 90	ard.
Received at the office of the Secretary of State th	is the day of day	
A. D., 1952, together with the sum of \$	deposited to cover the recor	ding fee, and referred
to the Attorney General for his opinion.	Hiller Land	m
		Secretary of State.
	Jackson, Miss., March	6 24tt 1952
I have examined this charter of incorporation an	d am of the opinion that it is not	violative of the Con-
stitution and laws of the state, or of the United States.	1.6	Coleman
	70	Attorney General.
	ByAssistant	Attorney General.
	<u> </u>	
NOTE—In case all incorporators are together wh be sufficient.	en acknowledgment is taken, one	acknowledgment will

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

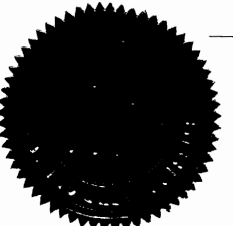
SCRANTON COLORED CIVIC ASSOCIATION

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

March



Receipt No. 3950 L

Thugher le

19 52

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-fourth day of March, 1952.

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CHARTER OF INCORPORATION

CRUISE INSURANCE & INVESTMENT CO., INC.

- The Corporate title of said company is CHUISE INSURANCE & INVESTMENT CO., INC.
- 2. The mames and posteffice addresses of the Incorporators
 - Homer V. Oruise, Jr., Posteffice, Jackson, Miss. C. A. Sullivan, Posteffice, Jackson, Miss.
 - J. The Demicile of the Corporation is Jackson in Hinds Gounty, Mississippi.

.

- to The amount of the authorised capital stock is \$10,000, all of which is hereby classified as, and is, common stock. The number of shares shall be 100, each with a par value of \$100.00.
- 5. Home of the capital stock of the Corporation is without meminal or par value but all of its authorized capital stock is common stock, and therefore, the sale price thereof not fixed by the Board of Directors.
 - 6. The period of existence shall be for fifty (50) years.
- 7. The purposes for which the Corporation is created are: The general nature of its business shall be, for itself, or as agent for others, to make legal investments; to buy, sell, own, rent, lease, hypothecate, mortgage, assign, or pledge real estate; to deal in stocks, commercial paper, mortgages and other securities; to manage properties; to engage in real estate business including buying, selling, leasing, improving and dealing in lands and tenements; to borrow money and mortgage or hypothecate the assets of the Corporation therefor; to design, construct, enlarge, repair, remodel, equip houses, apartments or buildings: to lease. rent, or operate offices or establishments in connection with said business; to buy, own, sell or encumber personal property of all kinds and descriptions; to conduct a general insurance agency and to do all and everything necessary, suitable and proper for the accomplishment of any of the purposes or objects or in connection with or incidental to the investment, real estate and insurance agency busi-

ness or anything incidental or appurtenant to or growing out of or connected with the aforesaid business, powers and objects, or any part or parts thereof, provided, the same be not inconsistent with the laws under which this Corporation is organized. It is hereby expressly provided that the foregoing enumeration of specific objects and powers of the Corporation shall not be held to limit or restrict the powers of the Corporation in any manner or to any extent, and the objects and powers specified shall be independent objects and powers respectively, except as otherwise provided herein.

The rights and powers that may be exercised by the Corporation in addition to the foregoing, are those conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942, and by all other laws of the State of Mississippi.

8. The number of shares of stock necessary to be subscribed and paid for before the Corporation shall commende business is 50 shares.

We, the undersigned, for the purpose of forming this Corporation under the laws of the State of Mississippi, do make, file and record this Charter of Incorporation and do certify that the facts herein stated are true, and we have accordingly hereunto set our respective hands and seals.

Executed this the ZZ day of March, 1952

Homer V. Cruise, Jr.

C. A. Sullivan

STATE OF MISSISSIPPI COUNTY OF HINDS

PERSONALLY APPEARED BEFORE ME, THE UNDERSIGNED AUTHORITY
IN AND FOR THE AFORESAID COUNTY AND STATE, THE WITHIN NAMED HOMER
V. CRUISE, JR., AND C. A. SULLIVAN, INCORPORATORS OF CRUISE INSURANCE & INVESTMENT CO., INC., WHO ACKNOWLEDGED THAT THEY SIGNED AND DE-

LEVERED THE FOREGOING CHARTES OF INCORPORATION OF SAID CHUISE INSURANCE & INVESTMENT CO., INC., ON THE DAY AND YEAR THEREIN MENTIONED.

GIVEN UNDER MY HAND AND SEAL THIS THE $\nearrow \nearrow$ DAY OF MARCH, 1952.

Notary Public

My Commission expires: 2/20/56

DAY OF MARCH, 1952, TOGETHER WITH THE SUM OF \$30

DEPOSITED TO COVER THE RECORDING FEE, AND REFERRED TO THE

ATTORNEY GENERAL FOR HIS OPTIMEN.

Secretary of State

JACKSON, MISSISSIPPI March ________,1952

I HAVE EXAMINED THIS 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.

J. P. COLEMAN, ATTORNEY GENERAL

Asistant Attorney General

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

CRUISE INSURANCE & INVESTMENT CO., INC.

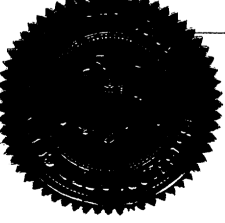
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

March

19 52



Receipt No. 4016 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-fifth day of March, 1952.

THE CHARTER OF INCORPORATION OF

		is D.& H IMPLEMENT COMPANY, INC.
	ames of the incorporators are . HARMON	Postoffice Batesville, Mississip
		Postoffice Batesville, Mississip
W. M	DUKE	Postoffice Batesville, Mississir
		Postoffice
		Postoffice
		Postoffice
		Post of fice
		Post of fice
The d	omicile is at Batesy	ille, Mississippi
Amou	nt of capital stock and particu	lars as to class or classes thereof:
Amou		lars as to class or classes thereof: ne Common Stock, consisting of
Amou	\$50,000.00 Par Valu	
Amou	\$50,000.00 Par Valu	e Common Stock, consisting of
Amou	\$50,000.00 Par Valu	e Common Stock, consisting of
Amou	\$50,000.00 Par Valu	e Common Stock, consisting of
Amou	\$50,000.00 Par Valu	e Common Stock, consisting of
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Amou	\$50,000.00 Par Valu	e Common Stock, consisting of
Amou	\$50,000.00 Par Valu	e Common Stock, consisting of
Amou	\$50,000.00 Par Valu	e Common Stock, consisting of
Amou	\$50,000.00 Par Valu	e Common Stock, consisting of
	\$50,000.00 Par Valu	e Common Stock, consisting of

7. The purpose for which it is created:

To carry on the general business of selling farmers' supplies, more particularly to buy, sell and generally to deal in and with all kinds of farm machinery and equipment, including tractors and tractor equipment, parts for said machinery and equipment, tools and hardware; to buy, sell and generally deal in all and any kinds of fertlizer, lime, and stock feeds and supplies; to conduct a repair business for the repair of tractors and farm machinery and equipment of all kinds; to huy, sell and generally to deal in oil, gasoline and fuel of all kinds; to buy, sell, lease, own, improve, mortgage, handle and use real estate and personal property of any kind; to purchase and sell at retail and wholesale gas and electrical equipment and appliances of every nature; to purchase, sell, trade, manufacture, deal in and with goods, wares and merchandise of every kind and nature, both wholesale and retail, as principal or agent, trustee or otherwise; and to do and perform any act reasonably necessary or incidental to the accomplishment of the above purposes.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

200 shares of Common Stock

Wm Harmon
Delassion de
W. M. Duke
Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of Panola	-
This day paragraphs arrowed before the true	donaismed authority
This day personally appeared before me, the un	
W. M. HARMON, D. I. HARMON, SR.	and w. M. DUAL
incorporators of the corporation known as the D &	CH IMPLEMENT COMPANY, INC.
who acknowledged that (they) signed and execu	uted the above and foregoing articles of incorporation
(their) act and deed on this the 21st day of	of March, 1956
4	Colet J. Ociaer
(SEAL)	NOTARY PUBLIC
My Comm	nission expires 23 June 1952.
STATE OF MISSISSIPPI	1
County of	
	j
This day personally appeared before me, the und	dersigned authority
	,
	•
incorporators of the corporation known as the	ŕ
meorporators of the corporation known as the	
who acknowledged that (he) (they) signed and execu	uted the above and foregoing articles of incorporation
(his) (their) act and deed on this theday o	of, 19
STATE OF MISSISSIPPI	1
County of	
	,
This day personally appeared before me, the und	dersigned authority
,	,
incorporators of the corporation known as the	
	ated the above and foregoing articles of incorporation
	of
(ms) (then) act and deed on this theday o	, 15
Possived at the efficient of the Great of	his the 24 h day of March
Received at the office of the Secretary of State the	this the 27 day of 1
A.D., 1952, together with the sum of \$//0	deposited to cover the fecording fee, and referr
to the Attorney General for his opinion.	Sold Labore /
	Secretary of State.
	Jackson, Miss., March 24th 1983
I have examined this charter of incorporation as	and am of the opinion that it is not violative of the Co
stitution and laws of the state, or of the United States	s. A Q /_O
	Attorney General.
	By Junes Theres
	Assistant Attorney General.
	<u> </u>
NOTE—In case all incorporators are together wh	hen acknowledgment is taken, one acknowledgment w
be sufficient.	

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

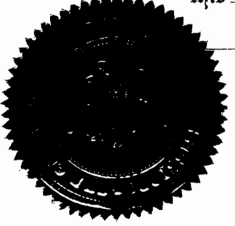
The within and foregoing Charter of Incorporation of

D & H IMPLEMENT 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 he affixed.

this ______ day of ______ March _____ 19 52____



Receipt No. 4011 L

Mughwhilo Cobernor

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-fifth day of March, 1952.

CHARTER OF INCORPORATION HOMER V. CRUISE, INC.

- 1. The Corporate title of said company is HOMER V. CRUISE, INC.
- 2. The names and postoffice addresses of the in corporators are:

Homer V. Cruise, Jr., Postoffice, Jackson, Miss. C. A. Sullivan, Postoffice, Jackson, Miss.

- 3. The Domicile of the Corporation is Jackson in Hinds County, Mississippi.
- 4. The amount of the authorized capital stock is \$10,000, all of which is hereby classified as, and is, common stock.

The number of shares thereof shall be 100, and each shall have a par value of one hundred dollars (\$100.00).

- 5. None of the capital stock of the Corporation is without nominal or par value, but all of its authorized capital stock is common stock, and therefore, the sale price thereof not fixed by the Board of Directors.
 - 6. The period of existence shall be for fifty (50) years.
- 7. The purposes for which the Corporation is created are: to engage in and conduct a general construction business, to design, construct, enlarge, repair, remodel, establish, equip, install, improve, maintain or work upon houses, apartments, buildings, roads, yards, sidewalks, structures, in any and all ways, or any part thereof; to engage in iron, steel, wood, brick, concrete, cement; and other building materials and earth construction, to execute contracts in connections therewith; also to manufacture and furnish the building materials and supplies connected therewith; to buy, own, lease, pledge, mortgage, hypothecate, assign and sell real estate, to borrow money and issue notes or securities in connection therewith; to buy, sell, own, encumber personal property of all kinds and descriptions; to acquire, rent, lease, purchase, option, or operate offices or establishments in

connection with said business; to operate any enterprise in connection with the general construction business or incidental thereto which is necessary or desirable and not in violation of the laws of the State of Mississippi, although not hereinabove specifically provided for.

The rights and powers that may be exercised by the Corporation, in addition to the foregoing, are those conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942, and by all other 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 objects and powers of the Corporation in any manner or to any extent, and the objects and powers specified in the foregoing several clauses are and shall be independent objects respectively except as otherwise provided herein.

8. The number of shares of stock necessary to be subscribed and paid for before the Corporation shall commence business is 25 shares.

We, the undersigned, for the purpose of forming this Corporation under the laws of the State of Mississippi, do make, file and record this Charter of Incorporation, and do certify that the facts herein stated are true, and we have accordingly hereunto set our respective hands and seals.

DATED AT JACKSON, MISSISSIPPI, MARCH Z 2 1952.

Homer V. Cruise, Jr.

C. A. Sullivan

STATE OF MISSISSIPPI COUNTY OF HINDS

PERSONALLY APPEARED BEFORE ME, THE UNDERSIGNED AUTHORITY IN AND FOR THE AFORESAID COUNTY AND STATE, THE WITHIN NAMED HOMER V. CRUISE, JR., AND C. A. SULLIVAN, INCORPORATORS OF HOMER V. CRUISE, INC., WHO ACKNOWLEDGED THAT THEY SIGNED AND DELIVERED THE FOREGOING CHARTER OF INCORPORATION OF SAID HOMER V. CRUISE, INC., ON THE DAY AND YEAR THEREIN MENTIONED.

GIVEN UNDER MY HAND AND SEAL THIS THE VV DAY OF MARCH, 1952.

Notary Public

My Commission expires: 420/16

THE 24 DAY OF MARCH, 1952, TOGETHER WITH THE SUM OF \$30

DEPOSITED TO COVER THE RECORDING FEE, AND REFERRED TO THE

ATTORNEY GENERAL FOR HIS OPINION.

Secretary of State

JACKSON, MISSISSIPPI MARCH 24 th, 1952

I HAVE EXAMINED THIS 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.

J. P. COLEMAN, ATTORNEY GENERAL

BY Assistant Attorney General



The State of Mississippi

EXECUTIVE



OFFICE

TO CONTROL OF THE CON

JACKSON

The within and foregoing Charter of Incorporation of

HOMER V. CRUISE, 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-fourth day of

Narch 1952

Murch Lee

Receipt No. 4015 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-fifth day of March, 1952.

CERTIFIED COPY OF RESOLUTION OF STOCKHOLDERS OF DR. PEPPER BOTTLING COMPANY ADOPTING AND APPROVING PROPOSED AMENDMENTS TO THE CHARTER OF INCORPORATION

RESCLUTION

RESOLVED, that the authorized capital stock of Dr. Pepper Bottling Company be increased from \$50,000.00 to \$75,000.00 and that the number of authorized shares of common stock of the par value of \$100.00 per share be increased from five hundred shares to seven hundred and fifty shares.

FURTHER RESOLVED, that the Charter of Incorporation of Dr. Pepper Bottling Company be amended as follows, to-wit:

AMENDMENTS TO THE CHARTER OF INCORPCRATION OF DR. PEPPER BUTTLING COMPANY

Paragraph Four (4) of the Charter of Incorporation of Dr. Pepper Bottling Company is hereby changed and amended to read as follows:

4. The amount of authorized capital stock and particulars as to class or classes the reof:

Seventy-five thousand & No/100 (\$75,000.00) Dollars, all of which shall be common stock, with the right to commence business when fifty shares of said capital stock shall have been subscribed and paid for.

Paragraph Five (5) of the Charter of Incorporation of Dr. Pepper Bottling Company is hereby changed and amended to read as follows:

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

Seven Hundred and Fifty Shares of common stock of the par value of \$100.00 per share.

FURTHER ANGOLVED, that the foregoing Amendments to the Charter of Incorporation of Dr. Fepper Bottling Company are hereby unanimously adopted and approved by all of the stock-holders of the corporation, who own all of the issued conital stock of the corporation and who have voted personally for said Amendments; and C. G. Murdock, President of the corporation, is hereby authorized for and an helalf of the corporation to prepare and present to the Secretary of the State of Mississippi the proposed amendments; and he is further authorized for and on behalf of the corporation to acknowledge said Amendments and present them for approval and to do any and all things necessary, proper and incident to obtaining the proposed Amendments to the Charter of accorporation.

STATE OF MISSISSIPPL, ALCORN COUNTY

Personally appeared before me, the undersigned Notary Fublic within and for the aforesaid State and County, C. G. Murdock, who, having first been duly sworn by me, states on oath that he is President of Dr. Pepper Pottling Company, of Corinth, Mississippi, and that the foregoing is a true, correct and perfect acres of a Passalution adopted at a meeting of the copy of a Resolution adopted at a meeting of the stockholders of said corporation held in the offices of said corporation in the City of Corinth, Alcorn County, Mississippi at two o'clock P.M. on the 21st day of March, 1952.

SWORN to and subscribed before me, this the day of March, 1952.

MY COMMITTOISH ENGINES JAN. 5th, 1005

AMENDMENTS TO THE CHARTER OF INCORPORATION OF DR. PEPPER BOTTLING COMPANY

Paragraph Four (4) of the Charter of Incorporation of Dr. Pepper Bottling Company is hereby changed and amended to read as follows:

4. The amount of authorized capital stock and particulars as to class or classes thereof:

Seventy-five Thousand & No/100 (\$75,000.00) Dollars, all of which shall be common stock, with the right to commence business when fifty shares of said capital stock shall have been subscribed and paid for.

Paragraph Five (5) of the Charter of Incorporation of Dr. Pepper Bottling Company is hereby changed and amended to read as follows:

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

Seven Hundred and Fifty shares of common stock of the par value of \$100.00 per share.

17 Murdal

RRESIDENT, DR. PEPPER BOTTLING

STATE OF MISSISSIPPI, ALCORN COUNTY

Personally appeared before me, the undersigned Motary Public within and for the aforesaid State and County, C. G. Murdock, personally known to me to be the President of Dr. Pepper Bottling Company, who, having first been duly sworn by me, acknowledged on oath that as such President and for and on behalf of said corporation he signed and executed the above and foregoing Amendments to the Charter of Incorporation of Dr. Pepper Bottling Company, he being duly authorized so to do by a Resolution unanimously adopted and duly spread upon the minutes of a meeting of the stockholders of said corporation held in the offices of said corporation in the City of Corinth, Alcorn County, Mississippi at two o'clock P. M. on the 21st day of Parch, 1954.

Given under my band and official seal of office, this the 2/2 day of March, 1952.

NATARY FEBRUARY ALECAN, STATE OF LEGISTERS RECEIVED at the office of the Secretary of State, this the 24 day of March, A. D. 1952, 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

Jackson, Mississippi March <u>1944</u>, 1952

I have examined these Amendments to the Charter of Incorporation of Dr. Pepper Bottling Company and am of the opinion that they are not violative of the Constitution and laws of this State or of the United States.

J.P.COLEMAN, ATTORNEY GENERAL

By James S. Hendall

State of Mississippi



JACKSON

Incorpo	ration of		
DR. PEPPER BOTTLING COMPANY			
	y 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-Sourth day of	
Receip By the G	ot No. 4010 L	Jugher Lite	

Recorded in the Secretary of State's Office this the twenty-fifth day of March, 1952.

Secretary of State.

Purnished by Heber Ludner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

The corporate title of said company	s Stevens Enterprises, Inc.	
The names of the incorporators are	되는 회, 생님들은 그는 그들은 그는 그는 그를 모습니다. 그는 전기를 받는 것은 모든 그를 모르는 것이다.	
hn S. Stevens	Postoffice 1109 West Douglas Wichi	ta. Kansaa
ra Mae Stevens	Postoffice 1109 West Douglas, Wich	ita. Kansa
i S. Stevens	Postoffice 722 Quebec House, Washi	ngton, D.
hert H. Herne	Postoffice 927 Main Street, Bilox	i, Mississi
	Postoffice	
	Postoffice	
	Postoffice	
	Postoffice	4
The domicile is at Keesler Fig	ald near Biloxi, Mississippi.	
Amount of capital stock and particul		
		i de
with a par value of	of 250 shares common capital stock \$100. per share	
		*
		(g ² 4
	250 shares common capital	al stock
Number of shares for each class and	par value thereof:	
Par value \$100.00 per sha	re	
H-10100 NOT BIIC	.:	

6. Period of existence (not to exceed ninety-nine years) is ninety-nine years

(Non-profit corporations may have perpetual existence)

- 7. This Corporation is organized for profit, and the nature of its
- (a) To promote, transact and carry on a wholesale and retail willness of selling, distributing and merchandising candy, confectionaries, total drinks, food, tobacco, and all other articles and merchandise.
- (b) To manufacture, process, and package candy, confectionaries,
- (c) To perform services as agents, brokers, contractors and sub-contractors, for any person, firm, co-partnership, association or corporation, in selling, distributing, manufacturing, dispensing, processing, and packaging candy, confectionaries, soft drinks, food, tobacco, and all other merchandise.
- (d) To sell, distribute, dispense, process and package candy, confectionaries, soft drinks, food and tobacco, for manufacturers, jobbers, wholesalers and retailers, and to act as agent for manufacturers, jobbers, wholesalers and retailers, and any other private, municipal or governmental agencies in distributing, selling, wholesaling, manufacturing and processing candy, confectionaries, soft drinks, food and tobacco.

upon consignment, convey, mortgage, process, convert, repair and manufacture dispensing machines for the purpose of dispensing candy, confectionaries, soft drinks, food and tobacco.

- (f) To operate dispensing machines for the purpose of selling and dispensing candy, confectionaries, soft drinks, food and tobacco.
- (g) To receive, hold, purchase, acquire, manufacture, design, process, repair, distribute, lease, rent, convey, mortgage and sell dispensing machines and parts for dispensing machines of every kind and nature whatsoever.
- (h) To perform services as agents, brokers, contractors and subcontractors for the purpose of selling, distributing, brokering, processing
 and repairing dispensing machines for any person, firm, co-partnership,
 association or corporation.
- (i) To receive, hold, purchase, acquire, sell, lease, rent, obtain upon consignment, convey or mortgare real or personal, tancible or intancible property of every kind or character, and wherever situated, who have visitin

- (j) To manage and control, as agents for others, real and personal property, and as such agents to hold, receive on consignment, purchase, acquire, sell, rent, convey, lease and mortgage property, real or personal, tangible or intangible, of every kind and character, and wherever situated, whether within or outside this state.
- (k) To borrow money and pledge as security therefor any of its property, assets, franchises, rights and privileges, and to issue, sell, or pledge bonds, notes or other evidence of indebtedness.
- (1) To make by-laws consistent with the Constitution of the United States and of this State for the management of its property, the regulation and control of its affairs and for the certification of the transfer of its stock.
- (m) To operate and conduct a general mercantile candy, confectionaries, soft drinks, food and tobacco distributing and equipment business.
- (n) To manufacture and to sell and distribute at manufacturers', jobbers', whole salers', or retailers' prices, all kinds of merchandise, chattels and other personal property.
- (o) Acquire and own copyrights, patents, improvements, franchises and register trade names, and to operate under such copyrights, patents, improvements, franchises and trade names pertaining to the matters and things enumerated herein.
- (p) To do all things incidental, necessary or proper for the carrying out and accomplishment of any or all of the purposes herein set out.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

250 shares common capital stock to be subscribed



Jan Stimens
Vera Mai Stevens
Eli Stevens
Robert H Herne

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John S. Stevens and Ver	ra Mae Stevens	
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orporators of the corporation known as the		
a seknowledged that (he) (they) signed and	executed the above and foregoin	g articles of incorporation
mix (their) act and deed on this the 18	day of March	
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y commission expires: Jan 6.19	155	
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orporators of the corporation known as the_	Stevens Enterprises,	Inc.
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s) (there) act and deed on this the/8	executed the above and foregoing day of	recording fee, and referr
s) (there) act and deed on this the/8	executed the above and foregoing day of	raticles of incorporation

NOTE—In case all incorporators are together when acknowledgment is taken, one acknowledgment will be sufficient.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of stevens enterprises, inc.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this Twenty-fourth day of

Narch 1952

March Lugherhile

Receipt No. 4007 L

By the Covernor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-fifth day of March, 1952.

CERTIFIED COPY OF RESCLUTION ADOPTED AT THE LEGULAR MEETING OF THE STOCKHOLDERS OF THE PROGRESSIVE LUMBER COLPANY LELAND, MISSISSIPPI

WHEREAS, the stockholders of the Progressive Lumber Company, a corporation organized under the laws of the state of Mississippi and having its domicile and principal office at Leland, Mississippi, in meeting assembled have voted to amend the Charter of Incorporation of the said company, and

WHEREAS, the stockholders voted that the common stock of said corporation, 500 shares of \$50.00 par value being authorized under the present charter, be recalled and that ten shares of a par value of \$5.00 per share be issued for each \$50.00 share outstanding and that a total of 5,000 shares of common stock be authorized instead of 500 presently allowed by the charter of incorporation, and

WHEREAS, the said stockholders voted that the corporation should issue preferred stock and that such stock should:

- 1. Have a par value of 050.00.
- 2. Not exceed 500 shares.
- 3. Have a redemption date of April 1, 1957.
- 4. Have a redemption value of \$51.00 per share.
- 5. Be paid on the basis of 100% of its issue par value from the net assets of the corporation in the event of dissolution of the corporation prior to the redemption date above specified.
- 6. Be paid 6% annual cumulative dividends prior to the payment of any other dividends.
 - 7. Be non-participating.
 - 8. Not be convertible to any other kind of stock.
- 9. Be subject to recall at any time after the end of the years from the date of issue thereof on a vote of a majority of each class of stockholders and the payment to the preferred stockholders of the redemption value of each share thereof in the amount of 51.00.

NOW, THEREFORE, HE IT RESOLVED that the charter of incorporation of the Progressive Lumber Company, a corporation, be amended in accordance with the foregoing resolution.

I, Lee T. Cossar, Secretary-Treasurer of the Progressive Lumber Company, Leland, Mississippi, a corporation, do hereby certify that the foregoing is a true and correct copy of a resolution of the stockholders of said corporation adopting and approving an amendment to tis charter of incorporation as shown by the minutes of the regular meeting of stockholders held March 3, 1952.

WITNESS my signature, with the corporate seal afrixed, this the 19th day of March, A. D. 1952.



Secretary-Treasurer

AMENDMENT TO THE CHARTER OF INCORPORATION OF THE PROGRESSIVE LUMBER COMPANY, LELAND, MISS.

WHEREAS, Article 4 of the Charter of Incorporation provides that the amount of authorized capital stock is: \$25,000.00, being 500 shares of common stock of a par value of \$50.00 each, and

WHEREAS, it has been resolved by the stockholders of said corporation, in meeting assembled, to recall all outstanding shares of common stock and to reissue the common stock on the basis of 10 shares of par value of \$5.00 per share for each \$50.00 share outstanding and that a total of 5,000 shares of common stock be authorized at a par value of \$5.00 per share, and

WHEREAS, it has been resolved by the stockholders of said corporation, in meeting assembled, to issue 500 shares of \$50.00 par value preferred stock and that said preferred stock should:

- 1. Have a par value of \$50.00.
- 2. Not exceed 500 shares.
- 3. Have a redemption date of April 1, 1957.
- 4. Have a redemption value of \$51.00 per share.
- 5. Be paid on the basis of 100% of its issue par value from the net assets of the corporation in the event of dissolution of the corporation prior to the redemption date above specified.
- 6. Be paid 6% annual cumulative dividends prior to the payment of any other dividends.
 - 7. Be non-participating.
 - 8. Not be convertible to any other kind of stock.
- 9. Be subject to recall at any time after the end of two years from the date of issue thereof on a vote of a majority of each class of stockholders and the payment to the preferred stockholders of the redemption value of each share thereof in the amount of 151.00.

NOW, THEREFORE, be it resolved that Article 4 of the Charter of Incorporation of the Progressive Lumber Company of Leland, Lississippi, be amended to read as follows, to-wit:

"The amount of authorized capital stock is \$50,000.00, being:

Five thousand shares of common stock of a par value of \$5.00

per share.

\$50.00 per share; the redemption date of which shall be april 1, 1957; which shall have a redemption value of \$51.00 per share; which will be paid on the basis of 100% of issue par value from the net assets of the corporation in the event of dissolution of the corporation prior to the redemption date above specified; which shall be paid 6% cumulative annual dividends; which shall be non-participating; which shall not be convertible to any other kind of stock; and which shall be subject to recall at the end of two years from the date of issue thereof on a vote of a majority of each class of stockholders and the payment to the preferred stockholders of the redemption value of each share thereof of \$51.00."

This the 19th day of March, A. D. 1952.

STATE OF MISSISSIPPI

COUNTY OF WASHINGTON

PERSONALLY APPEARED before me, the undersigned Notary Public in and for the county and state aforesaid, W. H. Giddens and Lee T. Cossar, president and secretary respectively of the Progressive Lumber Company, beland, Mississippi, a corporation, each of whom acknowledged that he signed and delivered the loregoing instrument on the day and year therein mentioned, they being thereunto duly authorized by resolution of the stockholders of said corporation, in regular meeting assembled on March 3, 1952, a certified copy of which minutes are attached hereto.

GIVEN under my hand and official seal, this the 21 day of

.arch, ... J. 1952.

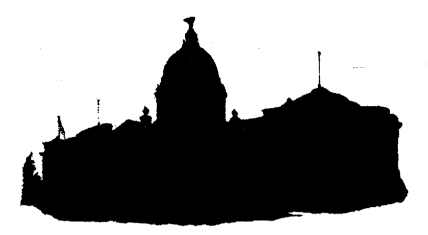
Notary Public

MY COMMISSION EXPIRES FEB. 20, 1968.

condission emites.

Received at	the office of the Secretary of S	State, this the	25 -day of February
	gether with the sum of \$50 torney General for his opinion		_deposited to cover the recording fee, and
	en e	MIL	SECRETARY OF STATE
Jackson, Miss.,			
	244 19.	<u>53</u>	
I have exam and am of the or United States		of the Constituti	charter of incorporation, ion and laws of this State, or of the
			ATTORNEY GENERAL.
		Ву	Assistant Attorney General.

State of Mississippi



Executive Office

.The within and loveau	ing Amendment to the Charter of
Incorporation of	BIVE LUMBER CO.
is hereby approved.	In lestimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed,
Receipt No. 3711 L	this Twenty-fourth duy of Narch 19 52
	1/-/-

State's Office this the twenty-fifth day of

By the Governor

March, 1952.

Recorded in the Secretary of

BE IT REMEMBERED that on Wednesday, February 27, 1952, at 10:00 A. M. at the office of Meridian Grain and Elevator Company, Inc. in the City of Meridian, Lauderdale County, Mississippi, a special meeting of the Stockholders was held pursuant to waiver of notice and call of the time, place and purpose of the meeting, at which time and place the following business was transacted:

Max N. Tobias, President presided at the meeting and Merris E. Burka, Secretary kept the minutes thereof.

All of the steekholders were present in person or by

The following resolution was offered, seconded and unanimously passed in the following words, to-wit:

"ME IT REMEMBED that the name of the corporation be changed from "Meridian Grain and Elevator Company, Inc." to "Livestock Feeds, Inc.", and that henceforth the name of the corporation shall be "Livestock Feeds, Inc." and the President and Secretary are authorised to make application to the Secretary of State for the making of such change in the corporation name and to sign all documents and take such action as may be necessary to secure the authorisation of the Secretary of State to such change in the corporation name."

There being no further business to come before the meeting, the same was adjourned.

President

 $D \mathcal{M}$

CERTIFICATE

I, Morris E. Burka, Secretary of the Meridian Grain and Elevator Company, Inc., do hereby certify that the within and foregoing is a true and correct copy of the minutes of a special meeting of the stockholders of the corporation, duly and legally called, on the 27th day of February, 1952, at 10:00 a. No held at the corporation's place

of business in the City of meridian, Lauderdale County, mississippi.

Given under my hand and the seal of the Meridian Grain and Elevator Company, Inc., this the 24⁻ day of February, 1952.

Morris E. Burka, Secretary
Meridian Grain and Elevator Company Ac.

AMENDMENT TO CHARTER OF MERIDIAN GRAIN AND ELEVATOR COMPANY, INC.

- 1. The corporation now and heretofore known as Meridian Grain and Elevator Company, Inc. does hereby change its name to read "LIVESTOCK FEEDS, INC."
- 2. The corporation now and heretofore known as Meridian Grain and Elevator Company, Inc. shall hereafter be known as and its official name shall hereafter be "LIVESTOCK FEEDS, INC.".
- 3. Attached hereto is a duly certified copy of a resolution of the stockholders adopting and approving the proposed amendment changing the name of the corporation to "LIVESTOCK FEEDS, INC."

Meridian Grain and Elevator Company, Ind.

By Dree

Side

Secretary

STATE OF LOUISIANA

PARISH OF ORLEANS |

Personally appeared before me the undersigned authority in and for said Parish and State, Max N. Tobias and Morris E. Burka, President and Secretary, respectively, of Meridian Grain and Elevator Company, Inc., a corporation, who each acknowledged that as such officers they signed and delivered and affixed the corporate seal thereto, the within and foregoing instrument of writing on the day and year therein mentioned as and for the act and deed of Meridian Grain and Elevator Company, Inc., they being thereunto duly authorized so to do.

Given under my hand and official seal, this the 295 day of February, 1952.

otery Public hum

My Commission expires at Death.

Received at the office of the Secretary of State,	this the 13 - day of March
A. D., 1952, together with the sum of \$10 referred to the Attorney General for his opinion.	
Jackson, Miss.,	
I have examined this amendment	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.	ATTORNEY GENERAL.
	Assistant Attorney General.

State of Mississippi



Executive Office

	ng Amendment to the Charter of
Incorporation of MERIDIAN GRAIN	AND ELEVATOR COMPANY
Changin	ng name to
LIVESTOCK	FEEDS, INC.
Receipt No. 3906 L	In lestimony 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 1952

Recorded in the Secretary of State's Office this the twenty-fifth day of March, 1952.

By the Governor

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	HOLLANDALE	LIVESTOCK	SALES, INC.
	The corporate title of said company is_HO	LLANDALE	LIVESTOCK SALES, INC.
	The names of the incorporators are:		
_	Andy Crawford	Postoffice_	Rolling Fork, Mississippi
	W. C. Boland, Jr.	Post office_	Estill, Mississippi
	R. B. Pearson	Post office_	Hollandale, Mississippi
_	Gene Ganier	Postoffice_	Hollandale, Mississippi
_	J. L. Christenberry	Postoffice	Rolling Fork, Mississippi
		Postoffice	
		Postoffice_	
	· .	Postoffice_	
	The domicile is at Hollandale, Wash	ington Co	inty. Mississippi
	Amount of capital stock and particulars as		
	Fifty Thousand Dollars (\$	50,000.00) - all common stock
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	ing the second s		
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	en e	ue thereof:	
	Number of shares for each class and par val		non stock with a par value of
	Number of shares for each class and par val	es of comm	

6. Period of existence (not to exceed ninety-nine years) is Ninety-nine (99) years

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created: To carry on a general live stock commission business, that is, to buy and sell, at wholesale and retail, live stock of all types and kinds, and to act as broker in the purchase and sale of live stock, and to receive for sale, and sell on commission live stock, cotton, wool, hides, agricultural products and produce of all kinds, types and descriptions, agricultural supplies, materials, machinery, equipment, furnishings and fixtures of all kinds, types and descriptions, and to make advancements on such consignments, and to charge for such sales and advances; and to buy and sell, at wholesale or retail, live stock of all types and kinds, agricultural products and produce of all kinds, types and descriptions, agricultural supplies, materials, machinery, equipment, furnishings and fixtures of all kinds, types and descriptions, and on commission or otherwise, for its stockholders. Further, to the same extent as natural persons might or could do, to purchase or otherwise acquire, and to hold, own, maintain, work, develop, sell, lease, exchange, hire, convey, mortage, or otherwise dispose of and deal in, lands and leaseholds, and any interest, estate, and rights in real property, and any personal or mixed property, and any franchises, rights, licenses, or privileges necessary, convenient, or appropriate for any of the purposes herein expressed. To borrow money, and to make and issue notes, bonds, debentures, obligations, and evidences of indebtedness of all kinds, whether secured by mortgage, pledge, or otherwise, and generally to make and perform agreements and contracts of every kind and description. 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 in association with other corporations, firms, or individuals, and to do every other act or acts, thing or things, incidental or appurtenant to or growing out o

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

8. Number of Shares of each class to be subscribed and paid before the corporation may begin business. Five hundred (500) shares of common stock

My Bowinder

Jenson

Januar

Incorporators.

ACKNOWLEDGMENT

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This day personally appeared before me,	-	-	
C. Boland, Jr., R. B. Pearso	n, Gene Ganie	r and J. L.	Christenberry
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The 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 he affixed.

this _____ day of ______ March _____ 19 52

Receipt No. 4018 I

They have the Consernor

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-sixth day of March, 1952.

PROPOSED AMENDMENT TO THE CHARTER OF INCORPORATION OF WILLIAMS AND BROOKS LUMBER COMPANY

To the Secretary of State of the State of Mississippi:

diam'r.

It is requested and proposed that said Charter of Incorporation be amended as follows, to-wit:

By cancelling the corporate name, Williams and Brooks
Lumber Company and amending Section 1 of the original Charter
to read as follows:

*1. The corporate title of said company is Williams
Reuipment Company.

By amending Section 7 of the original Charter so as to read as follows:

*7. The purpose for which it is created: To engage in the purchase, manufacture and sale, at wholesale and retail, of any and all kinds of lumber, lumber products and/ or pther forest products, and also to encumber same; to act as agent, broker or commission salesman for any and all kinds of timber, lumber, lumber products, and/or other forest products, of others; to engage in any and all logging operations necessary, convenient or expedient in relation to the manufacture of sale of lumber, lumber products, and/ or other forest products; to make advances on lumber, lumber products, and/or forest products and other securities to any person, or persons, party or parties; to buy, hold, manufacture, encumber, exchange and sell timber, lumber, lumber products, and/or other forest products of all kinds; to buy, hold, lease, sell, exchange and encumber lands and all real property; to deal in, hold, buy, sell and exchange at wholesale

and retail, building materials of all kinds, and also to ac quire, own, hold, lease, and or sell, mills, dry kilns, lumber theds, buildings and improvements of all kinds, and also to encumber same, and also to acquire, own, hold, lease, buy, sell, exchange, and encumber all machinery, equipment, accessories, tools and parts necessary, convenient or expedient in relation to saw and plening mills, dry kilns, lumber sheds, yards, buildings and improvements of all: kinds, or necessary, to logging and/or lumber and/or other ferest products operations of any and all kinds, and sequire, own hold, buy, sell, exchange, lease, and encumber, any and all carts, wagons, trucks and other conveyances, stock, and other personal property necessary, convenient or expedient for such operations; to endorse or guerantee the payment of the obligations of others in furtherance of any of the purposes of any business in which the corporation may be engaged or with which it may be affiliated; to buy, own, hold, pledge, and sell the securities of other corporations, and to buy, own, hold, pledge and sell the stocks of such other corporations as permitted by law; to buy, own, sell and operate hotels, cafes, boarding houses, rooming houses, ware houses and storage plants; to buy, own and sell automobiles, trucks, farm machinery, refigerators, cold storage units, repair parts and all other types of motor vehicles and appliances; to buy, sell, deal in, manipulate, at retail and wholesale, merchandise, drygoods, goods, wares, food products and commodities of every sort; to do a general contracting business; to carry on farming operations, including cattle raising and the dealing in and selling of livestock; to carry on a general loan business and to charge for any and all services rendered by the

corporation and for any and all business matters or transactions handled by it; to do whatever is necessary, essential,
convenient, or expedient to carry out any or all of said
purposes; and to execute any or all of the powers of the
corporation, and to do any one or more or all of the matters
and things hereinbefore provided for.

The rights and powers that may be exercised by this corporation, in addition to the foregoing are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto."

Presented herewith is a properly certified copy of a resolution of the stockholders of the Corporation adopting and approving the foregoing proposed amendment and authorizing, empowering and directing the President and Secretary of the Corporation to prepare or have prepared and to execute and submit to the proper authorities the necessary petition, certificate, instruments and papers to secure said amendment and to do and perform all other matters and things necessary and proper to secure such amendment to the Charter of Incorporation.

Proper approval and allowance of said amendment is accordingly requested.

IN WITNESS WHEREOF, the President and Secretary of said Corporation have hereunto executed this instrument and affixed the corporate seal on this the 20th day of March, 1952 having been duly authorized so to do.

WILLIAMS AND PROOKS LEMPER COLPANY

PRESIDENT

SECRETARY

Marine !

STATE OF MISSISSIPPI

COUNTY OF CLARKE

Personally appeared before me, the undersigned authority, the within named C. C. Williams and Opal Williams, President and Secretary respectively of Williams and Brooks Lumber Company, a corporation, who acknowledged that they signed, delivered and executed the above and foregoing Proposed Amendment to the Charter of Incorporation of Williams and Brooks Lumber Company and affixed the corporate seal of said corporation thereto as the act and deed of said Corporation having been duly authorized so to do.

Given under my hand and official seal, this the 20th day of March, 1952.

(SBAL)

My Commission Expires Feb. 15, 1955

CERTIFIED COPY OF RESOLUTIONS OF STOCKHOLDERS ADOPTING AND APPROVING PROPOSED AMENDMENT TO THE CHARTER OF INCORPORATION OF WILLIAMS AND BROOKS LUMBER COMPANY AND OF AUTHORIZATION FOR THE PRESIDENT AND SECRETARY OF THE CORPORATION TO ACT IN REFERENCE THERETO

"BE IT RESOLVED by the stockholders of Williams and Brooks Lumber Company, that:

Williams and Brooks Lumber Company amend its original Charter in the following respects:

SECTION 1. The original Charter shall be and is amended as follows:

'l. The corporate title of said company is Williams
Equipment Company'.

That Section 7 of the original Charter shall be and is amended so as to read as follows:

'7. The pur ose for which it is created: To engage in the purchase, manufacture and sale, at wholesale and retail, of any and all kinds of lumber, lumber products, and/or other

forest products, and also to encumber same; to act as agent, broker or commission salesman for any and all kinds of timber, lumber, lumber products, and/or other forest products, of others; to engage in any and all logging operations necessary, convenient or expedient in relation to the manufacture or sale of lumber, lumber products, and/or other forest products; to make advances on lumber, lumber products, and/ er forest products and other securities to any person, or persons, party or parties; to buy, hold, manufacture, encumber, exchange and sell timber, lumber, lumber products, and/or other forest products of all kinds; to buy, hold, lease, sell, exchange and encumber lands and all real property; to deal in, hold, buy, sell and exchange, at wholesale and retail, building materials of all kinds, and also to acquire, own, hold, lease, and/or sell, mills, dry kilns, lumber sheds, buildings and improvements of all kinds, and also to encumber same, and also to acquire, own, hold, lease, buy, sell, exchange, and encumber all machinery, equipment, accessories, tools and parts necessary, convenient or expedient in relation to saw and planing mills, dry kilns, lumber sheds, yards, buildings and improvements of all kinds, or necessary, to logging and/or lumber and/or other forest products operations of any and all kinds, and to acquire, own, hold, buy, sell, exchange, lease, and encumber any and all carts, wagons, trucks and other conveyances, stock, and other personal property necessary, convenient or expedient for such operations; to endorse or guarantee the payment of the obligations of others in furtherance of any of the purcoses of any business in which the corporation may be engaged or with which it may be

4.5%

affiliated; to buy, own, hold, pledge, and sell the securities of other corporations, and to buy, own, hold, pledge and sell the stocks of such other corporations as permitted by law; to buy, own, sell and operate hotels, cafes, boarding houses, rooming houses, ware houses and storage plants; to buy, own and sell automobiles, trucks farm machinery, refrigators, cold storage units, remain parts and all other types of motor vehicles and appliances; to buy, sell, deal in, manipulate, at retail and wholesale, merchandise, dry-foods, goods, wares, good products and commodities of every sort; to do a general contracting business; to carry on farming operations, including eattle raising and the dealing in and selling of livestock; to carry on a general loan business and to charge for any and all services rendered by the corporation and for any and all business matters or transactions handled by it; to do whatever is necessary, essential, convenient, or expedient to carry out any or all of said purposes; and to execute any or all of the powers of the corporation, and to do any one or more or all of the matters and things hereinbefore provided for.

The rights and powers that may be exercised by this corporation, in addition to the foregoing are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

BE IT FURTHER RESOLVED:

That the President and Secretary of the Corporation be and they are hereby authorized, empowered and directed to prepare or have prepared and to execute and submit to the

proper authorities the necessary petition, certificate, instruments and papers and secure said amendment and to do and perform all other matters and things necessary and proper to secure such amendment to said Charter of Incorporation."

STATE OF MISSISSIPPI COUNTY OF CLARKE

We, the undersigned C. C. Williams and Opal Williams, the President and Secretary, respectively of Williams and Brooks Lumber Company, a corporation, do hereby certify that the above and foregoing resolution of the stockholders of Williams and Brooks Lumber Company, is a true and correct copy of a resolution of the stockholders of said Corporation adopted at a proper and legal meeting of the stockholders of said Williams and Brooks Lumber Company held at the coffices of the Corporation in Quitman, Mississippi at 10:00 o'clock A. M. on the 20th day of March, 1952, at which meeting all of the stockholders of said Corporation were personally present and consented to said meeting and the consideration and adoption of the foregoing resolution; said resolution being adopted and approved by the unanimous vote of all of the stockholders of said Corporation.

WITNESS the signatures of the undersigned and the seal of said Williams and Brooks Lumber Company hereto affixed this the 20th day of March, 1952.

(SEAL)

1

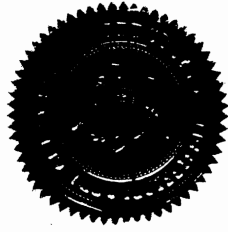
SECRETARY

Received at the office of the Secretary of State,	this the 25th day of March
A. D., 1952, together with the sum of \$200 referred to the Attorney General for his opinion.	
Jackson, Miss.,	_
	charter of incorporation, Constitution and laws of this State, or of the
United States.	ATTORNEY GENERAL.
	By Assistant Attorney General.

State of Mississippi



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Company of the second second second	HILLIANS A	ND BROOKS LULT	ER COMPANY	A AMERICA
	Ch	anging name to		
	WILLIA	MS EQUIPMENT C	UP.NY	



my hand and caused the Great Seal of the State of Mississippi to be affixed, Twenty-fifth

Receipt No. 4017 L

By the Governor

March, 1952.

Secretary of State's Office this the twenty-sixth day of

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

SIMPSON CONSTRUCTION COMPANY

	mpany is Simpson Construction Company
The names of the incorporat	
	Postoffice
Mrs. Sarah B. Simpson	Postoffice Holly Springs, Mississippi
W. H. Seale	Postoffice Holly Springs, Mississippi
Glenn Fant	Postoffice Holly Springs, Mississippi
	Postoffice
	Postoffice
	Postoffice
	Post of fice
The domicile is at Holly	Springs, Mississippi
Amount of capital stock and	particulars as to class or classes thereof:
Two hundred (200)	shares of common stock of no par value.
Two hundred (200)	shares of common stock of no par value.
Two hundred (200)	shares of common stock of no par value.
Two hundred (200)	shares of common stock of no par value.
Two hundred (200)	shares of common stock of no par value.
Two hundred (200)	shares of common stock of no par value.
Two hundred (200)	shares of common stock of no par value.
Number of shares for each cla	shares of common stock of no par value. ss and par value thereof: shares of common stock of no par value, to sell at fift

6. Period of existence (not to exceed ninety-nine years) is <u>ninety-nine years</u>.

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

To purchase real estate, make and purchase materials for the construction of buildings; to erect buildings; to own, manage, operate, lease and sell buildings; to conduct and carry on the business of builders and contractors generally for the purpose of building, erecting, altering, repairing or doing other work in connection with any and all classes of building and improvements of any nature and kind whatsoever; to buy lend and lay out the same in subdivisions, including the laying out and constructing of roads, streets, curbs and gutters, bridges, sewers, water works systems, power plants and other utilities and services therein, the building of buildings therein and the sale or rental of such buildings; and generally to engage in all classes of building and construction work, both public and private; and to do all things lawful, necessary or proper to be done for the successful conduct of the business herein contemplated and incident to said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

The corporation may begin business when thirty (30) shares of Common Stock have been subscribed and paid for at the selling price of fifty dollars (450) per share.

 J. B. Sal	· 24 - 142 = 1
 A Sign	
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Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of MARSHALL	
This day personally appeared before me, the	undersigned authority Sarah B. Simpson,
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ncorporators of the corporation known as the	
	secuted the above and foregoing articles of incorporation as
his) (their) act and deed on this the 25 da	
ms) (their) act and deed on this theua	- Tie Com Divini
	Notary Public
	my Com (x 5-19-5
STATE OF MISSISSIPPI)
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County of	
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	undersigned according
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ncorporators of the corporation known as the	
who acknowledged that (he) (they) signed and ex	secuted the above and foregoing articles of incorporation as
his) (their) act and deed on this theda	y of, 19
STATE OF MISSISSIPPI	
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County of	
This day personally appeared before me, the u	undersigned authority
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acorporators of the corporation known as the	,
	ecuted the above and foregoing articles of incorporation as
	y of, 19
may (men) act and deed on this theda	y 01
Received at the office of the Secretary of State	ethis the 26 day of March
.D., 1952, together with the sum of \$20	deposited to cover the recording fee, and referred
o the Attorney General for his opinion.	Helier Kodien
	Secretary of State.
	Jackson, Miss., March 26th 1922
I have examined this shorter of incompaction	
titution and laws of the state, or of the United Sta	n and am of the opinion that it is not violative of the Conates.
	Attorney General.
-	By James 3. New 200
	By. Assistant Attorney General.
	when acknowledgment is taken, one acknowledgment will
e sufficient.	

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

SIMPSON CONSTRUCTION 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-	sixth	day o
	March	19 _52_	anguar .
	ياد المواجعين د		
			Governor

Receipt No. 4022 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-sixth day of March, 1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

GREER CUTTING AND MANUFACTURING COMPANY

Postoffice Mrs. Sarah B. Simpson Postoffice Postoffice Postoffice Holly Springs, Mississippi George A. Greer Postoffice Postoffice	George A. Greer postoffice Holly Springs, Mississippi Glenn Fant postoffice Holly Springs, Mississippi Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice One hundred (100) shares of common stock of no par value. The domical of shares for each class and par value thereof: One hundred (100) shares of common stock of no par value, to sell at fifty dollers (\$50) per shere, but with full and uncontrolled power in the Board of firectors to change the seid selling price at sny lawful meeting of the	The names of the incorporators are:	Greer Cutting and Manufacturing Company
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		dollars (\$50) per share, but wind of prectors to change the said	ith full and uncontrolled power in the Board

6. Period of existence (not to exceed ninety-nine years) is ninety-nine years

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

To carry on a general lumber and milling business; to lease, purchase and hold timber lands and other lands in connection therewith; to buy, cut sell, manufacture and ship timber, lumber, semi-finished and finished wood products; to construct, own, lease and operate sawmills, planing mills, and other mills required by or incidental to the processing and manufacturing of timber, lumber and wood products; to carry on a merchandising business dealing in manufactured wood products, including the buying and selling of wood products of every nature; and to do all things lawful, necessary or proper to be done for the successful conduct of the business herein contemplated and incident to said business.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

The corporation may begin business when the entire capital stock of one hundred (100) shares of common stock of no par value has been subscribed and paid for at the selling price of fifty dollars (\$50) per share.

Leane	1. Lun	
Sasar	B. Sing	mes)
	1	incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI			
County of Marshall	}		
	,	Goomes & Gma	
This day personally appeared before me, the	undersigned author	ity George A. Gre	er, one of
acorporators of the corporation known as the	REER CUTTING AND	MANUFACTURING COM	PANY
who acknowledged that (he) (XXXX) signed and ex			
his) (EEEE) act and deed on this the 21 d	ay of March		, 19 <u>.52</u>
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STATE OF MISSISSIPPI	1		
County of MARSHALL			
This day personally appeared before me, the	undersigned suthori	ity same n	•
and Glenn Fant.	undersigned authori	baran p.	Simpson
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ncorporators of the corporation known as the		5	-364-(-)
vho acknowledged that (they) signed and ex	recuted the above and	d foregoing articles of	incorporation.
(their) act and deed on this the 25 day		1952	
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STATE OF MISSISSIPPI)		
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County of			
This day personally appeared before me, the	undersioned suthorit	v	
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	AND	Secre	etary of State.
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I have examined this charter of incorporatio titution and laws of the state, or of the United St	n and am of the opin	nion that it is not viola	~

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

GREER CUTTING AND MANUFACTURING COMPANY

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

Receipt No. 4021 L

this _____ day of

March 19 52

By the Governor

Recorded in the Secretary of State's Office this the twenty-sixth day of March, 1952.

MINUTES

At a regular meeting of the Columbus Pilgrimage
Association, an unincorporated organization existing in
Columbus, Lowndes County, Mississippi, held in the home of
Mrs. Frances W. Pope Thomas at 519 South Second Street,
Columbus, Mississippi, the following resolution was
unanimously adopted:

WHEREAS, The Columbus Pilgrimage Association, Columbus, Mississippi, is an unincorporated body or organization consisting of individual members who have formed said Columbus Pilgrimage Historical and educational purposes for Association for the purpose of restoring, preserving and maintaining certain homes and residences in Columbus, Lowndes County, Mississippi, for the purpose of perpetuating and preserving the beauty, appearance and historic significance of said homes and residences, and for the further purpose of causing these homes to be opened to the public for visitation at intervals to be determined by the said Pilgrimage Association, and

WHEREAS, said Columbus Pilgrimage Association has so functioned for a period of years and has so opened said homes and residences to the public periodically, said periods having been in the past referred to as "Pilgrimages," during which time the general public was given the right to visit in and view said homes and residences under rules prescribed and laid down by said Association, for which visits a fee was charged to each visitor for the purpose of visiting and viewing all the homes and residences which were so made available during each writcular Pilgrimage, the proceeds of said fees having been used to defray the cost of presenting said Pilgrimages and for the restoring, preserving and perpetuation of said homes and residences, and

WHEREAS, as stated and set forth above the function of the Columbus Pilgrimage Association is and has been and will continue

to be to operate as a nonprofit organization in an effort to contribute to the civic and cultural life of Columbus, Lowndes County, Mississippi, and to preserve momentoes of the heritage of the Old South, and

WHEREAS, it appears that it would be to the benefit of the Columbus Pilgrimage Association to be incorporated as a charitable or nonprofit corporation under the laws of the State of Mississippi, thus to become entitled to a definite legal status and to the other rights and benefits which would be attendant upon and to such incorporation, now, it is therefore

RESOLVED: that Mrs. Mary Ita Hardy, Mrs. Lilla Rosamond and Mrs. Frances W. Pope Thomas, members of said Columbus Pilgrimage Association, be and they are hereby appointed to make application for the incorporation, under the laws of the State of Mississippi, of "THE COLUMBUS PILGRIMAGE ASSOCIATION."

Secretary

STATE OF MISSISSIPPI COUNTY OF LOWNDES

I, Frances W. Pope Thomas at 519 Second Street South, Columbus, Mississippi, the 27th day of November, 1951.

- with the same

Secretary

THE CHARTER OF INCORPORATION

OF

THE COLUMBUS PILGRIMAGE ASSOCIATION

- 1. The corporate title of said corporation is: "THE COLUMBUS PILGRIMAGE ASSOCIATION."
- 2. The names and post office addresses of the incorporators are:

Mrs. Frances W. Pope Thomas 519 South Second Street Columbus, Mississippi

Mrs. Lilla Rosamond 423 North Third Avenue Columbus, Mississippi

Mrs. Mary Ita Hardy Military Road Columbus, Mississippi

- The domicile of the corporation in this state is: COLUMBUS, MISSISSIPPI.
- 4. There shall be no authorized capital stock.
- 5. There being no capital stock there is no sale price per share thereof.
- 6. The period of existence of said corporation, not to exceed
- 7. The purpose for which this corporation is created, not contrary to law, is for restoring, preserving and maintaining certain homes and residences in Columbus, Lowndes County, Mississippi; for historical and educational purposes; for the purpose of perpetuating and preserving the beauty, appearance and significance of said homes and residences; and for the further purpose of causing these homes to be opened to the public for visitation at intervals under regulations and terms imposed by said association, with visitation fees to be established by said association to be charged to each visitor, the proceeds of said fees to be applied toward defraying the cost of conducting said visitations, same being referred to as "PILGRIMAGES" and for the preservation, restoration and maintenance of the homes and residences so visited during said PILGRIMAGES, it being the ultimate purpose of the COLUMBUS PILGRIMAGE ASSOCIATION to carry out the above functions for the use, benefit and enjoyment of the public.
- 8. This corporation shall be entitled to own and use such real estate as may be necessary and proper in the functions of its purpose of promoting the purposes of the organization.

This Association 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 nonpayment of dues, shall vest in each member the right to one vote in the election of officers, shall make the loss of membership by death or otherwise, determination of all interest in such member 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 payments of creditors.

The rights and purposes to be exercised by this corporation in addition to those hereinbefore set forth, are those conferred by the provisions of Chapter 4, Title 20 of the Mississippi Code of 1942 and amendments thereto.

WITNESS THE SIGNATURES of the incorporators this _____ ay of November, 1951.

Mrs. Marey Ita Hardy

STATE OF MISSISSIPPI

COUNTY OF LOUNDES

Personally appeared before me, the undersigned authority in and for said county and state, Frances W. Pope Thomas, Lilla Rosamond, and Mary Ita Hardy, incorporators of "The Columbus Pilgrimage Association," who acknowledged that they signed and delivered the above and foregoing charter of incorporation on the day and year therein mentioned.

Witness my signature and seal of office this 11 day of

November, 195

Notary Public

commission expires:

Received at the office of the Secretary of State,	this the 26 day of March
A. D., 1952, together with the sum of \$100	
referred to the Attorney General for his opinion.	Stiller Laberer SECRETARY OF STATE
Jackson, Miss.,	
maich 26th, 1953	· -
I have examined this	charter of incorporation,
and am of the opinion that it is not violative of the United States.	Constitution and laws of this State, or of the
	J. P. Coleman
	ATTORNEY GENERAL.
-	By James J. Hendall
	Assistant Attorney General.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

THE COLUMBUS PILGRIMAGE 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 _____ day of

March

19 52



Receipt No. 4025 L

They have

Governor

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-sixth day of March, 1952.

THE CHARTER OF INCORPORATION OF McMULLAN MOTORS, INC.

1. The corporate title of said company is:
McMullan Motors, Inc.

2. The names and post office addresses of the incorporators are:

Dillard McMullan, 109 Kimball Avenue, Hattiesburg, Mississippi

Mrs. Annette L. McMullan, 109 Kimball Avenue, Hattiesburg, Mississippi

- 3. The domicile of the corporation in the State of Mississippi is Hattiesburg, Forrest County, Mississippi.
- 4. The amount of authorized capital stock is \$50,000.00, divided into 500 shares, each having a par value of \$100.00, and all to be common stock, without any privileges or restrictions.
- 5. There shall be no stock without par value.
- 6. The period of existence of the corporation shall be ninety-nine years.
- 7. The purposes for which the corporation is created are:

To engage generally in the business of an automobile dealer; to buy and sell new and used automobiles, trucks, tractors, farm equipment, heavy road building equipment, parts, accessories, oils, greases, gasolines, tires, tubes, and home appliances; to engage in the automobile garage business; to engage in the business of reconditioning and repair of automobiles, trucks and other motor vehicles; to service and repair all of the above listed property; to engage in the general business of purchase and sale, both wholesale and retail, of all kinds of goods, wares, merchandise, equipment and property; to buy, acquire, own, sell, exchange or otherwise dispose of conditional sales contracts, notes, comis and other indebtednesses and evidence of indebtedness, and stocks in other corporations, except as prohibited by law:

to engage in the operation of sawmills, planing mills, general manufacturing businesses, repair shops, machine shops, assembly plants, and plants for the manufacture, producing and processing of all kinds of materials, goods, and equipment, together with the right to operate tram roads, logging roads and railroads, but not common carrier railroads; to engage in the business of manufacturing, producing, processing, buying and selling building materials of all kinds; to operate stores, warehouses, storage plants and to act as jobbers, manufacturers' agents, merchants and dealers in the handling of all kinds of merchandise, equipment and other property; to own, buy, acquire, rent and lease lands, buildings, equipment, timber, minerals and mineral leases and rights and other property, both real and personal, except as prohibited by law; to sell, exchange, mortgage or otherwise dispose of and rent and lease any and all of the aforesaid property; to engage in the business of exploring for oil, gas and other minerals, together with the right to drill wells and operate same, and to carry on a general mining business, and to do all things incident to and in connection with said business; to do any and all things which can be legally done in connection with the above enumerated businesses and without limitation to the various businesses and rights hereinabove specified; also to have all the rights and powers which might be exercised by a corporation under the provisions of Title 21, Chapter 4 of the Mississippi Code of 1942, and all amendments thereto, if any.

8. The number of shares of stock necessary to be subscribed and paid for before the corporation shall commence business is one hundred (100) shares.

Dilland M: Mullan



STATE OF MISSISSIPPI COUNTY OF FORREST

Personally appeared before me the undersigned authority in and for said County and State, the above named Dillard McMullan and Mrs. Annette L. McMullan, who severally acknowledged that they on this date executed the above and foregoing application for the charter of McMullan Motors, Inc.

Given under my hand and official seal on this 25 day of March, A. D., 1952.

CTARY

Mrs. Earling D. Shoemaker

My Commission Expires: _______ MY commission Expires MARCH 20, 1966

Received at the office of the Secretary of State, A. D., 1952, together with the sum of \$200 referred to the Attorney General for his opinion.	this the 26 day of March deposited to cover the recording fee, and SECRETARY OF STATE
Jackson, Miss., March 26th, 1952	-
I have examined this and am of the opinion that it is not violative of the United States.	Charter of incorporation, Constitution and laws of this State, or of the ATTORNEY GENERAL. By Assistant Attorney General.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of MCHULLAN MOTORS, 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-sixth day of

March 19 52

Receipt No. 4024 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-sixth day of March, 1952.

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MINUTES OF A MEETING OF THE BABY RESEARCH FOUNDA-TION, AN UNINCORPORATED ASSOCIATION, HELD ON THE 8TH DAY OF MARCH, 1952

The members of the Baby Research Foundation, an unincorporated association, whose purpose is to do research to
improve the care and welfare of infants and children and to
evaluate new products for clinical use in the field of pediatrics, met for the purpose of discussing the incorporation
of this association. Members present were Ferdinand J. Vlazny,
M. D., Richard D. Hawkins, M. D., and Adalbert L. Vlazny, D.D.S.

In order that the organization might be made perpetual and to further assist in the administration of monies to be received by the organization, it was, upon unanimous vote, determined that the association should be properly organized as a charitable and educational organization under the laws of the State of Mississippi, and to that end, the following resolution was unanimously approved:-

BE IT RESOLVED, that Ferdinand J. Vlazny, M. D., Richard D. Hawkins, M. D., and Adalbert L. Vlazny, D. D. S. heretofore organized as the Baby Research Foundation, an unincorporated association, dedicated to research for the improvement in the care and welfare of infants and children and to evaluate new products for clinical use in the field of peciatrics, apply for a charter of incorporation under the laws of the State of Mississippi, and for the purpose of so doing, the above members are hereby designated as the incorporators and are fully

authorized to do and perform all things necessary in the procurement of such charter and the organization of the corporation provided thereby.

There being no further business, the meeting was adjourned.

* * * * * * *

The undersigned Secretary of the unincorporated association of the Baby Research Foundation, do hereby certify that the above and foregoing is a true and correct copy of the minutes of the meeting of March 8, 1952 as spread on the Minute Book of said association and that all three parties were present at the meeting, as shown therein.

Richard De Hawkin, AD

Ferdinal J. Mezny mo

THE CHARTER OF INCORPORATION OF

	BABY RESEARCH FOUNDATION. INC.
	The corporate title of said company is Baby Research Foundation. Inc. The names of the incorporators are:
	Ferdinand J. Vlazny, M. D. Postoffice Biloxi, Mississippi
	Richard D. Hawkins, M. D. Postoffice Biloxi, Mississippi
	Adalbert L. Vlazny, D. D. S. Postoffice Biloxi, Mississippi
	Post of fice
	Postoffice
	Postoffice
	Post office
	Post of fice
3.	The domicile is at Biloxi, Mississippi
	There will be no shares of stock issued, this charter being for a non-share charitable and educational corporation. 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, if any be levied, 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 liability against the members for corporate debts, but the entire corporate property shall be liable for the claims of creditors.
•	Number of shares for each class and par value thereof:
	No shares of stock shall be issued.
	•
	\
	• •
	• • •

6. Period of existence (not to exceed minety-nine years) is perpetual

(Non-profit corporations may have perpetual existence)

7.	The	purpose	for	which	it	is	created:

To do research to improve the care and welfare of infants and children and to evaluate new products for clinical use in the field of pediatrics.

artimorring char

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

No shares of stock shall be required to be issued and the corporation may commence operation immediately upon approval of the charter

Ferdinand J. Vlazny, M. D.

Richard D. Hawkins, M. D.

Richard D. Hawkins, M. D.

Adalbert L. Vlazny, D. D. S.

Incorporators.

ACKNOWLEDGMENT

STATE	OF MISSISSIPPI				
County of	HARRISON	}			
This day	personally appeared before i	me, the undersi	ned authority_		
	Ferdinand J. V.				
	Vlazny				
incorporators	of the corporation known as	the Baby	Research	Foundation,	Inc.
	edged that (they) signed				
(their)	act and deed on this the	day of	March		, 19_52_
			lesallonge	Jadlenjan	18 1 1 2 1 1 2 1 1 2 1 1 2 1 1 2 1 1 1 1
	MY COMMISSION EXPIRE	S FEB. 18, 1954	Ŋo:	tary Public	378/
STATE	OF MISSISSIPPI)			
		}			TO THE STATE OF
County of		J			YOUNG TO
This day	personally appeared before n	ne the undersig	ned authority_		
Inib day					
			,		
<u> </u>	of the corporation known as				
	edged that (he) (they) signed				
(his) (their)	act and deed on this the	day of			, 19
		,			
COD A TOTAL	OF MISSISSIPPI	,			
STATE	OF MISSISSIPPI				
County of					
ms (- 1		, ,			
This day	personally appeared before m	ne, the undersign	ned authority		
	,		,		
_	of the corporation known as				
	edged that (he) (they) signed				
(ms) (men)	act and deed on this the	day or			, 19
					-0
Received	at the office of the Secretary	of State this th	$\frac{1}{2}$ $\frac{2}{3}$ $\frac{2}{3}$	ay of Na	ch
A D 1957	together with the sum of \$	10	deposited to se		for and notemed
	ey General for his opinion.	5	deposited to co	ver the recording	fee, and referred
			file	Kode	<u></u>
				Sec	retary of State.
		Jack	son, Miss.,	March	プサ 1952
I have ex	xamined this charter of incor	poration and an	n of the opinion	that it is not vio	lative of the Con-
stitution and	laws of the state, or of the Ur	nited States.		J. P. C.	leman
• • •				1 O At	torney General.
		By_		Aggistant A4	torney General.
				Orasistant At	torney General.
NOTE—I be sufficient.	In case all incorporators are t	ogether when a	cknowledgment	is taken, one ack	nowledgment will

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

BABY RESEARCH FOUNDATION, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

March

19 52



Receipt No. 3909 L

By the Governor

Secretary of Stat

Recorded in the Secretary of State's Office this the twenty-eighth day of March, 1952.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	The corporate title of said company is The names of the incorporators are:	Supelo Ice &	Coal Company, Inc.
		Postoffice	Tupelo, Miss.
	W.W.Brunson	Postoffice	Tupelo, Miss.
	W.T. Harris	Postoffice	Tupelo, Miss.
		Postoffice	
	Alterior de la constantina della constantina del	Postoffice	
~		Postoffice	
		Postoffice	
_		Post office	
	The domicile is at Tupelo, Miss.		
	Number of shares for each class and par	value thereof:	5000 shares of no par

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 ice manufacturing business; to sell ice and coal at wholesale and at retail.

To slaughter animals, cure meat, process and sell at wholesale and retail meat products. To en age in such business in Lee County, Mississippi and elsewhere and to engage in any other business which may be allied with or ancillary to the business functions described above.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

2000 shares common stock

21. V. Drugaon 5. S. Vinknis 21. V. Draceio

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of LEE	
This day personally appeared before me th	he undersigned authority E.D.Perkins, W.W.Bruns
and W.T.Harris	ine unique signed administration of the control of
gid M.1.Har.LTS	
	Tupelo Ice & Coal Company Inc.
who acknowledged that (they) signed and	executed the above and foregoing articles of incorporation as
this (their) act and deed on this the 29th	day of March , 1952
	seglie yattur
	Notary Public
	My Commission Expires September 9, 1953
STATE OF MISSISSIPPI)
	}
County of	
m	and animal nuthonity
This day personally appeared before me, the	e undersigned authority
,	,
	,
incorporators of the corporation known as the_	
who acknowledged that (he) (they) signed and	executed the above and foregoing articles of incorporation as
(his) (their) act and deed on this the	day of, 19
STATE OF MISSISSIPPI	
County of	
This day personally appeared before me, the	e undersigned authority
,	
incorporators of the corporation known as the	
	executed the above and foregoing articles of incorporation as
	day of, 19
(ms) (their) act and deed on this the	day of, 15
Passival at the office of the Samuel of St	Esta this the 31 Ph day of March
Received at the office of the Secretary of Se	ate this the day of day
A. D., 195% together with the sum of \$//6	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Willy talen
	Secretary of State.
	Jackson, Miss., March 312952
I have examined this charter of incorporat	ion and am of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United	States.
	Attorney General.
	By Janes J. Kardall
	Assistant Attorney General.
NOME I	
stitution and laws of the state, or of the United S	States. Attorney Genera

EXECUTIVE



OFFICE

Will be a consideration of the consideration of the consideration of succession successions and the consideration of the constant of the constant of the constant of the consideration of the constant of the

JACKSON

The within and foregoing Charter of Incorporation of tupelo ice & coal 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 he affixed.

this _____ day of

larch

19 _52___

Govern

By the Governor

Receipt No. 4039 L

Recorded in the Secretary of State's Office this the

thirty-first day of March, 1952.

Secretary of State

Furnished by Action Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

CLEAR LAKE GIN CO., INC.

1.	The corporate title of said company is	CLEAR LAKE CIN CO., INC.
2.	The names of the incorporators are:	
	J. E. ROWE	Postoffice Shelby, Mississippi
	CLIFF STONE	Postoffice Shelby, Mississippi
	CHESTER WATSON	Postoffice Shelby, Mississippi
		Postoffice
3.	The domicile is at Shelby, Miss:	<u>lssippi</u>
•	500 shares of common	n stock at the par value of \$100.0
•	-	n stock at the par value of \$100.0
•	500 shares of common	n stock at the par value of \$100.0
1.	500 shares of common	n stock at the par value of \$100.0
	500 shares of common	n stock at the par value of \$100.0
!.	500 shares of common	n stock at the par value of \$100.0
1.	500 shares of common	n stock at the par value of \$100.0
!.	500 shares of common	n stock at the par value of \$100.0
	500 shares of common	n stock at the par value of \$100.0
i.	500 shares of common per share, total	n stock at the par value of \$100.0

- 7. The purpose for which it is created:
- (a) To engage in the business of ginning, processing, buying and selling cotton, cottonseed, and all other agricultural products, and delinting and treating cottonseed.
- (b) To own, operate, buy and sell cotton gins and machinery and delinting and agricultural machinery of every kind, character and description.
- (c) To engage in the business of buying, selling, receiving, storing, processing, delivering and dealing in soy beans and all of its by-products.
- (d) To buy, sell, receive, store, deliver and deal in agricultural products, fertilizer and all personal and real property deemed by this corporation necessary or useful in the performance of any of the purposes for which it is created.
- (e) To receive, store and deliver all kinds of personal property; to act as broker or agent in the sale and purchase of any kind of real or personal property.
- (f) To manufacture, process, trade, exchange, distribute, buy, sell, service and lease all kinds of personal property.
- (g) To have, hold, own, process, lease, sublease, purchase, acquire, receive, own, sell, assign, pledge and mortgage every kind of real, personal and mixed property and notes and choses in actions, financing any of the above items or any other operations necessary to or commonly used in connection with a cotton gin or the other businesses authorized herein.
- (h) To do any and all other things incident to or necessary for the operation and conduct of said business or businesses; to maintain and operate plants, offices and facilities of all kinds necessary for the conduct of its business in all parts of the State of Mississippi, and every State within the United States of America.
- (i) To acquire and pay for in cash, stocks or bonds of this corporation, or otherwise, the good-will, rights, assets and property, and to undertake or assume the whole or any part of the obligations or liabilities of any person, firm, association or corporation, provided the same is not contrary to law.
- (j) To acquire, hold, use, sell, assign, lease, grant licenses in respect of, mortgage, or otherwise dispose of letters of patent of the United States or any foreign country, patent rights, licenses and privileges, concessions, inventions, improvements, processes and formulae, copyrights, trade-marks and trade names, relating to or useful in connection with any business of this corporation.
- (k) 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.
- (1) To purchase, hold, sell and transfer the shares of its own capital stock; provided it shall not use its funds or property for the purchase of its own shares of capital stock when such use would cause any impairment of its capital; and provided further, that shares of its own capital

stock belonging to it shall not be voted upon directly or indirectly.

- (m) In general, to carry on any other business in connection with the foregoing and to have and exercise all the powers conferred by the Laws of Mississippi, and to do any and all of the things hereinbefore set out to the same extent as natural persons might or could do, provided the same is not contrary to law.
- (n) In addition to the foregoing powers, said corporation shall have the power to determine the manner of calling and conducting meetings, the number of shares that shall entitle a member to vote, but not contrary to Section 194 of the onstitution of 1890, and the mode of voting by proxy; may elect all necessary officers, and prescribe the duties, salaries and tenure of officers; may sue and be sued, and prosecute and be prosecuted to judgment and satisfaction before any court; may have a corporate seal; may contract and be contracted with within the limits of the corporate powers; may sell and convey real estate; and may sell personal property; may borrow money and secure the payment of the same by mortgage or otherwise; may issue bonds and secure them in the same way, and may hypothecate its franchises; and may make all necessary by-laws not contrary to law; may, by a majority vote of its stockholders, amend this charter in the manner and form provided by the laws of the State of Mississippi; may sell its corporate property in its entirety by a majority vote of the common stockholders and Board of Directors of this corporation.
- (o) The foregoing clauses shall be construed both as objects and powers; and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the powers of this corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

10 Shares of common stock of the par value of \$100.00, or \$1,000.00.

VEP	
Janoure .	
Charles Watson	
	Incorporators

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of COAHOMA	•
This day personally appeared before me, the under	signed authority
J. E. ROWE and CLIFF STO	
incorporators of the corporation known as the Clea	r Lake Gin Co., Inc.
who acknowledged that (he) (they) signed and execute	d the above and foregoing articles of incorporation as
(his) (their) act and deed on this the 25th day of	
My Commission Expires	House June Landricho
January 11, 1953 _	nolve Partici
	Turney Wall
STATE OF MISSISSIPPI	
County of BOLIVAR	
,	
This day personally appeared before me, the unders	signed authority
CHESTER WATSON , one of the	
	, ————————————————————————————————————
incorporators of the corporation known as the Clean	r Lake Gin Co., Inc.
who acknowledged that (he) (they) signed and execute	d the above and foregoing articles of incompration as
(his) (their) act and deed on this the 2 4 Aday of	March 1912
Mrere	L'aller
	MY COMMISSION EXPIRES 10/5/63
STATE OF MISSISSIPPI	
County of Bolway	
, ,	
This day personally appeared before me, the unders	signed authority
	-
	,
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and executed	
(his) (their) act and deed on this theday of	
	7 5 0
Received at the office of the Secretary of State this	the 29 day of March
A. D., 195 , together with the sum of \$ // to the Attorney General for his opinion.	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Alle Lace
	Secretary of State.
J	ackson, Miss., March 3141952
I have examined this charter of incorporation and a	m of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United States.	00 (2000
-	Attorney General.
В	y Assistant Attorney Commel
	Assistant Attorney General.
NOTE—In case all incorporators are together when be sufficient.	acknowledgment is taken, one acknowledgment will

EXECUTIVE



OFFICE

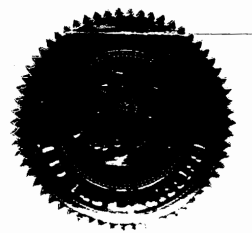
JACKSON

The within and foregoing Charter of Incorporation of CLEAR LAKE GIN 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 _____ day of

March 19 52



Receipt No. 4033 L

By the Governor

Recorded in the Secretary of State's Office this the thirty-first day of March, 1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

1. The corporate title of said company is Farmer's Supply Store, Inc., Of Leakesville 2. The names of the incorporators are: G. L. Dearman Postoffice Postoffice	
J. W. Colbert Postoffice	or to provide a second second
Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice	
Postoffice Postoffice Postoffice Postoffice Postoffice Postoffice	
Postoffice Postoffice Postoffice Postoffice Postoffice	
Postoffice Postoffice Postoffice	
Postoffice Postoffice	
Postoffice	
3. The domicile is at Leakesville, Greene County, Mississippi.	
4. Amount of capital stock and particulars as to class or classes thereof:	
325,000.00, all common stock of the par value of \$100.00 per share.	
5. Number of shares for each class and par value thereof: 250 shares of the par value of	
4.00.00 per share.	

7.	The	purpose	for	which	it	is	created
••	A 110	Pur Poso	101	14 -14-011			~~~~~~~

To buy, own, and sell all kinds of feeds, fertizlers, and related products and to do a general mercantile and supply business handling all products incident and related thereto, to do any and all things that is permissible under the law that may be exercised by a corporation.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

70 shares, all common stock of the par value of \$100.00 per share.

La Lachert

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	y transfer i de la companya de la c La companya de la co	
County of Greene		
This day personally appeared before me, the under	sioned enthority G. I.	. Dearmon and
J. W. Colbert,		A DOGLEMAN AND
incorporators of the corporation known as the Farme	ris Supply Store, In	nc. Of Leakesville
who acknowledged that (he) (they) signed and executed		
(his) (their) act and deed on this the 25th day of	March,	184
	Notary Public.	10/0178n
Man and during the second second		15 7 4 C
My commission expires July 3, 1955.		
STATE OF MISSISSIPPI		7.36.424
County of		•
This day parsonally appeared before me the under	signed extherity	
This day personally appeared before me, the unders		
		· · · · · · · · · · · · · · · · · · ·
•		
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed and executed		
(his) (their) act and deed on this theday of		, 194
	· · · · · · · · · · · · · · · · · · ·	
STATE OF MISSISSIPPI		
STATE OF MISSISSIFFI		
County of		
This day personally appeared before me, the unders	ioned authority	
	,	
incorporators of the corporation known as the	,	
who acknowldeged that (he) (they) signed and executed		_
(his) (their) act and deed on this theday of		, 194
	a (Ak	mart -
Received at the office of the Secretary of State this	the day of	march
A. D., 1967, together with the sum of \$60	deposited to cover the	recording fee, and referred
to the Attorney General for his opinion.	Welliam I	bedere!
→		Secretary of State.
To	ckson, Miss., M	mal 31 of 1952
I have examined this charter of incorporation and a		
stitution and laws of the state, or of the United States.	a che opinion that it	o ()
_	· · · · · · · · · · · · · · · · · · ·	Attorney General.
By	· Jan	mas J. Kandall
·	∆ As	sistant Attorney General.

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

FARMER'S SUPPLY STORE, INC., OF LEAKESVILLE

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.

Receipt No. 4038 L

Governor

By the Covernor

Secretary of State

Recorded in the Secretary of State's Office this the thirty-first day of March, 1952.

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The Charter of Incorporation of the Mid-State Construction Company

- 1. The corporate title of said company is Mid-State Construction Company.
 - 2. The names and post office addresses of the incorporators are:

 Dr. Omar Simmons, Newton, Mississippi
 E. W. Marley, Jackson, Mississippi
- 3. The domicile of the corporation is at Jackson, Hinds County, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof: Three Hundred (300) shares of common stock.
 - 5. The par value of each share is One Hundred Dollars (\$100.00)
- 6. The period of existence (not to exceed 99 years) is ninety-nine years.
 - 7. The purposes for which the corporation is created are:
- A. To carry on and conduct a general contracting business, including the designing, engineering, constructing, reconstructing, enlarging, repairing, remodeling, or otherwise engage in any work upon buildings, roads, streets, sewers, water systems, sidewalks, highways, bridges, or manufacturing plants; and to engage in iron, steel, wood, brick, concrete, stone, cement, masonary, asphalt, and earth construction, and to execute contracts or to receive assignments of contracts therefor, or relating thereto; also, to manufacture and furnish the building materials and supplies connected therewith; and to furnish all labor and materials therefor, and to do all things necessary in connection with such construction work, and to operate both as a public and private contractor in said business.
- B. To process, buy, sell, and otherwise deal in asphalt, sand, gravel, crushed stone and other similar products.
- C. To buy, sell, exchange, manufacture, warehouse, transport and deal in all materials, machinery and equipment necessary, convenient, or incidental to a general engineering, supply and construction business.
- D. To buy, sell, exchange and generally deal in, at wholesale and retail, goods, wares and merchandise of every kind and description.

- E. To the same extent as a natural person might or could do to purchase or otherwise acquire, and to hold, own, maintain, work, develop, sell, lease, exchange, hire, convey, mortgage, or otherwise dispose of and deal in, lands and leaseholds, and any interest, estate, and rights in real property, and any personal or mixed property, and any franchises, rights, licenses, or privileges necessary, convenient, or appropriate for any of the purposes herein expressed.
- F. To borrow and lend money, and to make, issue and receive notes, bonds, debentures, obligations, and evidences of indebtedness of all kinds, whether secured by mortgage, pledge, or otherwise, without limit as to amount, and to secure the same by mortgage, pledge or otherwise, and generally to make and perform agreements and contracts of every kind and description.
- G. The rights and powers that may be exercised by the corporation in addition to the foregoing, are those conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942, and by all other laws 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 One Hundred Fifty (150) shares.

In witness whereof the said parties as incorporators have hereunto affixed their signatures on this the 31 day of March, 1952.

Dr. Omar Simmons, Newton, Mississippi

E. W. Marley, Jackson, Mississippi

STATE OF MISSISSIPPI

This day personally appeared before me, the undersigned authority in and for said County and State, Dr. Omar Simmons and E. W. Marley, who

each acknowledged that he signed and delivered the above and foregoing instrument on the date and for the purposes therein expressed. Given under my hand and Official Seal this the 3/at March, 1952. Received at the office of the Secretary of State, this the 00 A. D., 1952 together with the sum of \$70 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 of the Constitution and laws of this State, or of the United States. R. Coleman ATTORNEY GENERAL.

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

MID-STATE CONSTRUCTION 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 ____ day of

APRIL

1.952



Receipt No. 4047 L

Jugliwhile Botherno

By the Governor

Engelium of State

Recorded in the Secretary of State's Office this the second day of April, 1952.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

The corporate title of said compa	my is Showelton Man	ufacturing Co. The
The names of the incorporators a	•	ar action in the second second
D. J. Showalter, Sr		Jackson, Miss.
Porty Luckett, Jr.	Postoffice	Jackson, Miss.
Mrs. Lucille 0. Show		
Duot Lag o. Dilow		Jackson, Miss.
	Postoffice	
The domicile is at Jack	son, Mississippi.	
Amount of capital stock and part	ticulars as to class or class	es thereof:
Five thousand Dolla	rs (5 000 00) .co	rmon stock all of
		EMON Stock, all of
	one class.	
	* * * *	
in the second		
•		
Number of shares for each class	and ner velue thereof	
Fifty (50) shares		
One induction	Dollars (ploo.co)	per snare.
•	•	

7. The purpose for which it is created:

To manufacture all kinds of products made of metal, wood, glass, plastic and other materials, both for its own account and for others, and to buy, sell, trade for and otherwise acquire, and to sell, trade, lease and otherwise dispose of all such products, at wholesale or retail; to manufacture machinery of all kinds, both for its own account and for others, and to deal therein, both at wholesale and retail, and to lease the same; and to obtain, own, hold and use letters patent, by grant or otherwise, and licenses under letters patent, and to assign or grant licenses thereunder; and generally to de and perfern all such acts and things as might be useful or necessary in, or incident te, 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, and amendments thereto.

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

Ten (10) shares of the #100.00 par value common stock.

Sixell &. Finel 6. Showarts

Incorporators.

This day personally appeared before me, the under D. J. Showalter, Sr., Perry Lucke accorporators of the corporation known as the Shown	walter Manufacted the above and for	turing Co. Line
D. J. Showalter Sr. Perry Lucke accorporators of the corporation known as the Show who acknowledged that (he) (they) signed and execut his) (their) act and deed on this the day of My Commission Expires 2 /8 ,1953.	walter Manufacted the above and for	turing Co. Line 17/1/ regoing articles of Morporation
Accorporators of the corporation known as the Shown who acknowledged that (he) (they) signed and executions) (their) act and deed on this the day of My Commission Expires 1953. STATE OF MISSISSIPPI	walter Manufac	turing Co. Inc. II.
who acknowledged that (he) (they) signed and executions) (their) act and deed on this the day of My Commission Expires 20	ted the above and for	regoing articles of incorporation
who acknowledged that (he) (they) signed and executions) (their) act and deed on this the day of My Commission Expires 20	ted the above and for	regoing articles of incorporation
My Commission Expires A. 1953. STATE Of MISSISSIPPI Ounty of	AND THE RESERVE OF THE PERSON	Sauline Tays
My Commission Expires /2 /8 ,1953. STATE OF MISSISSIPPI County of		Sauline Jayre
STATE OF MISSISSIPPI Sounty of		Notary Public
STATE OF MISSISSIPPI Sounty of		Notary Public
STATE Of MISSISSIPPI	•	The state of the s
county of		
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)		•
This day personally appeared before me, the unde		
	ersigned authority	
District the second of the se		
	•	
corporators of the corporation known as the	4 - 3 43 1 1 6 -	
tho acknowledged that (he) (they) signed and execut	ted the above and for	egoing articles of incorporation i
his) (their) act and deed on this theday of	f	, 194
STATE OF MISSISSIPPI		
}		
bunty of		
This day personally appeared before me, the unde	ersigned authority	
		·
ho acknowledged that (he) (they) signed and execut	ted the above and for	regoing articles of incorporation a
his) (their) act and deed on this theday of	f	, 194
	. ak-	
Received at the office of the Secretary of State th	nis theda	y of UGPU
A. D., 1957 together with the sum of \$70	demosited to	ver the recording fee, and referre
the Attorney General for his opinion.	2	rei ine receruing ree, and referre
w one Accorney General for his opinion.	Hem	The sur
		Secretary of State.
	Jackson, Miss.,	agul 1st 198;
I have examined this shorter of incorporation and		9 .
I have examined this charter of incorporation and titution and laws of the state, or of the United States.	• and or the oblinion fl	nat it is not violative of the Col
		J. P. Coleman
		Attorney General.
	Ву	

NOTE—In case all incorporators are together when acknowledgment is taken, one acknowledgment will be sufficient.

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of showalter manufacturing 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 <u>First</u> day of

APRIL 19 52

Receipt No. 4048 L

They her to Bovernor

By the Covernor

Sametum of State

Recorded in the Secretary of State's Office this the second day of April, 1952.

I, Joseph H. Irby, Seerstary, of Irby Brothers.

Mashine and Iron Works, do hereby certify that the following is a true and correct copy of resolution passed by the steckholders of the Corporation on February 2nd, 1952:

"RESOLVED that paragraphs four(4), five(5) and Eight(8) of the Charter of Incorporation be amended so that they will read as follows:

- Amount of capital stock and particular to class the stock all common.
- Number of shares for each class and par value of \$25.00 therest: 6,000 shares common stack, 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 400 shares common stock."

Witness my signature this the ________day of Warch,

Secretary

STATE OF MISSISSIPPI

COUNTY OF HARRISON

AMENDMENT TO CHARTER

Paragraphs four (4), five (5) and eight (8) of the Charter of Incorporation of Irby Brothers Machine and Iron Works are hereby Amended so that said Sections will read as follows, to-wit:

- 4. Amount of capital stock and particular to class or classes thereof: \$150,000.00 capital stock all common.
- 5. Number of shares for each class and par value thereof: 6,000 shares common stock, 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. 400 shares common stock.

IRBY BROTHERS MACHINE AND IRON WORKS

Attest: N

STATE OF MISSISSIPPI

COUNTY OF HARRISON

Personally appeared before me, the undersigned authority, in and for the said County and State, M. B. Irby and Joseph H. Irby, president and secretary respectively of the within named Irby Brothers Mechine and Iron Works, a corporation, who each acknowledged that they signed and executed the above and foregoing Amendment as and for the act and deed of the said Irby Brothers Machine and Iron Works.

Given under my hand and official seal of office, this the

Setting Publice

My Commission Expires July 6, 1%

My Commission Expires:

Received at the office of the Secretary of State	, this the day of March
and M. filed of -11-19-5 mg,	00
A. D., 1952 together with the sum of \$260	
referred to the Attorney General for his opinion.	Welen Laderer
	SECRETARY OF STATE
Jackson, Miss.,	
april 2d, 1953	en e
I have examined this	A 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.	
	J. P. Calenan
	ATTORNEY GENERAL.
·	By James J. Hendall
	Assistant Attorney General.
	•

By the Governor

State of Mississippi



Executive Office

The within and foreg	wing Amendm	ent to the Co	harter of
Incorporation of			E nd
	MACHINE AND IRON	KORKS	
•			
is hereby approved.			
	In lestimony a	shereof, I have t	hereunto set
	my hand	and caused the	Great Soal
	of the State	te of Missisippi ti	be affixed,
	this	Second	day of
	April	19_52	
Receipt No. 3902 L			

Recorded in the Secretary of State's Office this the second day of April, 1952.

Alcorn, Mississippi February 3, 1952

Be it known of all men by these presence that we, the duly constituted personnel of the Alcorn A. & M. College Alumni Association, have on this day and date in convention assembled authorised and adopted the following resolution, to wit:

Be it resolved: That it is the purpose of this meeting to incorporate the above mentioned Association under the corporate name and title "Alcorn A. & M. College Alumni Association"; and, in accordance with our purpose so to do, we hereby designate and authorize W. S. Demby of Vicksburg, Mississippi; A. J. Noel, Sr., of Jackson, Mississippi; A. D. Fobbs of Alcorn, Mississippi; C. D. Thompson of Meridian, Mississippi; and W. C. Boykin of Utica Institute, Mississippi to make appropriate application for the charter of incorporation.

Done at Jackson, Mississippi in the state of Mississippi on the above date of the month of February on the named day, nineteen hundred and fifty two.

W.S. Seresby,
President

Clopatra N. Hompson Recording Secretary

State of Wississippi
County of \(\) \(\) \(\)

Personally appeared before me, a Notary Public of the said

County and State, W. S. Demby and C. D. Thompson, who certify that

the above is a correct copy of the resolution passed and duly adopted in convention of the Alcorn A. & M. College Alumni Association,

and is duly recorded in the minutes of said Association under the

date of February 3, 1952.

My Commission Expires Oct. 2, 1952

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

A	corn A. & M. College Alumni As	sociation	
	The corporate title of said company	-	nni Association
2.	The names of the incorporators are	!!	
N.	S. Demby	Postoffice Vicksburg,	ississippi
A.	J. Noel	Postoffice Jackson, Mi	ssissippi
C.	D. Thompson	Postoffice Meridian, M	ississippi
W,	C. Boykin	Postoffice Utica Insti-	tute, Mississippi
٨.	D. Fobbs	Postoffice Alcorn, Niss	sissippi
_		Postoffice	
		Postoffice	
		Post office	
3.	The domicile is at Alcorn A. & N	. College, Alcorn, Masissipp	
	Amount of capital stock and particu		
	None	None	None
	be no individual liabilities	he loss of membership, by deat f such members in the corporat against the members for corpor be liable for the claims of o	te assets, and there shall
5.	Number of shares for each class and	nor value thereof:	
•	None	None	-
			None

7. The purpose for which it is created: The purpose of the Association shall be the promotion of the welfare of Alcorn College and the establishment of a mutually benefical relationship between Alcorn College and its Almani Association; the promotion of literary and scientific pursuits and matters kindred thereto.

The Association shall have power and authority to buy, own, hold or otherwise deal in property, both real and personal, as may be necessary and requisite for the proper conduct of its business; to fix such does, fees, fines and assessments as may be required to properly conduct its business and pay such expenses as the Association may deep fit and proper.

The transfer of the property of the contract of

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

*	*.		-	_		

Number of Shares of each class to be subscribed and paid before the corporation may begin business. None None None

Incorporators.

ACKNOWLEDGEMENT

County of Hinds
This day personally appeared before me, the undersigned authority W.C. Boykin, or W-C. Boykin Being One, and the same kerson
incorporators of the corporation known as the Alcorn A. & M. College The Alcorn A. & M. College
Dy part devel on the 28 - day of March 1952 My Commission Expires October 7, 1954
STATE OF MISSISSIPPI County of MARCHARA
This day personally appeared before me, the undersigned authority
incorporators of the corporation known as the Alcorn A. & M. College Alumni Association who acknowledged that (he) (they) signed and executed
and deed on this the γ day of γ
No COMMICTION EXPIRES OCTOBER-16. 1954

ACKNOWLEDGMENT

This day personally appeared before me, the undersigned authority STATE OF MISSISSIPPI County of White Corporation known as the Alcorn A. & K. College Alumni Association who acknowledged that (he) (they) signed and executed the shape and foregoing articles of incorporation as (hia) (their) act and deed on this the 3 day of STATE OF MISSISSIPPI County of White acknowledged that (he) (they) signed and executed the above and foregoing articles of incorporation as (hia) (their) act and deed on this the day of STATE OF MISSISSIPPI County of White Acknowledged that (he) (they) signed and executed the above and foregoing articles of incorporation as (his) (their) act and deed on this the day of My Commission Empires Det 2 1932 Received at the office of the Sepretary of State this the day of My Commission Empires Det 2 1932 Received at the office of the Sepretary of State this the deposited of cover the feest-ding fee, and referred to the Attorney General for his opinion. Secretary of State. Jackson, Miss. Authority General Attorney General Attorney General Assistant Attorney General.	STATE OF MISSISSIPPI	
This day personally appeared before me, the undersigned authority. This day personally appeared before me, the undersigned authority. STATE OF MISSISSIPPI County of White at and deed on this the day of STATE OF MISSISSIPPI County of White at and deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of White at an deed on this the day of Jackson who acknowledged that (he) (they) signed and executed the above and foregoing articles of the corporation as the Alcoun A. & L. Sollege Alumni Association who acknowledged that (he) (they) signed and executed the above and foregoing articles of theory of the corporation as the Alcoun A. & L. Sollege Alumni Association who acknowledged that (he) (they) signed and executed the above and foregoing articles of theory of the Control of the Cont	County of Claiborne	_
who acknowledged that (he) (they) signed and executed the above and foregoing articles of incorporation as the state of the corporation known as the Alcern A. & M. College Alumni Association as the corporators of the corporation known as the Alcern A. & M. College Alumni Association as the day of Mississippi County of William at and deed on this the day of STATE OF Mississippi County of William and the corporation known as the Alcern A. & M. College Alumni Association as the day of Mississippi County of William and the deed on this the day of Mississippi County of William and the corporation known as the Alcern A. & M. College Alumni Association as the corporators of the corporation known as the Alcern A. & M. College Alumni Association as the corporators of the corporation known as the Alcern A. & M. College Alumni Association as the corporators of the corporation known as the Alcern A. & M. College Alumni Association as the corporators of the corporation known as the Alcern A. & M. College Alumni Association as the corporators of the corporation and executed the above and foregoing articles of incorporation as the corporation and the corporation and account of the corporation and an of the opinion that it is not violative of the Contitution and laws of the state, or of the United States. Attorney General By Alcern A. & M. College Alumni Association and Attorney General By Alcern A. D. Alcern A. A. M. College Alumni Association and Attorney General By Alcern A.	This day personally appeared before me, the un	dersigned authority G. D. Habbe
who acknowledged that (he) (they) signed and executed the stove and foregoing articles of incorporation as the store of the corporation known as the Alcorn A. & M. College Alueni Association as the acknowledged that (he) (they) signed and executed the above and foregoing articles of incorporation as the day of STATE OF MISSISSIPPI County of Little of the corporation known as the Alcorn A. & M. College Alueni Association as the day of STATE OF MISSISSIPPI County of Little of the corporation known as the Alcorn A. & M. College Alueni Association as the day of STATE OF MISSISSIPPI County of Little of the corporation known as the Alcorn A. & M. College Alueni Association as the corporators of the corporation known as the Alcorn A. & M. College Alueni Association as the corporators of the corporation known as the Alcorn A. & M. College Alueni Association as the corporators of the corporation known as the Alcorn A. & M. College Alueni Association as the corporators of the corporation known as the Alcorn A. & M. College Alueni Association as the corporators of the corporation and deed on this the day of March 1922. My Commission Engine Oct 2 1932 Received at the office of the Secretary of State this the day of March 1922. Alcorn General for his opinion. Secretary of State. Jackson, Miss. August 1923. Altornay General By Alcorn A. & M. College Alueni Association and and of the opinion that it is not violative of the Contitution and laws of the state, or of the United States.		
who acknowledged that (he) (they) signed and executed the store and foregoing articles of incorporation in the store of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation known as the Alcorn A. & M. Collage Alumni Association incorporators of the corporation and account of the corporation and account of the corporation and account of the corporation and amount of the opinion that it is not violative of the Contitution and laws of the state, or of the United States. Attorney General in Corporation and amount of the opinion that it is not violative of the Contitution and laws of the state, or of the United States.		A C is 1.7% as illustic apprint of the
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By James 3. Kandlall	titution and laws of the state, or of the United States	• P (D == ==
By James 3. Handlall		Attorney General.
Assistant Attorney General.		
		Assistant Attorney General.
	NOTE—In case all incorporators are together whose sufficient.	nen acknowledgment is taken, one acknowledgment will

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

ALCORN A. & 11. COLLEGE ALUMNI 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 _____ day of

April

19 52



Receipt No. 3924 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the fourth day of April, 1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

DIE SHOOK I	BOX CORPARY
	Dixie Shock & Bex Company
A. H. Hennington	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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election with the second	Postoffice A Postoffice
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120 100	Postoffice
3. The domicile is at Crystal Sp	oringa, Mississippi
4. Amount of capital stock and particulars	
A CALL CONTROL OF THE CALL	and the control of th
	sk, all commen stock, amount of said
stock being \$100,000.00,	
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5. Number of shares for each class and par	r value thereof:
	of the par value of \$100.00 per share.
	or one par varue or \$100.00 per share.
6. The period of existence (not to exceed fifty	years) is 99 years

7. The purpose for which it is created:

To buy, ewn, lease, acquire and to operate crate, box, veneer, lumber, shock, basket and package manufacturing plants, sawmills, planer mills, dry kilns, and all kinds of weed working and manufacturing or processing machinery and plants. To buy, sell, exchange and deal in timber, lumber and all kinds of weed products. To buy, own, acquire and operate mercantile businesses, and to buy, own, lease, sell and deal in goods, wares and merchandise. To operate commissaries and gaseline service stations, to buy, own, lease and operate trucks and motor vehicles. To buy, own, lease, exchange, sell and operate truck and automobile sales agency. To engage in the Business of contracting for the construction of houses, improvements, structures and to engage in any type of contracting business. To own and to operate wholesale and retail lumber yards and to buy and sell both at wholesale and retail lumber and timber and weed products, and builder's supplies and materials, and to buy, sell and trade in lumber, timber, weed products, and all materials used or useful in the construction of buildings, or other structures. To buy, own, occupy, use, lease, rent and sell real estate and personal property.

To buy, ewn, lease, operate and acquire farms and timber lands, and to engage in cattle and livestock business. To ewn and to operate cattle and livestock auctions.

To buy, each necupy, lease and sell real estate and personal property incident to engaging in the above mentioned businesses.

To buy, purchase, lease and trade or acquire lands, revalties, sil, gas and mineral leases and to operate, maintain or sell the sale, so develop, drill or contract to drill oil and/or gas wells and to de all things necessary to conduct the aforesaid business.

To operate and conduct the aforesaid businesses either at waslessle or retail, or a broker or factor.

To lean and to borrow money, to execute and to accept magetically and commercial paper, notes, bonds and securities, and to enderse and guarantee the obligations of others.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

100 shares of common stock.

BAT Jamestar	
My Hennington	
H. Russum	

Incorporators.

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ACKNOWLEDGMENT

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This day personally appeared before me, the understand of the corporation known as the acknowldeged that (he) (they) signed and exercise (their) act and deed on this the day Received at the office of the Secretary of State D., 1952, together with the sum of \$2/0 the Attorney General for his opinion. I have examined this charter of incorporation as	cuted the above and foregoing articles of	of incorporation, 194 g fee, and reference of States 193 194 Clama
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This day personally appeared before me, the understand of the corporation known as the acknowldeged that (he) (they) signed and exercise (their) act and deed on this the day Received at the office of the Secretary of State D., 1952, together with the sum of \$2/0 the Attorney General for his opinion. I have examined this charter of incorporation as	cuted the above and foregoing articles of	of incorporation, 194 g fee, and reference of States 193 194 Clama

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

DIXIR SHOOK & BOX COMPANY

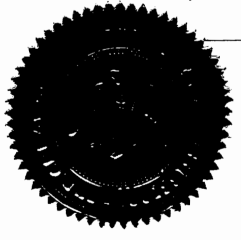
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this <u>Fourth</u> day of

April

19 52



Receipt No. 4114 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the fourth day of April, 1952.

RESOLUTION AUTHORIZING MONTICELLO INDUSTRIAL COMMITTEE TO BE INCORPORATED.

Whereas, at a special meeting of the members of the Monticello Industrial Committee, duly called and held in the Town of Monticello, Mississippi, on the 24th. day of March, 1952, at 4:00 o'clock P. M., at which meeting all members of said Monticello Industrial Committee were present, the following resolutions were adopted by a majority of the said members:

RESOLVED That for the Monticello Industrial Committee to protect and carry out its aims and purposes to obtain new industries for Lawrence County, Mississippi, that this committee be incorporated under the laws of the State of Mississippi, in the name of Monticello Industrial Company, Incorporated, so that the corporation may purchase, own and transfer land in Lawrence County, Mississippi, and to do and perform other acts incident thereto for the promoting, encouraging and obtaining new industries for Lawrence County, Mississippi, at no profit to any member of this committee, or to any other person.

BE IT FURTHER RESOLVED That members Frank C. Allen, P. K. McLain and M. P. Simmons are hereby appointed to apply for a charter of incorporation for the Monticello Industrial Committee.

NOW, THEREFORE, Be it resolved that Frank C. Allen, P. K. McLain and M. P. Simmons, members of the Monticello Industrial Committee, be and they are hereby authorized and empowered to incorporate the Monticello Industrial Committee as a non-profit corporation.

Chairman Monticello Industrial Committee.

I, Jim E. Dickey, Secretary and Treasurer of Monticello Industrial Committee, hereby certify that the above resolution is a true and correct copy of said resolution as the same appears on page 8, Minute Book No. 1, of the Monticello Industrial Committee.

Sec-Treas. Monticello Industrial Committee.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

1.	The corporate title of said company is	MONTICELLO INDUSTRIA	L COMPANY, INC.
2.	The names of the incorporators are:		
_	Prank C. Allen	Posteffice Monticell	o, Mississippi
	M. P. Simmons		n Vicaiceinni
			,
	P. K. McLain	Postoffice Monticell	O, MISSISSIPPI
		Postoffice	
		Postoffice	
_		Postoffice	
		Postoffice	
		Postoffice	
3.	The domicile is at Monticello, La	Wrence County Mest	eafmat is a line in the
4.	Amount of capital stock and particulars a		
7.	None	is to cities of crimines arecator.	ing the state of
	, ,		
	•		
		•	
			•••
•			
5.	Number of shares for each class and par v	alue thereof:	
	None		

7. The purpose for which it is created:

To encourage, promote and obtain new industries for Lawrence County,
Mississippi; To purchase, obtain, own, sell and transfer real estate;
To contract with individuals, agencies, or other corporations to aid
in obtaining new industries; To do all other acts necessary and
incidental for the promotion and obtaining of new industries for
Lawrence County, Mississippi.

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*					
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		100	* 1	3	36 22.
					. **
*	10	a contract	1	***	4.1

SO MONDARY

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

A Non-profit corporation - It shall issue no shares of stock, shall divide no dividends or profit among its members, shall make the loss of membership by death or otherwise, the termination of all interest of such members in the corporate assets, shall west in each member the right to one vote in the election of all officers, 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.

France C aller	
Fonolain	_
Ma Simmons	
. Incorporators.	

ACKNOWLEDGMENT

STATE OF MISSISSIPPI		
County of Lawrence		
This day personally appeared before me, th	e undersigned authori	ty Television Water to the collection
Frank C. Allen, M. P. Simmons and		
incorporators of the corporation known as the	Monticello Indu	strial Company The
who acknowledged that (NOS (they) signed and		
(bis) (their) act and deed on this the 2nd.		The second secon
My Commission Expires:		Law Sales
STATE OF MISSISSIPPI]	The state of the s
County of		
This day personally appeared before me, the	undersigned authorit	y
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed and e	xecuted the above and	foregoing articles of incorporation as
(his) (their) act and deed on this thed	ay of	, 19
STATE OF MISSISSIPPI)	
County of	}	*
This day personally appeared before me, the	undersioned suthority	en e
This way personally appeared belove me, and	undersigned additional	•
ncorporators of the corporation known as the		:
who acknowledged that (he) (they) signed and e	xecuted the above and	foregoing articles of incorporation as
(his) (their) act and deed on this thed		
		1
Received at the office of the Secretary of Sta	te this the 3 Nd	day of april
A. D., 1952, together with the sum of \$10	00	cover the recording fee, and referred
to the Attorney General for his opinion.	Gelen	Lalue
		Secretary of State.
	Jackson, Miss.,	agul 3rd 1953
I have examined this charter of incorporation and laws of the state, or of the United St	on and am of the opini tates.	on that it is not violative of the Con-
	D	Attorney General
	Ву	Assistant Attorney General.
NOTE-In case all incorporators are together sufficient.	r when acknowledgmen	nt is taken, one acknowledgment will

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

MONTICELLO INDUSTRIAL 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 he affixed.

this <u>Fourth</u> day of

April 1952

Receipt No. 4106 L

By the Governor

Sacratum of St. 1

Recorded in the Secretary of State's Office this the fourth day of April, 1952.

Be it resolved that the charter of the Rogers & Hayles Lumber Co. Inc., Silver Creek, Mississippi as originally issued and/or as originally issued and amended to read as follows:

That article 1 be arended to read as follows:

The componential title of said componation is M. D. Hayles lumber Inc., Silver Greek, Mississippi.

I, M. D. Hayles, President of the above corporation, do hereby certify that the above and foregoing is a true and correct copy of the resolution passed by the stockholders of said corporation as same appears on the minutes of the corporation of which I am the official custodian.

Witness my signature and the seal of the corporation, this the 29th day of February 29, 1952.

M T Harden Danielant

B. H. Hayles

M. D. Hayles, President



AMENDMENT TO THE CHARTER OF INCORPORATION

OF

ROGERS & HAYLES LUMBER CO. INC.

That the charter of incorporation of Rogers & Hayles Lumber Co. Inc., Silver Craek, Mississippi be amended to read as follows:

That article 1 be amended to read as follows:

The corporation title of said corporation is M. D. Hayles Lumber Inc., Bilver Greek, Mississippi.

Witness the signature and seal of the corporation, this the 29th day of February, 1952.

ROGERS & HAYLES LUMBER CO. INC.

By: In U. Wayle

President

STATE OF MISSISSIFI

COUNTY OF LINCOLN

Personally come and appeared before me, the undersigned authority in and for said county and state and while within my official jurisdiction, the within nated M. D. Hayles, President of the Royans & Hayles Lumber Co. Inc., who teknowledges the last such a liner for one an achilf of said corporation executed the above and foregoing amendment to the charter of hogers & Hayles Lumber Co. Inc. as the let and deed of said corporation if a haying been dely authorized to do so.

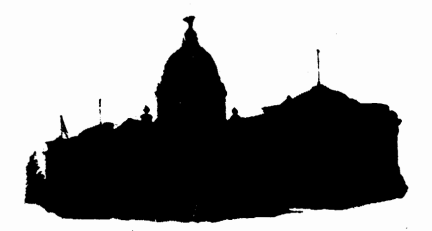
Given under my han and read of Solice, take the

My Commission Expire ald day of March, 1922.

Truck Lorde

Received at the office of the Secretary of State, this the 3 day of Carry
500
A. D., 1952, together with the sum of \$100 deposited to cover the recording fee, and
referred to the Attorney General for his opinion. SECRETARY OF STATE
Jackson, Miss.,
agul 22, 1952
amendment to the
I have examined this
and am of the opinion that it is not violative of the Constitution and laws of this State, or of the
United States.
ATTORNEY GENERAL.
By James of Handall
Assistant Attorney General.

State of Mississippi



Executive Office

Incorporation of ROCERS AND	HAYLES LUMBER COMPANY
Ch	nanging name to
M. D. HA	AYLES LUMBER INC.
Receipt No. 4108 L	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 April 1952
By the Governor	Shughwhite
Hele Loder Foordary of State	

Recorded in the Secretary of State's Office this the fourth day of April, 1952.

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UNITED STATES OF AMERICA

:: CHARTER OF

STATE OF MISSISSIPPI

: ELMIRA REALTY CORPORATION

COUNTY OF HARRISON

: :

CITY OF BILOXI

1 1

ARTICLE I

The corporate title of said corporation is

ELMIRA REALTY CORPORATION

ARTICLE II

The names of the incorporators are:

Douglas L. Black Kenneth L. Mason Ferrel O. Mason Enery F. Sadler 8411 Apricot Street, New Orleans, Louisiana 5017 Wilton Drive, New Orleans, Louisiana 6073 Wickfield Drive, New Orleans, Louisiana 416 West Howard Avenue, Biloxi, Mississippi

ARTICLE III

The domicile is at 416 West Howard Avenue, Biloxi, Mississippi.

ARTICLE IV

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

Five Thousand and No/100 Dollars (\$5,000.00) capital stock represented by 1,000 shares of \$5.00 par common stock

ARTICLE V

Number of shares for each class and par value thereof:

1,000 shares of \$5.00 par common stock

ARTICLE VI

The period of existence is fifty years.

ARTICLE VII

The purpose for which it is created:

1. To acquire and develop real estate by the erection or remodeling of buildings thereon, by laying out streets thereon, and by any and all other means; to engage in building or construction work generally, and to rent, lease, mortgage, sell or otherwise dispose of real estate or personal property to its employees or others. To borrow or to lend money but not to engage in the general banking business. To act as agent or broker in making or negotiating loans of any and all kinds whether secured by mortgage or otherwise, and to engage generally in the business of negotiating loans and selling or placing obligations of any persons, firms or corporations not prohibited by law and at rates of interest allowed by statute.

- To own and operate branch offices and places of business, factories, woodworking plants, saw-mills or mines, quarries or pits, for the purpose of conducting this business, in any county or city or town of this state.
- 3. To do nothing in violation of the laws of the State of Mississippi.

The foregoing statement of the purpose for which the corporation is created shall be construed as enumerating specific objects and powers, but no recitation, expression or declaration of specific purposes herein stated shall be deemed to be exclusive; but it is hereby expressly declared that all other lawful powers not inconsistent therewith are hereby included and the rights and powers that mey be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

ARTICLE VIII

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

Two Hundred (200) Shares of Five Dollar (\$5.00) par Common Stock.

Incorporators.

ACKNO. LEDGEMENT

April

STATE OF LOUISLANA

PARISH OF ORIEANS

2nd

This day personally appeared before me, the undersigned authority, DOUGLAS L. BLACK, KANKETH MEXICAL, AND PERSON MAKEN, incorporator of the corporation known as ELMIRA REALTY CORPORATION, who acknowledge that he signed and executed the above and foregoing articles of incorporation as his act and deed on this the

2nd	day of _	April	, 1952.				
			low	i 3	sh	tel.	/
						,	

Notary Public

ACKNOWLEDGMENT

STATE OF MISSISSIPPI

COUNTY OF HARRISON

This day personally appeared before me, the undersigned authority, Emery F. Sadler, Kenneth L. Mason and Ferrel O. Mason, incorporators of the corporation known as Elmira Realty Corporation, who acknowledge that they signed and executed the above and foregoing articles of incorporation as their act and deed on this the 2nd day of April, 1952.

Received at the office of the Secretary of State, this the 4 day of A.D., 1952, together with the sum of \$20 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

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 this State, or of the

United States.

By jamas 5 Handlax

ATTORNEY GENERAL.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

ELMIRA REALTY CORPORATION

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this ____ day of

April 19 52



Receipt No. 4116 L

By the Governor

Recorded in the Secretary of State's Office this the fifth day of April, 1952.

CERTIFICATE OF INCORPORATION

OB

WILBERDING ALL FALMER, INC.

We, Wayne F. Falmer, b.F. Hessler and O.A. Swinson do hereby associate ourselves into a body corporate under and by virtue of the provisions of the laws of the State of Alabama, and to that end we do hereby certify as follows:

PIKOT.

The name which we have assumed to designate such corporation and to be used in its business and dealings is "WILDERLING AND FALMER, INC."

SECOND.

The objects for which the corporation is formed are:

- 1. To act as engineering and financial consultants and to assist clients in financing.
- 2. To buy or hold, sell, exchange, mortgage, lease, develop and deal in real property and to operate public utilities.
- 3. To borrow money, with or without security; to rend money, with or without security; to draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange and other negotiable and transferable instruments; to mortgage, pleage or hypothecate any or all of its property, real or personal, and any or all indebtneaness due to it, and any or all instruments evidencing such indebtecness to secure its debts, obligations and agreements.
- 4. To acquire the good will, rights and property, and to undertake the whole or any part of the dispillities of any person, firm, or corporation; to guarantee the performance of any contract or obligations of any passon, the or corporation.
- 5. To sabscribe for, take and pay for, or otherwise acquire, and to hold, seal, piecie, or otherwise clupose of or dear in stocks and bonds of other conjurations; to duy, or otherwise acquire its own capital stock and to hold it in it treasury, and to sell the sale or exchange it for ather property; to declare dividends on its stock as may be seen advisable or desirable.

be in the Merchants National Bank Building, in the City of Mobile, Alabama.

FUULTH

The amount of the total authorized capital stock of this corporation is $\frac{1}{4}5,000.00$ divided into 100 shares of the par value of $\frac{1}{4}50.00$ each, and the amount of capital with which said corporation will begin business is $\frac{1}{4}1,250.00$.

FIFTH

wayne F. Falmer, whose address is merchants kational Bank Building, Mobile, Alabama is the officer or agent designated by the incorporators to receive subscriptions to the capital stock.

SIXIH.

The names and rost Office addresses of the incorporators, and the number of shares subscribed for by each of them are as follows:

NAME	POST OFFICE ADDRESS	NUMBER OF SHARES
Wayne F. Palmer	Mobile, Alabama	11
B.P. Hessler	Mobile, Alabama	11
O.H. Swinson	Mobile, Alabama	3

SEVENTH

The following officers have been chosen to serve the said corporation until the first annual meeting to be held the Third Tuesday of January, 1939, namely, wayne F. Falmer, Fresident and Treasurer; B.F. Hessler, Vice-President; and O.H. Swinson, Secretary. Wayner F. Falmer, B.F. Hessler and C.H. Swinson have been chosen as Directors to serve until the first annual meeting to be held the third Tuesday of January, 1939.

ElGHTH

The duration of said corporation is not limited to any period.

N.L..TH

The affairs of the said corporation shall be managed by a mound of large directors or more elected as provided by law. The officers of said corporation shall consist of a President and one or more vice-bresidents, a pecretary and a Treasurer. Any two of said officers may be held by one person at the same time except the offices of President and vice-bresident.

In facting a man so we have each set our hands and seals on this the zoth day of December, 1950.

Layne	F. ralmer
<u> 5.:.</u>	Hessler
O.::.	Swinson

STATE OF ALABAMA,

MOBILE COUNTY.

Before me, Annie G. Pugh, a Notary Fublic in and for said County in said State, personally appeared Wayne F. Palmer, who being first duly sworn deposes and says that he is the person designated in the attached certificate of incorporation of WILBERDING AND PALMER, INC., as the officer or agent to receive subscriptions to the capital stock of said corporation and that he attaches hereto a true and correct copy of the subscriptions for the capital stock of the said corporation, wherefrom it appears that \$1,250.00 of said capital stock has been subscribed for, the same being one-fourth of the total authorized capital stock of the said corporation, the subscription of each stockholder having been paid for in cash.

Wayne F. Palmer

Subscribed and sworn to before me this 20th day of December, 1938.

Notary Seal

Annie G. Pugh
Notary Fublic, Mobile County, Alabama

COPY OF

LIST OF SUBSCRIPTIONS FOR STOCK OF WILBERDING AND FALMER, INC.

We, the undersigned, do each hereby subscribe for and agree to take and pay for, the number of shares of stock of wILBERDING AND FALMER, INC., of the par value of fifty Dollars per share, set opposite to our resepctive signatures hereto.

	SIGNATURE	NUMBER OF	SHARES .	HOW	FAY	ABLE
B.F.	e F. Falmer Hessler Swinson	11 11 3		\$55C	0.00	cash cash cash

Received in office for record Dec., 20, 1938.

PAGE 545

CHANGE OF NAME OF

WILBERDING & PALMER, INC. to FALMER & BAKER, INC.

I, Wayner F. Palmer, President and Treasurer of Palmer & Baker, Inc., hereby certify that on the 9th day of January, 1942, meetings of the Directors and Stockholders of Wilberding & Palmer, Inc., were held for the purpose among others of adopting a resolution to the effect it is desirable to change the name of the corporation from Wilberding & Palmer, Inc., to Palmer & Baker, Inc., that at the meeting of the stockholders held on the 9th day of January, 1942, the following resolution which was also adopted by the Board of Directors was unanimously approved and adopted by all of the Stockholders of the said Corporation:

"BE IT RESOLVED, that it is desirable that the name of the corporation be changed and that the paragraph numbered first of the Certificate of Incorporation of Wilberding & Palmer, Inc., a corporation organized under the laws of the State of Alabama in Mobile County on the 20th day of December, 1938, be and the same is hereby amended to read as follows: "The name of the said corporation shall be Falmer & Daker, Inc.!"

Wayne F. Palmer President and Treasurer

State of Alabama,

Mobile County.

Personally appeared before me, Alphea Morris a Notary Public in and for said state and county, Wayne r. Palmer, who, being first duly sworn, deposes and says that he is President and Treasurer of Falmer a Baker, Inc., and that the statements made in the above and foregoing certificate are true.

(Notary Seal)

Wayne F. Falmer

Subscribed and sworn to before me

this 22 day of January, 1942.

Alphea Morris Notary Fublic, Mobile County, Alabama.

Received in office for record Jan. 26th, 1942.

THE STATE OF ALABAMA, MOBILE COUNTY.

PROBATE COURT

I, WALTER F. GAILLARD, Judge of the		State and County, hereby
certify that the within and foregoing four	pages (4)	pages
contain a full, true and complete copy of the	l). Certificate of In	ncorporation of
Wilberding and Falmer Inc., as		
Book 12 Page 242. (2). Change	e of name of Wilberdin	ng & ralmer, Inc. to
Palmer & aker, Inc.		
as the same appears of record in my office in .Inc	corporation	Book No
Page 545	•	
Given under my hand and seal of office, this	19 March	
	BY	Judge of Probate. Chief Clerk

CERTIFIED COPY OF

RESOLUTION DESIGNATING MISSISSIPPI AGENT

THIS IS TO CERTIFY, That at a meeting of the Board of Directors of
Palmer and Baker, Inc. Mobile, Alabama
properly convened and held on the 29th day of February , 1952 , the following Resolution was duly adopted:
"RESOLVED, that Mr. Dudley W. Conner, Attorney at Law,
of_Hattiesburg_
Mississippi, be and he hereby is designated and appointed the resident agent of this Corporation in
the State of Mississippi upon whom service of process against this Corporation may be had in the
event of any suit against this Corporation in said State, but for no other purpose."
WITNESS my signature, and the Seal of said Company, at Nobile, Alabama
this the 26th day of March A. D., 19 52.
hen t Gerland
Asst. Secretary.
Impress Seal Here
MLE. N.

ACCEPTANCE BY AGENT

The undersigned hereby accepts the above designation and appointment as resident agent for service of process.

Dated at Halliesturg, Miss., this the day of April , 1952

Received at the office of the Secretary of S	State, this the day of the
	eo
A. D., 1957, together with the sum of \$2	deposited to cover the recording fee, and
referred to the Attorney General for his opinion	
	51.0 0 0 0
	volum mater
	SECRETARY OF STATE
Icckson, Miss.,	
0 - 0	
1932	
I have examined this	charter of incorporation,
1、11、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1	if the Constitution and laws of this State, or of the
United States.	1 ~
	P. Coleman
	ATTORNEY GENERAL.
	Jan a a Va algel
	By and J. Person
*	Assistant Attorney General.

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The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

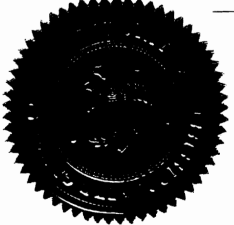
PALMER & BAKER, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

APRIL 1952



Receipt No. 4049 L

shugherhile Copernor

By the Covernor

Secretary of State

Recorded in the Secretary of State's Office this the fifth day of April, 1952.

UNITED STATES OF AMERICA

CHARTER OF

STATE OF MISSISSIPPI

: = CANTAIN APARTMENTS, INC.

SHEETE OF HARRISON

rotes laws an

CIN OF FIDE

beet. Die

ARTICIE I

the elegicate title of said corporation is

CARLANN APARTMENTS, INC.

ARTICLE II

The state of the s named of the incorporators are:

Madada Ann Alex Perrel O. Meson meth L. Mason glas L. Black r F. Sadler

"是我是不是我的。" "我们是一个一个一个

eral entity

6073 Wickfield Dr., New Orleans, La. 5017 Wilton Dr., New Orleans, La. Still Apricot St., New Orleans, La. 416 W. Howard Ave., Biloxi, Miss.

ARTICLE III

The designe is at 416 West Howard Avenue, Biloxi, Mississippi.

ARTICLE IV

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

Five Thousand and No/100 Dollars (\$5,000.60) capital stock represented by 1,000 shares of \$5,00 par common stock

ARTICLE V

Number of shares for each class and par value thereof:

-1,000 shares of \$5.00 per common stock

ARTICIE VI

The period of existence is fifty years.

ARTICLE VII

The purpose for which it is created:

·l. To acquire and develop real estate by the erection or remodeling of buildings thereon, by laying out streets thereon, and by any and all other means; to engage in building or construction work generally, and to rent, lease, mortgage, sell, or otherwise dispose of real estate or personal property to its employees or others. To borrow or to lend money but not to engage in the general banking business. To act as agent or broker in making or negotiating loans of any and all kinds whether secured by mortgage or otherwise, and to engage generally in the business of negotiating loans and selling or placing obligations of any persons, firms or corporations not prohibited by law and at rates of interest allowed by statute.

- 2. To sen and operage branch effices and places of business, factories, woodewhing plants, sew-mills or mines, quarries or gife, for the purpose of conducting this business, in any county or city or team of this state.
- 3. To do nothing in violation of the laws of the State of Mississippi.

The foregoing statement of the purpose for which the corporation is created shall be construed as enumerating specific objects and pures, but no resistation, expression or declaration of specific purposes herein stated shall be decent to be exclusively but it is hereby expressly declared that all other lawful powers not inconsistent therewith are hereby included and the rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter h, Title 21, Gode of Mississippi of 1942, and amendments theretoes

ARTICLE VIII

Number of Shares of each class to be subsentible and paid for before the experation may begin businesses

Two Rundred (200) shares of Five Dollars (\$5.00) per Common Stock

Incorporators

ACKNOWLEDGEMENT

STATE OF LOUISIANA

PARISH OF CRIEANS

This day personally appeared before me, the undersigned authority, semantal MACCASTRUMENTAL DEUBLAS L. BLACK, incorporations of the corporation beams as OAKLAWN APARTMENTS, INC., who acknowledge that he signed and executed the above and foregoing articles of incorporation as this act and deed on this the find day of April 1952.

Notary Public

ACKNOWLEDGMENT

STATE OF MISSISSIPPI

COUNTY OF HARRISON

This day personally appeared before me, the undersigned antherity, Emery F. Sadler, Ferrel G. Mason and Kenneth L. Mason, incorporators of the corporation known as Oaklawn Apartments, Inc., who acknowledge that they signed and executed the above and foregoing articles of incorporation as their act and deed on this 2nd day of April, 1952.



Sotary Public

EX COMMISSION EXPERS AFRIL 5, 1954

	La land
Received at the office of the Secretary of S	
F3. 20	00
A. D., 1932 together with the sum of \$20	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	
	Hely Kalin
	SECRETARY OF STATE
1.1	
Jackson, Miss.,	
0 1855	
- Gust 402, 1932	
I have examined this	charter of incorporation,
	the Constitution and laws of this State, or of the
United States.	1000
	J. P. Coleman
	ATTORNEY GENERAL.
	, as = Vardall
	By Assistant Attorney General.
	U

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

OAKLANN APARTMENTS, INC.

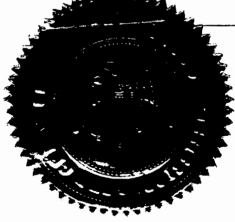
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this <u>Fourth</u> day of

April

19 52



Receipt No. 4115 L

Jugher hete

By the Covernor

Secretary of State

Recorded in the Secretary of State's Office this the fifth day of April, 1952.

CHARTER OF INCORPORATION

OF

BOLIVAR COUNTY LIVESTOCK ASSOCIATION

MNOW ALL MEN BY THESE PRESENTS, that we, the undersigned, a majority of whom are residents of this State, engaged in the production of agricultural products, have voluntarily associated ourselves together for the purpose of forming a Cooperative Association under the laws of the State of Mississippi, and we do dertify that:

- (1) The corporate title and name of the association is: BOLIVAR COUNTY LIVESTOCK ASSOCIATION.
- (2) The purpose for which this association is created is to promote the breeding of better livestock and better feeding practices throughout this section of the country; to hold and conduct livestock shows; to conduct the exhibition of livestock and other related products; to solicit the showing of livestock; to prepare exhibits to show them; to conduct cooperative auction sales of livestock; to purchase, own, improve and sell lands incident to said business, it being understood that such purchase shall be limited to the acquisition, improvement and sale of show grounds and necessary pastures therefor; to lease and sublease lands for such purposes and to carry on any other business not repugnant to law in the furtherance of the foregoing purposes. The rights and powers that may be exercised by this cooperative association in addition to the foregoing are those conferred by Chapter 5, Article 2 of Title 19 of the Mississippi Code of 1942, and any supplements or amendments thereto.
- (3) The place where the principal business of this association will be transacted is Cleveland, Mississippi.
- (4) The term for which this association is to exist is fifty years.
- stock, shall divide no dividends or profits among its members; shall make expulsion the only remedy for non-payment of dues, shall west 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 himbility against the members for corporate debts but the entire corporate property shall be liable for the claims of creditors. The property rights and interest of the members of this association shall be unequal and shall be determined annually in proportion that the patronage of each member has a manifest of the family and proportion that the of the association with proper allowance made for capital received by the association by virtue of individual contributions other than by retains from patronage. The books of the association shall show the property rights and interest of each member in the form of book credits, and such book credits shall be evidenced by the certificates of equity or revolving fund certificates in such form as may be prescribed by the Board of Directors. Then book credits or certificates issued in evidence thereof, shall not be transferred except with the approval of the Board of Directors and may bear such rates of interest (in no event to exceed 4%) as the locard of Directors in its sola discredit now

from time to time, prescribe without any obligation on the part of the Board of Directors to declare and the association to pay interest thereon.

- (6) The number of directors of said Cooperative Association shall be 14 and their terms of office shall be for one year, or until a successor is elected and qualified, but such directors may succeed themselves if re-elected by a majority of the members in accordance with the By-Laws of said Cooperative Association.
- (7) The names and addresses of the incorporators of this association, which are more than 20 in number, a majority of whom are residents of this State, and engaged in the production of agricultural products, as will be hereinafter attested by their signatures, are as shown below.

Witness the signatures of the parties hereto on this the 12th day of **Xxxxxxxxxxx**. March, 1952.

Name Ray Ameans Address 3cot	t, Miss.
Boyre Fiser, Cleveland, Wiss.	Ciexela
MIT Heresento Lamont, Miss. My	Congradiss. Malvina, Miss.
Walter R. Roman Cleveland, Miss. Co.	Rosedale, Mis
Cleveland, Miss.	
Thomas & Conger, Bonoit, Miss. HRWhiteale, Gunnison, Miss.	
W.F. Sanden, Buncan, Miss.	
Terigold, Miss.	
Aced to Carlo, melby, Miss.	
Varieté l'auterson, Liss.	
THAtacules, Deeson, miss.,	
Junean, siss.	
Junison, Liss.	

STATE OF MISSISSIPPI COUNTY OF BOLIVAR

This day personally appeared before me the undersigned authority in and for the aforesaid County and State,

Boyce Ticer, one of the incorporators, who acknowledged that he, and the other parties whose names appear above, signed and delivered the above and foregoing Charter of the Bolivar County Livestock Association as their voluntary acts and deeds.

Given under my hand and seal of office this 20th day of Julyxxxyxix March, 1952.

commission expires June 30, 1952.

COUNTY SERVICES OF THE STATE OF

State of Mississippi



OFFICE OF

Secretary of State

I, HEBER LADNER. Secretary of State of the State of Mississippi, do hereby certify that the Articles of Association of Incorporation of Bolivar County
Livestock Association.

hereto attached, together with a duplicate thereof, was pursuant to the provisions of Chapter 5, Title 19, Code of Mississippi of 1942, and amendments thereto, filed in my office this the 5th day of April , 1925, and one copy thereof recorded in this office in Record of Incorporations Book No. Thirty-Two at pages 427-430, 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 .5th day of April, 19st 52.

Secretary of State.

MCC Receipt No. 4123 L

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The Charter of Incorporation of the

- 1. The corporate title of said company is
- 2. The names and post office addresses of the incorporators are:

 Dr. Omar Simmons, Newton, Mississippi
 E. W. Marley, Jackson, Mississippi
- 3. The domicile of the corporation is at Jackson, Hinds County, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof: Five Hundred (500) shares of common stock.
 - 5. The par value of each share is One Hundred Dollars (\$100.00).
- 6. The period of existence (not to exceed 99 years) is ninety-nine years.
 - 7. The purposes for which the corporation is created are:
- A. To carry on and conduct a general contracting business, including the designing, engineering, constructing, reconstructing, enlarging, repairing, remodeling, or otherwise engage in any work upon buildings, roads, streets, sewers, water systems, sidewalks, highways, bridges, or manufacturing plants; and to engage in iron, steel, wood, brick, concrete, stone, cement, masonary, asphalt, and earth construction, and to execute contracts or to receive assignments of contracts therefor, or relating thereto; also, to manufacture and furnish the building materials and supplies connected therewith; and to furnish all labor and materials therefor, and to do all things necessary in connection with such construction work, and to operate both as a public and private contractor in said business.
- B. To process, buy, sell, and otherwise deal in asphalt, sand, gravel, crushed stone and other similar products.
- C. To buy, sell, exchange, manufacture, warehouse, transport and deal in all materials, machinery and equipment necessary, convenient, or incidental to a general engineering, supply and construction business.
- D. To buy, sell, exchange and generally deal in, at whole-sale and retail, goods, wares and merchandise of every kind and description.
- E. To the same extent as a natural person might or could do to purchase or otherwise acquire, and to hold, own, maintain, work, develop,

sell, lease, exchange, hire, convey, mortgage, or otherwise dispose of and deal in, lands and leaseholds, and any interest, estate, and rights in real property, and any personal or mixed property, and any franchises, rights, licenses, or privileges necessary, convenient, or appropriate for any of the purposes herein expressed.

- F. To borrow and lend money, and to make, issue and receive notes, bonds, debentures, obligations, and evidences of indebtedness of all kinds, whether secured by mortgage, pledge, or otherwise, without limit as to amount, and to secure the same by mortgage, pledge or otherwise, and generally to make and perform agreements and contracts of every kind and description.
- G. The rights and powers that may be exercised by the corporation in addition to the foregoing, are those conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942, and by all other laws 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 One Hundred Fifty (150) shares.

In witness whereof the said parties as incorporators have hereunto affixed their signatures on this the ______ day of April, 1952.

Dr. Omar Simmons, Newton, Mississippi

E. W. Marley, Jackson, Mississippi

STATE OF MISSISSIPPI

COUNTY OF NEWTON

This day personally appeared before me, the undersigned authority in and for said County and State, Dr. Omar Simmons, who acknowledged that he signed and delivered the above and foregoing instrument on the date and for the purposes therein expressed.

Given under my hand and Official Seal this the 8 day of April,

1952.

My Commission Expires July 11, 1953

Annie Rose Malry

Notary Fublic

STATE OF MISSISSIPPI

COUNTY OF HINDS

This day personally appeared before me, the undersigned authority in and for said County and State, E. W. Marley, who acknowledged that he signed and delivered the above and foregoing instrument on the date and for the purposes therein expressed.

Civen under my hand and Official Seal this the ya day of

ADTIL 1952.

NOTAR

COUNTY

COUNTY

Mrs. Eleanor Magnuter Notary Public

Received at the office of the Secretary of State, this the day of Carlot A. D., 1957, together with the sum of \$//0 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Jackson, Miss.,

april 8th, 1952

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.

ATTORNEY GENERAL

Assistant Attorney General



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of ALLIED CONTRACTORS, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this Eighth day of

Receipt No. 4138 L

By the Governor

Recorded in the Secretary of State's Office this the ninth day of April, 1952.

RESOLUTION TO AMEND THE NAME OF THE RAUREL SHRINE CLUB, A CORPORATION, AT A REGULAR MEETING ON MARCH 5th, A. D., 1952.

Be it resolved that the charter of incorporation of the Laurel Status.
Club, Inc., as originally issued, be amended to read as follows:

That Article 1 be amended to read as follows:

1. The corporate title of said company is Laurel Lake Club.

That the other articles be and the same remain as originally granted.

Be it further resolved that the President and Secretary be authorized to skecute an amendment to the Articles of Incorporation, changing the name of the Laurel Shrine Club to the Laurel Lake Club.

I, Henry Bucklew, Secretary and Treasurer, of the above corporation, do hereby certify that the above and foregoing is a true and correct copy of the resolution passed by the stockholders of said corporation as same appears on the minutes of the corporation, of which I am the official custodian.

Witness my signature and seal of the corporation, this the _______ day of April, A. D., 1952.

Secretary and Treasurer.

SHERENET TO THE CHARTER OF INCORPORATION OF THE

That the Charter of Incorporation of the Laurel Shrine Club, Inc.

That Article 1 be amended to read as follows:

1. The corporate title of said company is the Laurel Lake Club,

That the other Articles be and the same remain as originally granted, including any and all assessments thereto.

LAUREL SHRINE CLUB, INC.

.

Secretare

STATE OF MISSISSIPPI,

COUNTY OF JONES.

Personally came and appeared before me, the undersigned authority in and for said county and state and while within my official jurisdiction, the within named G. W. Bounds, President, and Henry Bucklew, Secretary, of the Laurel Shrine Club, a corporation, who each acknowledged that he is President and Secretary respectively, of the Laurel Shrine Club, a corporation, and that as such officers of said corporation, for and on behalf of such corporation, execute the above and foregoing amendment to the Charter of Incorporation of the Laurel Shrine Club, Inc. as the act and deed of said corporation, after having been duly authorized so to do.

Received at the office of the Secretary of State, this the day of April together with the sum of \$000 deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Assistant Attorney General.



Executive Office

The within and forego	oing Amendment to the Charter of
Incorporation of	
LAUREL SHR	INE CLUB, INCORPORATED
c	hanging name to
L	AUREL LAKE CLUB, INC.
is hereby approved. Receipt No. 4136 L	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 1952

Recorded in the Secretary of State's Office this the minth day of April, 1952.

RESOLUTION

*RESOLVED, that Thomas W. McGraw, J. M. Jalanivich, Sr., and Alfred A. Medlock, be and hereby are authorized and directed by the congregation of FAITH TEMPLE in meeting assembled this 22nd day of January, 1952, to make application to the Secretary of State of the State of Mississippi for a charter of incorporation for FAITH TEMPLE as a non-profit religious society.

I, the undersigned Aline J. McGraw, Secretary of FAITH TEMPLE, do hereby certify that the above and foregoing is a true and correct copy of a resolution adopted at a general membership meeting of the congregation of FAITH TEMPLE held on January 22, 1952, as the same appears of records in the official minutes of said FAITH TEMPLE.

Mrs. Aline J. Modraw.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

The names of the incorporators are: Thomas W. McGraw Postoffice Biloxi, Mississippi J. M. Jalanivich, Sr. Postoffice Biloxi, Mississippi Postoffice Postoffi		The corporate title of said company is_	FAITH TEMPLE
Alfred A. Medlock Postoffice			
Postoffice Postof		Thomas W. McGraw	Postoffice Biloxi, Mississippi
Postoffice The domicile is at Biloxi, Mississippi Amount of capital stock and particulars as to class or classes thereof: The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.		J. M. Jalanivich, Sr.	Postoffice Biloxi, Mississippi
Postoffice Postoffice Postoffice Postoffice The domicile is at Biloxi, Mississippi Amount of capital stock and particulars as to class or classes thereof: The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.	_	Alfred A. Medlock	Postoffice Biloxi, Mississippi
Postoffice Postoffice Postoffice The domicile is at Biloxi, Mississippi Amount of capital stock and particulars as to class or classes thereof: The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.			Postoffice
Postoffice Postoffice The domicile is at Biloxi, Mississippi Amount of capital stock and particulars as to class or classes thereof: The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.			Post office
Postoffice The domicile is at Biloxi, Mississippi Amount of capital stock and particulars as to class or classes thereof: The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.	_		Postoffice
The domicile is at Biloxi, Mississippi Amount of capital stock and particulars as to class or classes thereof: The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.			
The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.			Postoffice
The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.		The domicile is at Biloxi, Mis	ssi ssi pp <u>i</u>
The Corporation will issue no shares of stock, shall divide no dividents or profits among its members, shall vest in each member the right to one vote in the election of all officers, shall make expulsion the only remedy for the non-payment of dues, and shall make the loss of membership, by death or otherwise, the terminati of all interest of such member in the corporate assets.		Amount of agnital stock and newticular	er on to along on alongon thomast.
Number of shares for each class and par value thereof:			
Number of shares for each class and par value thereof: Hono			
Number of shares for each class and par value thereof: Number of shares for each class and par value thereof:			
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	•	Number of shares for each class and pa	

6. Period of existence (not to exceed ninety-nine years) is 1 100

(Non-profit corporations may have perpetual existence)

7. T	he p	urpose	for	which	it	is	created:
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To promote the Christian Faith by trose who acknowledge Jesus Christ as the davior of mankind, by uniting together for divine worship and godly living agreeable to the scriptures; by submitting to the lawful government of Christ's kingdom; and by teaching the Christian Faith throughout the world.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

None

Manuas W Mc Gael

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI		
County of Harrison		
This day personally appeared before me, the u	indersigned author	ity Thomas W. McGraw,
J. N. Jalanivich, Sr., and Al		
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed and execution (his) (their) act and deed on this the day		
(his) (their) act and deed on this the day		Challoes & S
My Goganission Expires Sopt. 29, 1962	No	TARY PUBLIC
		72
STATE OF MISSISSIPPI)	Man in the second
County of	_}	
This day personally appeared before me, the un		
		-,
incorporators of the corporation known as the		,
who acknowledged that (he) (they) signed and exec (his) (their) act and deed on this theday		
(his) (their) act and deed on this theday	OI	
STATE OF MISSISSIPPI]	
County of	_}	
-	_ ,	
This day personally appeared before me, the un-	dersigned authorit	y
		-
incorporators of the corporation known as the		
who acknowledged that (he) (they) signed and exec	uted the above and	foregoing articles of incorporation as
(his) (their) act and deed on this theday	of	, 19
Descived at the office of the Country of Chate	shing the 7th	
Received at the office of the Secretary of State		day of
A. D., 195, together with the sum of \$10 to the Attorney General for his orinion.	deposited to	cover the recording fee, and referred
to the littorney deneral for his of mon.	Helly	Folia Santon of State
		Secretary of State.
	Jackson, Miss.,	<i>u</i>
I have examined this charter of incorporation a stitution and laws of the state, or of the United State	and am of the opin: es.	ion that it is not violative of the Con-
		Attorney General.
. ,	Ву	James 3. Hendall
		Assistant Attorney General.
NOTE—In case all incorporators are together w	when acknowledgme	ent is taken, one acknowledgment will

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

FAITH TEMPLE

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 <u>Eighth</u> day of

April 19 <u>52</u>

Receipt No. 4125 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the ninth day of April, 1952.

THE RES LET MAKE DETERMINED

· 5.

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CHARTER OF INCORPORATION KILLIAN MOTORS, INCORPORATED

I.

The corporate title of said corporation is Killian Motors Incorporated.

II.

The names and post office addresses of the incorporators are:

B. H. Killian, Columbus, Mississippi N. L. Grady, Columbus, Mississippi Joseph Wills, Columbus, Mississippi.

III.

The domicile of the corporation in this state is Columbus Mississippi.

IV.

The amount of capital stock and particulars as to class or classes thereof: 500 shares of common stock, having a par value of \$100.00 per share.

٧.

The period of existance (not to exceed 50 years) is 50 years.

٧I.

The purposes for which the corporation is created:

To own, run and operate a retain and wholesale automobile, truck and equipment store, buying, selling and trading new and used automobiles, trucks and trailors, truck refrigeration units and equipment, dump bodies, garbage disposal units, tractors, and farm equipment, selling parts and accessories and other like merchandise and to service, repair and maintain such items; to buy and own all real and personal

property needed in the operation of said business; to sell such merchandise for cash or credit or to assist customers in the purchase of said merchandise by endorsing promissory notes and contracts for and on behalf of said customers to any and all lending agencies, to accept real and personal property in exchange for said merchandise, as well as currency or notes and to do all other things necessary or proper in the successful operation of said business; to borrow money and to give security therefor on any of the personal or real property owned by said corporation and to do any and all other things allowed by law, not inconsistent with the purposes of this charter.

The rights and powers that may be exercised by this corporation in addition to the foregoing, are those conferred by Chapter 4, Title 21, Volume 4, Mississippi Code of 1942.

VII.

The number of shares of each class of stock necessary to be subscribed and paid for before the corporation shall commence business: 250 shares of common stock.

STATE OF MISSISSIPPI

COUNTY OF LOWNDES

Personally appeared before me, the undersigned authority in and for said County and State, B.H. Killian, N. L. Grady, and Joseph Wills, who acknowledged that they executed the foregoing Charter of Incorporation on the day and year therein mentioned as their act and deed.

Given under my hand and official seal this St day of April, A. D. 1952.

Alvina S. Brown
Notery Public

(SEAL)

A. + 30 1954

Received at the office of the Secretary of State,	this the day of Control
· · · · · · · · · · · · · · · · · · ·	deposited to cover the recording fee, and SECRETARY OF STATE
Jackson, Miss.,	
agul 10th, 1452	-
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.	
	ATTORNEY GENERAL.
·	By Assistant Attorney General.

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

KILLIAN MOTORS INCORPORATED

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

Receipt No. 4147 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the eleventh day of April, 1952.

WHEREAS, the members of certain county Farm Bureau organizations in the state of Mississippi desire to have their organizations incorporated under the laws of the State of Mississippi, and to use the words "Farm Bureau" in the corporate titles of such organizations; and

WHEREAS, this Board is familiar with said proposed county Farm Bureau organizations and such of them as are affiliated with Mississippi Farm Bureau Federation are affiliated organizations, services and activities of the Mississippi Farm Bureau Federation:

NOW, THEREFORE, pursuant to the provisions of House Bill No. 417, passed by the Mississippi Legislature at the regular 1946 Session thereof, and approved March 4, 1946, authorization is hereby given to the members of any county Farm Bureau organization in Mississippi, which is affiliated with Mississippi Farm Bureau Federation, to adopt and use a corporate name which includes the words "Farm Bureau", when incorporating under the laws of the State of Mississippi.

Mississippi Farm Bureau Federation signed by its president, vice-president or executive secretary and addressed to the Secretary of State or to any party in interest stating that a county Farm Bureau organization or group is affiliated with Mississippi Farm Bureau Federation, shall be sufficient evidence of the fact for all purposes and may be accepted and acted upon by all officers of the State of Mississippi having to do with the issuance of a charter of incorporation.

* * * * * * * * * * * *

I, the undersigned Secretary of Mississippi Farm Bureau Federation, a corporation, hereby certify that the foregoing resolution was duly and properly adopted by the Board of Directors of said corporation at a meeting duly and properly convened and held on the 13th day of November, 1951.

Witness my signature and the seal of said corporation on this the 13th day of November, 1951.

Secretary

AFFIX SEAL



ACKSON 5, MISSISSIF

April 9, 1952

Secretary of State Jackson, Mississippi

Dear Sir:

This is to certify that the Bolivar County Farm Bureau is affiliated with the Mississippi Farm Bureau Federation.

Enclosed you will find resolution authorizing the use of the words "Farm Bureau" in their corporate title.

Very sincerely yours,

Soswell Stevens

President

BS:h Enclosure



RESOLUTION

whereas, the Bolivar County Farm Bureau is a non-profit, unincoporated agricultural society organized for the purpose of promoting fellowship between the members and for the promotion, development, and improvement of farm practices, land use, market development and rural betterment in Bolivar County, Mississippi; and

WHEREAS, it is the desire of the members of said Bolivar County Farm Bureau to incorporate said society under the name of Bolivar County Farm Bureau, Inc., with domicile at Cleveland, Mississippi, as a non-profit corporation under Section 1, of Chapter 308 of the Laws of Mississippi of 1950 (Section 5310 of the 1942 Code as amended); and

WHEREAS, H. H. Huddleston, T. M. Boschert, and M. S. Gray are three members of the Bolivar County Farm Bureau and it is the desire of the members of said Farm Bureau that said parties do any and all things necessary or incidental to the incorporation of said Farm Bureau.

voting "AYE" in favor of the adoption hereof, Be it Resolved by the members of the Bolivar County Farm Bureau that same be incorporated as a non-profit corporation under the laws above mentioned, and be it further resolved that H. H. Huddleston, T. M. Boschert, and M. S. Gray, three members of said Farm Bureau be, and they hereby are, authorized and directed to employ an attorney to aid in the incorporation of this Farm Bureau and to apply for a charter for said Farm Bureau and to do any and all things necessary and incidental to the incorporation of this Farm Bureau and to pay out of the breasury of said Farm Bureau all incorporation expenses ad alterney's fees.

RESOLVED AND TROBERED this 3rd day of APRIL , 1951, at a regular meeting of the Colliver County Farm Dursau duly and

legally begun and held at Michael in Cleveland, Bolivar County Mississippi. VI. V. Heraseer In ATTEST: Secretary-Treasurer I, N.L. Casalay , hereby certify that I am Secretary-Treasurer of the Bolivar County Farm Bureau, a nonprofit agricultural society, and as such I am the official Clerk of said Farm Bureau and custodian of the Minute Book of said Farm Bureau and that the above and foregoing is a true and correct copy of a Resolution duly and legally adopted by the members of the Bolivar County Farm Bureau at a regular meeting duly and in Cleveland, Bolivar County, Mississippi, on april 3 1951, as same appears on record on the minutes of said Farm Bureau, in Minute Book ____at page__6__. I certify further that N.74.14uddlesten is the President of said Farm Bureau.

Secretary-Treasurer

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

 The corporate title of said company is. The names of the incorporators are: 	BOLJVAR COUN	TY FARM BUREAU, INC.
H. H. HUDDLESTON	Postoffice	LAMONT, MISSISSIPI
T. M. BOSCHERT		DUNCAN, MISSISSIFPI
M. S. GRAY	Postoffice_	SCOTT, MISSISSIPPI
•		
•		
3. The domicile is at CLEVELAN		
1. Amount of capital stock and particular	•	
of all interest of such mem	oers in the c	orporate assets.
i. Number of shares for each class and pa	ar value thereof:	MONE
. The period of existence (net to exceed		~ · 1/47) 1 · · · · · · · · · · · · · · · · · ·

7. The purpose for which it is created:

To form an association of residents of Bolivar County, Mississippi, engaged in agricultural vocation or interested, directly or indirectly, in agriculture and rural development for the promotion of fellowship between the members and for the promotion, development, and improvement of farm practices, land use, market development, and rural betterment in Bolivar County, Mississippi and to further:

Sponsor or conduct fairs, livestock shows, carnivals, horse shows, sales of livestock, sale of all type agricultural produce, with or without the charge of admission to any such function; to conduct schools, demonstrations, contests, tours, sales, and other types of educational practices with or without admission charges; promote programs having as their objective better land use, soil conservation, improved forest practices, water conservation, home improvement, home beautification, rural road improvement, rural school improvement, rural church improvement, health improvement, and other activities of benefit to farm people and to offer rewards to participants in such programs or activities; to buy, own, sell and exchange real estate, farm machinery, livestock marketing facilities, storage facilities, transportation facilities, and such other items of property of any nature whatsoever as may be helpful in carrying forward the objectives of the association, and to have the authority to encumber, sell or transfer any of said property, real or otherwise; to have any additional power or authority which may be necessary to carry out the foregoing; to assess dues and special assessments against members and associates to defray expenses of maintaining corporate facilities; and, to cooperate with other Farm Bureaus, the Mississippi Farm Bureau Federation, the American Farm Bureau Federation, and other agricultural organizations and associations to promote, protect, and raise the business, economic and social and educational interests of farm families and to work for the single welfare of our fellow men.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

NONE

71. 1 Husse	inton
H. H. Huddleston	
M. S. Gray	
In Bose new	
T. M. Boschert	
	Incorporators.

ACKNOW	LEDGMENT
STATE OF MISSISSIPPI	
County of BOLLVAR	
County of Dold 1 and	
This day personally appeared before me, the un. M. S. Gray	dersigned authority H. H. Huddleston and
facorporators of the corporation known as the Bo	livar County Farm Bureau. Inc.
	uted the above and foregoing articles of accorporation as
(his) (their) act and deed on this the 29 day	of March 3 3 952
(출발) 기계: 	Id dearnfact 1
Manager Company Compan	Notary Public
My com. expires June 7, 1953.	411170
STATE OF MISSISSIPPI	in the state of th
County of BOLIVAR	4
This day personally appeared before me, the un	dersigned authority 2. M. Backet
<u> </u>	•
incorporators of the corporation known as the	•
who acknowledged that (he) (they) signed and exec	uted the above and foregoing articles of incorporation as
(his) (their) act and deed on this the 4 day	, , , , , , , , , , , , , , , , , , , ,
	Mrs. J. R. Gark, Chancey Click
	By Mary Emmun Father, D.C.
STATE OF MISSISSIPPI	v
County of	
This day personally appeared before me, the unc	dersigned authority
,	
, , , , , , , , , , , , , , , , , , ,	
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and exec	uted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theday	of, 194
	in the Continue
Received at the office of the Secretary of State	this the /b day of
A. D., 1947, together with the sum of \$/0	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	William Kaland
	Secretary of State.
••	Jackson, Miss., april 1982
I have examined this charter of incorporation and stitution and laws of the state, or of the United State	d am of the opinion that it is not violative of the Con-
The state of the office place	L.P. Celeman
	Attorney General.
	By Assistant Attorney General.
	(Assistant Attorney General.

NOTE—In case all incorporators are together when acknowledgment is taken, one acknowledgment will be sufficient.

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

BOLIVAR COUNTY FARM BUREAU, INC.

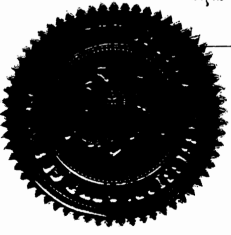
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this ____ day of

APRIL

1952



Receipt No. 4149 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the eleventh day of April, 1952.

STATE OF MISSISSIPPI

TO

CHARTER

BRYANT'S FEED AND POULTRY, INCORPORATED

THE CHARTER OF INCORPORATION

OF

BRYANT'S FEED AND POULTRY, INCORPORATED

1. The corporate title of said Company is:

Bryant's Feed and Pcultry, Incorporated

2. The names and post office addresses of the incorporators are:

Kenneth F. Edwards, Greenville, Mississippi Betty Jo Wilson, Greenville, Mississippi

- 3. The domicile of the corporation is at Greenville, Mississippi.
- 4. The amount of capital stock and particulars as to class or classes thereof:

\$5,000.00, all Common Stock, consisting of 50 Shares having a par value of \$100.00 per share.

- 5. The period of existence is 99 years.
- 6. In addition to the rights, and privileges conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942 (Chapter 100, Mississippi Code of 1930), and amendments thereto, the purpose for which this corporation is created and the rights, powers and privileges conferred upon is not contrary to law are as follows:
 - (a) To conduct, engage in, and carry on the general business of producing and financing the production of poultry. In connection with the operation of said business the company shall have the right to buy and sell real estate, personal property and any interest therein, including such items as chickens, baby chicks, eggs, feed, minerals and medicine, hatchery and brooder equipment, and all other items ordinarily used in the business of producing chickens. Purchases and sales may be made for cash or on credit. The company shall have the right to enter into such contracts and other agreements as may be necessary in connection with the business to be conducted, and to borrow money and pledge the Company's property, including its contracts, choses in action, and other assets owned by it, as collateral therefor. However, nothing foregoing shall be considered as limitation upon the powers of the Company, and it shall be entitled to do and engage in any other type of operation usually done in connection with the foregoing purposes, and perform all things, matters and acts incident thereto.
 - (b) To purchase, lease, hire or otherwise acquire, own, hold, maintain, alter, sell, convey, mortgage, or otherwise dispose of real estate and personal property and any interest therein including such items as trucks, trailers, garage tools and equipment, warehouses, buildings and construction equipment, and all equipment ordinarily used in connection with such items, and to do all things incident to the purposes herein conferred and not contrary to law.
- 7. The corporation shall commence business when ten (10) shares of the capital stock shall be subscribed and paid for. The first

meeting of persons in interest, for the purpose of organizing the said corporation, may be called upon three days notice in writing signed by any one of the incorporators.

IN TESTIMONY WHEREOF, witness the signatures of each of the incorporators, hereunto affixed on this the 9th day of April, 1952.

Kenneth J. Devarle

STATE OF MISSISSIPPI:

COUNTY OF WASHINGTON:

Personally appeared before me, the undersigned authority in and for said state and county, the within named Kenneth F. Edwards and Betty Jo Wilson, incorporators of the corporation known as Bryant's Feed and Poultry, Incorporated, Greenville, Mississippi, who acknowledge that they signed and executed the above and foregoing articles of incorporation as their own act and deed on this the 9th day of April, 1952.

Geraldine Stull
Notary Public

(My Commission expires Jan. 8, 1953

Received at the office of the Secretary of State, on this the day of ________, 1952, together with \$20_______, deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Secretary of State

Jackson, Mississippi
agent, 1953

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 lott day of ______, 1952.

Attordey General of Mississippi

Assistant Attorney General

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

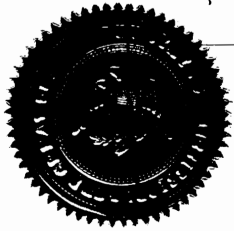
BRYANT'S FEED AND POULTRY, INCORPORATED

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this ____ _day of

APRIL



Receipt No. 4148 L

By the Governor

Recorded in the Secretary of State's Office this the eleventh day of April, 1952.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

The corporate title of said compa	ny is The Broad Pest Control Company, Inc.
The names of the incorporators	
Edward P. Broadus	Postoffice Clinton, Mississippi
Thelma M. Broadus	Postoffice Clinton, Mississippi
	Postoffice
	Post office
The domicile is at Jackson	, Mississippi
Amount of capital stock and part	ticulars as to class or classes thereof:
• •	
1,000 shares of common sto	ck with par value of \$10.00 per share.
Number of shares for each closs o	and new value thereof
Number of shares for each class a	and par value thereof:
	and par value thereof: ck with par value of \$10.00 per share.

7. The purpose for which it is created:

To engage in the business of control of rats, roaches, termites, agricultural pests of farm, orchard and garden, household and stored product pests, pests of domestic animals and pests of ornamentals. To engage in the formulation, manufacture, sale and application of insecticides, fungicides, fungiants and fertilizers; to grow and sell agricultural seeds; to manufacture and distribute for sale agricultural feeds and hardware.

To buy, sell, lease or otherwise hold or dispose of real property; to carry on any business whatsoever which the corporation may deem proper or convenient in connection with any of the foregoing purposes which may be calculated, directly or indirectly to promote the interests of the corporation; to conduct its business in this State, in other States, in the District of Columbia, in the territories and colonies of the United States and in foreign countries, and to have and to exercise all the powers conferred by the laws of Mississippi upon corporations formed under the act pursuant to and under which this corporation is formed.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

200 shares of common stock.

Edwards Thelma	P	Bro	elus
Thelma T	m.	Broa	dus
		In	corporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of Hinds	
This day personally appeared before me, the under	signed authority
Edward P. Broadus and Thelma M. Br	
	-
incorporators of the corporation known as the The I	Broad Pest Control Company, Inc. 2 551//
who acknowledged that (he) (they) signed and executed	
his) (their) act and deed on this the 2 day of	April # # 1952
(such) act and deed on time the Section of	Matter & William
	NOTARY PUBLIC
	My Commission Expires March 15, 1954
STATE OF MISSISSIPPI	• millim
()	
Sounty of	:
This day negrouply appeared before me the unders	signed authority
This day personally appeared before me, the unders	signed authority
4:	
Qui	,
ncorporators of the corporation known as the	
who acknowledged that (he) (they) signed and executed	d the above and foregoing articles of incorporation as
(kis) (their) act and deed on this theday of_	
STATE OF MISSISSIPPI	
<u>.</u> }	
County of	
This day personally appeared before me, the unders	signed authority
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and executed	
(his) (their) act and deed on this theday of	
(ms) (men) act and deed on this theday of	. , 19
	7 0
Received at the office of the Secretary of State this	the // day of up
A. D., 1952, together with the sum of \$30	•
to the Attorney General for his opinion.	deposited to cover the recording fee, and referred
we she secondly delicital for his opinion.	Vile Frace
	Secretary of State.
J	ackson, Miss., april 11th 1953
•	am of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United States.	l B (O
-	Attorney General.
В	y bres J. Kendall
	Assistant Attorney General.

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

THE BROAD PEST CONTROL 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 he affixed.

this <u>ELEVENTH</u> day of

Receipt No. 4211 L

They have hile Gotherno.

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twelfth day of April, 1952.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	MISSISSIPPI PARK-AD. INC.
c125 an 60 - ce	
	said company is Mississippi Park-Ad. Inc.
2. The names of the in	corporators are:
- Jos I. Pigoti	Postoffice McComb, Mississippi
Doris C. McLa	Postoffice McComb, Mississippi
Naoni M. Majo	r Postoffice McComb, Mississippi
White the second second	Post office
	Postoffice
	Postoffice
	Postoffice
	Post office
8. The domicile is at	McComb, Mississippi
4. Amount of capital st	ock and particulars as to class or classes thereof:
for there so endors advice as represent for a per so far as transferr records a holder ma stockhold	ificate shall be transferrable according to the laws tes of the State of Mississippi, and before any transof shall be made the stock to be transferred shall be ed in blank and deposited with the corporation with to whom it is proposed to transfer the stock ed by the certificate; and to remain non-transferrable iod of 15 days, during which period the corporation, is lawful, may acquire such stock so proposed to be ed at the book value as disclosed by the corporate the closing of the preceding month. Each stock-kes this undertaking for the benefit of every other er.
5. Number of shares for	each class and par value thereof:

99 years. 6. Period of existence (not to exceed ninety-nine years) is __ (Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

The nature of the business, or objects or purposes to be transacted promoted or carried on are the sale of advertising in public, semipublic and private places, including entering into contracts with proposed advertisers, their advertising agencies and public or private corporations for the display of advertising, and other acts necessary or incidental to carrying on such business.

To enter into, make and perform contracts of every kind and description with any person, firm, association, corporation, municipality, county, state, body politic or government or colony or dependency thereof.

To acquire, and pay for in cash, stock or bonds of this corporation or otherwise, the good will, rights, assets and property, and to undertake or assume the whole or any part of the obligations or liabilities

of any nerses fire association or corporation.

To make the purchase or otherwise acquire, invest in, own, mortgage, please, sell, assign and transfer or otherwise dispose of, trade, deal in and deal with goods, wares and merchandise and personal property of every class and description.

To loan to any person, firm or corporation any of its surplus funds, either with or without security.

To purchase, hold, sell and transfer the shares of its own capital stock; provided it shall not use its funds or property for the purchase of its own shares of capital stock when such use would cause any impairment of its capital except as otherwise permitted by law, and provided further that shares of its own capital stock belonging to it shall not be voted upon directly or indirectly.

To have one or more offices, to carry on all or any of its operations and business without restriction or limit as to amount to purchase or otherwise acquire, hold, own, mortgage, sell, convey, or otherwise 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.

In general, to carry on any other business in connection with the foregoing, and to have and exercise all the powers conferred by the laws of Mississippi upon corporations formed under the General Corporation Law of the State of Mississippi, and to do any or all of the things hereinbefore set forth to the same extent as natural persons might or (Continued below)

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

8. Number of Shares of each class to be subscribed and paid before the corporation may begin business. COMMON STOCK--300 shares, par value \$1.00

7. (continuation)

The objects and purposes specified in the foregoing clauses shall, except where otherwise expressed, be in nowise limited or restricted by reference to, or inference from, the terms of any other clause in this certificate of incorporation, but the objects and purposes specified in each of the foregoing clauses of this article shall be regarded as independent objects and purposes.

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI			
County of PIKE			
County of PIKE			
This day personally appeared	before me, the undersi	gned authority	
Joe W. Pigott, Dori	s Cl McLain and	Naomi M. Major	
incorporators of the corporation k	nown as the Missis	sippi Park-Ad.	Tric.
who soknowledged that (HEX (they			
(their) act and deed on this	the 10 day of	April A. p.	100 ()19
		-forme	Tryon
	£	-\/ NOTARY P	BLIC CONTRACTOR
		Pike County, Miss.	Buto
STATE OF MISSISSIPPI	1	Commission Expires Mar. 30	1, 1954
	}		
]		3
This day personally appeared	before me, the undersig	ned authority	Sec. SI
	-)		
	-,		
ncorporators of the corporation k	nown as the		
who acknowledged that (he) (they			
this) (their) act and deed on this	theday of		, 19
1.7			
STATE OF MISSISSIPPI]		
	}		
	}		
	before me, the undersig		
County of	before me, the undersig		
County of	•		
County of	,	ned authority	
County of This day personally appeared incorporators of the corporation is	nown as the	ned authority	
County of This day personally appeared incorporators of the corporation is	xnown as they) signed and executed	ned authority,,	g articles of incorporation
This day personally appeared incorporators of the corporation is who acknowledged that (he) (they	xnown as they) signed and executed	ned authority,,	g articles of incorporation
This day personally appeared incorporators of the corporation has who acknowledged that (he) (they	xnown as they) signed and executed	ned authority,,	g articles of incorporation
This day personally appeared incorporators of the corporation has who acknowledged that (he) (they	y) signed and executed theday of	ned authority, , the above and foregoin	g articles of incorporation
This day personally appeared incorporators of the corporation who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S	y) signed and executed theday of	ned authority, the above and foregoin	g articles of incorporation, 19
This day personally appeared incorporators of the corporation who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S. D., 1957, together with the	cnown as the	ned authority, the above and foregoin	g articles of incorporation
This day personally appeared incorporators of the corporation who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S. D., 1957, together with the	cnown as the	ned authority, the above and foregoin	g articles of incorporation, 19
This day personally appeared incorporators of the corporation who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S. D., 1957, together with the	schown as the	ned authority	g articles of incorporation, 19 Precording fee, and reformation of Sta
Inis day personally appeared incorporators of the corporation is who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S	schown as the	ned authority	g articles of incorporation, 19 Precording fee, and reformation of Sta
incorporators of the corporation is who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S. A. D., 1957, together with the sto the Attorney General for his of I have examined this charter	Secretary of State this to pinion. Jacob of incorporation and a	ned authority	e recording fee, and reference of Sta
incorporators of the corporation is who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S. A. D., 1957, together with the sto the Attorney General for his of I have examined this charter	Secretary of State this to pinion. Jacob of incorporation and a	ned authority	e recording fee, and reference of Sta
incorporators of the corporation is who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S. A. D., 1957 together with the sto the Attorney General for his of	Secretary of State this to pinion. Jacob of incorporation and a	ned authority	e recording fee, and reference of Sta
This day personally appeared incorporators of the corporation who acknowledged that (he) (they (his) (their) act and deed on this Received at the office of the S. A. D., 1957, together with the sto the Attorney General for his of I have examined this charter	Secretary of State this to pinion. Jacob of incorporation and a	he above and foregoing the day of deposited to cover the scoon, Miss., an of the opinion that i	g articles of incorporation, 19 erecording fee, and reference of Secretary of States 19 it is not violative of the

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

MISSISSIPPI PARK-AD, INC.

is hereby approved.

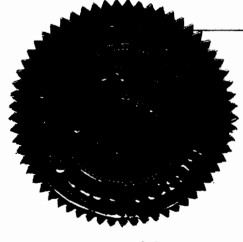
In testimony inhereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this <u>ELEVENTH</u> day of

APRIL

19 52

Hughevite



By the Governor

Receipt No. 4209 L

Secretary of State

Recorded in the Secretary of State's Office this the twelfth day of April, 1952.

STATE OF MISSISSIPPI COUNTY OF WASHINGTON

WHEREAS, the SECOND BAPTIST CHURCH, Greenville, Washington County, Mississippi, now organized and being conducted as an unincorporated religious society, desires to inserporate for religious purposes under the laws of the State of Mississippi, therefore,

BE IT RESOLVED by the members of said SECOND BAPTIST CHURCE, Greenville, Washington County, Mississippi, im con-Foromes assembled:

SECTION I: That Clay Thompson, C. D. Reese, Dank Tucker, Exing, and F. J. Falgout, are hereby authorized and directed to apply to the Secretary of State of the State of Mississippi For a charter for this association as a religious corporation, se provided by law.

SECTION II: All members of this church as now comstituted shall be members of the incorporated church upon the residing of said charter, and such corporation shall succeed to all the property rights of every kind and character now passessed by this church.

PASSED at a conference of said church assembled on the 26 day of March, 1952, and incorporated in the church minutes.

Mrs Mittel X detal /s/ Miss Mildred Kolstad

STATE OF MISSISSIPPI

COUNTY OF WASHINGTON

This day personally appeared before me, the undersigned authority, Mildred Kolstad, who being by me duly sworn, upon oath deposes and says: My name is Mildred Kolstad; I am clerk of the Second Baptist Church, Greenville, Mississippi; that the foregoing is a true and correct copy of a resolution passed by said church on the Af day of March, 1952.

Sworn to and subscribed before me, this 28 March, 1952.

Commission expires My Condinasion Contact time 23 1256 Notary Public Washington County, Mississippi STATE OF MISSISSIPPI COUNTY OF WASHINGTON

KNOW ALL MEN BY THESE PRESENTS:

That we, the subscribers, citizens of the County of Mashington and State of Mississippi, under the provisions of Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto, do hereby form and incorporate ourselves into a veluntary religious association for the purpose of estabsishing and maintaining religious worship, and to that end, adopt the fellowing:

ARTICLE I

This association shell be known as the SECOND BAPTIST CHURCH, GREENVILLE, MISSISSIPPI, by which name it shell contract and be contracted with, sue and be sued, and shell transact all of its business.

ARTICLE II

The names and post office addresses of the incorporators are:

Clay Thompson C. D. Reese Delma Tucker W. E. King F. J. Falgout Greenville, Mississippi Greenville, Mississippi Greenville, Mississippi Greenville, Mississippi Greenville, Mississippi

ARTICLE III

The place of worship of the association shall be in Greenville, Washington County, Mississippi.

ARTICLE IV

character except that used for religious purposes, of the value of Seventy-five Thousand (\$75,000.00) Dollars. Said association shall be without capital stock, and the same shall be operated purely for religious purposes, without profit, and all members of the present unincorporated association known as the Second Baptist Church, Greenville, Mississippi, shall be members of said association.

ARTICLE V

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 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.

ARTICLE VI

The period of existence for said corporation shall be perpetual.

ARTICLE VII

The property of said association shall be held by a Board of Trustees, consisting of five (5) members, and Clay Thompson, C. D. Reese, Tucker, W. E. King, and F. J. Falgout, are hereby declared to be trustees for the first year, the post office address of each of said trustees being Greenville, Mississippi.

ARTICLE VIII

The association is formed for the purpose of establishing and maintaining religious worship.

IN TESTIMONY WHEREOF, witness our signatures this, the 26 day of March, A. D., 1952.

Clay Thompson C. D. Reese

W & King Allmy Tucker

F. J. Falgout

STATE OF MISSISSIPPI

COUNTY OF WASHINGTON

This day personally appeared before me, the undersigned authority, Clay Thompson, W. E. King F. J. Falgout, C. D. Reese, Dilma. Tucker, incorporators of the corporation known as the SECOND BAPTIST CHURCH, Greenville, Mississippi, known as the SECOND BAPTIST CHURCH, Greenville,

in and for Washington County, Mississippi



Received at the affice of the Secretary of State, A. D., 1952, together with the sum of \$/0 referred to the Attorney General for his opinion.	
I have examined this	charter of incorporation,
United States.	ATTORNEY GENERAL. By Assistant Attorney General.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

SECOND BAPTIST CHURCH, 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.

this <u>eleventh</u> day of

Receipt No. 4122 L

They wille

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twelfth day of April, 1952.

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CHARTER OF INCORPORATION

OF

UNCLE JOE'S PAWN SHOP, INCORPORATED

I.

The corporate title of this company is:

Uncle Jos's Paum Shop, Incorporated

n.

The mames and post office addresses of the incorporators are:

Name

Post Office Address

C. E. Anderson H. B. Jones Frank T. Williams Jackson, Mississippi Jackson, Mississippi Jackson, Mississippi

III.

The domicile of the corporation is:

Jackson, Hinds County, Mississippi.

TV.

The amount of authorised capital stock, with full particulars as to the class or classes thereof, including all their privileges, and whether having a par value or being without nominal or par value is as follows:

The total amount of authorised capital stock of the corporation is \$25000.00, consisting of only one class, common stock, of a par value of \$100.00 per share.

There is authorized to be issued 250 shares of said common spek.

Each share of stock shall be entitled to one
(1) wote in the election of directors and in all
other matters upon which stockholders are entitled
to vote.

٧.

The period of existence of the corporation shall be and is:

Ninety-nine (99) years.

The purposes for which the corporation is created are as follows:

To coerate a pann shop business, to loan money, borrow money, to buy, sell, resell, deal in and distribute, for cash, credit or otherwise, any and all kinds of personal property (new or used) and real property, and to own or operate stores, offices or any other place or places of business in connection therewith as may be proper or desired; to own and operate, in whole or in part, a loan business, a general merchandise business or other business as may be desirable or proper, and to own, operate or engage in the storage business, warehousing business; te purchase, hold, sell, assign, transfer or etherwise deal in or dispose of stocks, bonds, notes or other securities or evidences of indebtedness; to borrow or raise money upon any terms and for any corporate purpose; to authorise the issuance of bonds, notes, debentures and other obligations or evidences of indebtedness of the corporation for money so borrowed; and to secure the payment of same by mortgage, pledge, conveyance or assignment in trust of the whole or any part of the corporate preperty, real, personal or mixed; to enter into, make and perform contracts of every kind and description with any person, firm, corporation, association, municipality, county, state, body politic or government: to act as agents, brokers, factor, contractors and commission merchants;

To the same extent as natural persons might do, to purchase or otherwise acquire and to hold, maintain, work, develop, sell, lease, exchange, hire, convey, mortgage, or otherwise acquire or dispose of or contract in any manner relative to (in whole or in part, by undivided interest or otherwise) any interest, estate or right in real property, personal property, or mixed property and any franchises, rights, leases, licenses, patents or privileges necessary, convenient or appropriate for the purposes herein expressed.

To exercise any one or more of the powers of this corporation by or through other persons, firms, corporations or entities by contract, agreement, employment, subletting, agency, or any other manner whatever not contrary to law, provided that nothing herein contained shall be construed to authorize the conduct of banking or insurance business.

The rights and powers that may be exercised by said corporation in addition thereto are those conferred by the provisions of Chapter 308 of the Mississippi Laws of 1950, together with any and all amendments thereto.

VII.

The number of shares of each class of capital stock to be subscribed and paid for before the corporation shall commence business shall be:

50 shares of common stock.

This the 10th day of April, 1952.

SHB Jones Frank T. Williams

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 C. E. Andersen, incorporator of the corporation known as Uncle Jee's Paus Shep, Inserperated, who acknowledged that he signed, executed and delivered the above and foregoing Articles of Incorporation as his act and deed on the day and year therein mentioned.

Given under my hand and official seal this /2 day of April, 1952.

NOTARY PUBLIC

My Commission Expires:

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 H. B. Jones, incorporator of the corporation known as Uncle Joe's Paum Shop, Incorporated, who acknowledged that he signed, executed and delivered the above and foregoing Articles of Incorporation as his act and deed on the year and day therein mentioned.

The state of the s

	•••	Given under my hand	i and officia	1 seal this 12 day of	April,
San Sullan	1952.				
100				Cack N. Ein	
0			****	NOTARY PUB	LIC
Close N	My Con	unission Expires:		~ 	
Sell.	. •	Journal of English Fub. 18, 1875			
		OF MISSISSIPPI Y OF HIMBS			
la control	incorp Incorp the al	d for said county and perator of the cerpon porated, who acknowle	i state, the ration known adged that he rticles of In	fore me, the undersigned within named Frank T. Wi as Uncle Joe's Paum Shop signed, executed and decorporation as his act a	lliams, Livered
N. T.	1050	Given under my hand	d and officia	l seel this 12 day o	f April,
2	1952.				
	1			lock V. Ein	
Serri				NOTARY PU	BETC
	My Con	mission Expires:			
		My deministration try and the log to	,",¢		
			* *	****	
	day of	e come.	A.D. 1952, to saited to cov	ecretary of State this to ogether with the sum of er the recording fee, and	
				SECRETARY OF STA	leu
			* *	****	
				Jackson, Mississi	ppi.
				agul 14	, 1952
				Incorporation and am of tution and laws of the s	the opinion
				J. P. Calan	an
			-	ATTORNEY GENER	AL

ASSISTANT ATTORNEY GENERAL

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

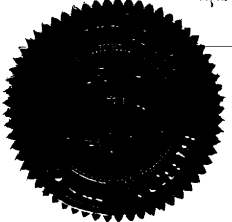
The within and foregoing Charter of Incorporation of

UNCLE JOE'S PAWN SHOP, 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 ____ day of _____april _____1952___



Receipt No. 4214 L

They were the Conternor

By the Governor

s the Secretary of State

Recorded in the Secretary of State's Office this the fourteenth day of April, 1952.

THE CHARTER OF INCORPORATION

OF

THE ROSELAND PARK BAPTIST CHURCH INC.

- 1. The corporate title of said corporation is THE ROSELAND PARK BAPTIST CHURCH, INC ..
- 2. The names of the incorporators are: C. E. JAMES, J. C. JARRELL, and ROBERT MCNEASE, whose post-office addresses Picagune, Mias.
 3. The domicile of the corporation is in Picagune, Pearl River County, Mississippi.
 - 4. There is no capital stock.
 - 5. There are no shares of any value
 - 6. The period of existence is
 - It is created for the following purpose:

To teach and preach the Gospel of the Lord, Jesus Christ, according to the doctrines of the Baptist Churches now affiliated with the Mississippi and Soutmern Baptist Conventions and according to the doctrines of the New Testament; to foster and perpetuate one hundred per cent Christianity on a high and sacred plane; to inculcate a sense of individual obligation and unswerving devotion to the Lord, Jesus Christ; to make right the master of might; to promote peace and good will on earth; to consecrate and sanctify the proper human relationships between individuals; to own, purchase, lease in whole or in part, acquire, operate, use, mortgage, pledge, sell, assign, or otherwise dispose of real estate and personal property necessary and expedient or proper to carry out the usual and general purpose of Baptist Churches now affiliated with the Mississim I and Dame .are Bartist Conventions, not in conflict with the Constitutions and laws of the State of dississioni and the United States of Am rica; to own, maintain, lease, construct, or otherwise acquire and operate a church building or meeting place for the members of the church; to provide for regular and special meth s of any and all kinds, of its memoers, and to promote the rollisions interest and seneral welfere of its moreoers and the public as a whole.

Page 2 - Charter of Incorporation of Roseland Park Baptist Church

- 8. There shall be no share of stock subscribed or paid for, and the corporation shall issue no stock shares, shall declare no dividends or divisions of the profits of the corporation among their members, except that contributions may be made for charitable purposes; 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 the termination of all interest of such member 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.
- 9. There shall be a Board of Deacons, consisting of such number of individuals as shall be elected by the members of the Church from the membership, and which shall be the governing body of the Church, exercising such powers and duties as shall be laid down by the membership in the by-laws. This Board shall elect from its membership or from the membership as a whole such officers as shall be deemed necessary, or desirable to carry out the purposes hereof.
- 10. The rights and powers that may be exercised by this corporation are those conferred by the provisions of Chapter 24, Mississippi Code, 1906, Sub-section "B", of Section 1 of Chapter 299 of the laws of 1920, and Chapter 4, Volume 4, Mississippi Code of 1942, and all laws amendatory thereto.

WITNESS our signatures, on this the 11th day of March,

C. JARRELL

ROBERT MCNEASE

Page 3 - Charter of Incorporation of Roseland Park Baptist Church STATE OF MISSISSIPPI

COUNTY OF PEARL RIVER

This day came and personally appeared before me, the undersigned authority at law, in and for the aforesaid jurisdiction, the within named C. E. JAMES, J. C. JARRELL and ROBERT MCNEASE, incorporators of the corporation known as THE ROSELAND PARK BAPTIST CHURCH, INC., who acknowledged that they signed, executed and delivered the above and foregoing articles of incorporation as their act and deed on the day and date and for the purposes therein mentioned.

GIVEN under my hand and official seal of office on this, and day of March, 1952.

PEASIL 1775.

At a regular meeting of the Roseland Park Baptist Church, at the regular meeting place of said Church in the City of Picayune, Pearl River County, Mississippi, held on the 6th day of Farch, 1952, a quorum being present, the following resolution was introduced and duly passed in accordance with the Constitution and By-laws of said organization:

RESOLUTION. "WHEREAS, the Roseland Park Baptist Church has been in existence for a number of years and it is the consensus of opinion of this meeting that said organization should become incorporated under the laws and constitution of the State of Mississippi, and

 Page 4 - Charter of Incorporation of Roseland Park Baptist Church and directed to apply for a charter from the State of Mississippi for said Church and that the Church Treasurer is hereby authorized and directed to pay all expenses incident to the incorporating of

said Church."

I do hereby certify that I am the duly elected and acting Secretary-Treasurer of the Roseland Park Baptist Church and that the above and foregoing resolution was duly passed at the aforesaid meeting of said organization and that same has been incorporated in and now appears in the minutes of said meeting of this Church.

Witness my signature on this, the // day of March, 1952.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

THE ROSELAND PARK BAPTIST CHURCH, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this	FOURTEE	ITH
	APRIL	1g <u>52</u>
	The	ghew tel

Receipt No. 4213 L

By the Governor

Secretary of State

day of

Recorded in the Secretary of State's Office this the fourteenth day of April, 1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

NEWTON CHAMBER OF COMMERCE

. •	
1. The corporate title of said company is	NEWYON CHAMBER OF COMMERCE
2. The names of the incorporators are:	
R.A.Weir, Jr.	Postoffice Newton, Mississippi
W.P.McMullan, Jr.	Postoffice Newton, Mississippi
Edger Allen, Jr.	Postoffice Newton, Mississippi
Victor, McMullan	Postoffice Newton, Mississippi
W.Ruble Jones	Postoffice Newton Mississippi
W.A.Barnett	Postoffice Newton Mississ ppi
Ross Holmes	PostofficeNewton, Lississippi
no.&T.Thrash	PostofficeNewton, Mississippi
3. The domicile is at Newton Missi	ssippi
4. Amount of capital stock and particulars	as to class or classes thereof: None-non-profit-

4. Amount of capital stock and particulars as to class or classes thereof: None-non-profitnot for pecuniary profits directly or indirectly. The corporation shall
issue no shares of stock, shall divide no dividends or profits among its members,
shall west in each member the right to one vote in the election of all officers,
shall make expulsion the only remedy for non-payment of dues, and shall make the
loss of membership, by death or otherwise, the termination of all interest of such
member in the corporate assets.

5. Number of shares for each class and par value thereof: none

6. Period of existence (mot xix excess x in a particle period is (Non-profit corporations may have perpetual existence)

Newton, Miss.

Chamber of Commerce

PHONE 440-W

E. L. Williams, Sec'y. - Mgr.

Mr. Heber Ladner Secretary of State Jackson Mississippi

Dear Sir:

On March 5, 1952 the Board of Directors of the Newton Chamber of Commerce met in regular monthly meeting. At which time a motion duly made and seconded, was voted unanimously, instructing the secretary - manager to make application to the State of Mississippi for a Charter of Incorporation.

Authorizing the named incorporators as follows;

R. A. Weir, Jr.
W. P. McMullan, Jr.
Edgar Allen, Jr.
Victor S. McMullan
W. Ruble Jones
W. A. Barnett
Ross Holmes
J. T. Thrash

I, E. L. Williams, certify the above to be a true and correct resolution as filed in the minutes of Newton Chamber of Commerce, Newton, Mississippi.

E. L. Williams, Sec'y. - Mgr.

In The Center Of The Industrial South

3	ne purpose for which it is created: ndustrial welfare of the ts trade territory.	to promote citizens of	the the	social, economic, commercial as Town of Mewton, Mississippi as	nd nd
---	--	------------------------	------------	---	----------

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Willer J. Millans

Sieles & Millans

Sono Holina J.

White energy

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	•
County of Newton	_
This day personally appeared before me, the und	ersigned authority R.A. Weir. Jr., W.P. McMulla
Edgar Allen, Jr., Victor McMullan, W.A	.Barnett, W.Ruble Jones, Ross Holmes and
J.T. Thrash	
ncorporators of the corporation known as the New	ton Chamber of Commerce
A Street Break and the street and th	ed the above and foregoing articles of incorporation as
his) (their) act and deed on this the 5th day of	Michalan 19.58
Villo?	Clerk, Police Court, Newton, Miss.
(Mensager)	The state of the s
STATE OF MISSISSIPPI)
	}
County of	·}
This day personally appeared before me, the unde	rsigned authority
	,
,	
ncorporators of the corporation known as the	
who acknowledged that (he) (they) signed and execut	ed the above and foregoing articles of incorporation as
his) (their) act and deed on this theday of	
STATE OF MISSISSIPPI	
County of	ſ
This day personally appeared before me, the unde	rsigned authority
Ims day personany appeared before me, the unde	roightu authority
acorporators of the corporation known as the	
ho acknowledged that (he) (they) signed and execut	ed the above and foregoing articles of incorporation as
his) (their) act and deed on this theday of	, 19
-	
P	1/40 (20)
Received at the office of the Secretary of State th	1 ~ ~
D., 195 2, together with the sum of \$	deposited to cover the recording fee, and referred
the Attorney General for his opinion.	Helen Laker
	Secretary of State.
	Jackson, Miss., Curan 1952
I have examined this charter of incorporation and	d am of the opinion that it is not violative of the Con-
titution and laws of the state, or of the United States.	J. P. Coleman
	Attorney General.
1	Assistant Attorney General.
	——————————————————————————————————————

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

NEWTON 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 he affixed.

APRIL 19 52 Mughwhile Governor	this_	FOURTEENTH	day of
Jugherhite		APRIL 15] 52
		Theyher	Cle Covernor

Receipt No. 4208 L

My the Governor

Recorded in the Secretary of State's Office this the fourteenth day of April, 1952.

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THE CHARTER OF INCORPORATION OF DIXIE TIRE & BATTERY CO., INC.

l.

The corporate title of said company is Dixie Tire & Battery Co., Inc.

2.

The names and post office addresses of the incorporators are:

Leroy Mayo, Meridian, Mississippi
I. C. Walker, Jr., Meridian, Mississippi

3.

The domicile of the corporation in this state is Meridian, Mississippi.

4.

The amount of authorized capital stock is \$30,000.00.
All stock is common stock with equal rights and privileges,
being 300 shares of a par value of \$100.00 a share.

5.

The sale price per share is \$100.00 per share, but the board of directors shall have authority to change the sale price.

6.

The period of existance is ninety-nine years.

7.

The purpose for which the corporation is created, not contrary to law, is to buy, sell, manufacture, repair and deal generally in automotive equipment, accessories, supplies and kindred products and commodities and in notes, acceptances and commercial paper relating to same; and in addition thereto the said corporation may exercise all of the rights, powers and privileges conferred by the provisions of Chapter 4 of the Mississippi Code of 1942 as amended.

The corporation may begin business when 100 shares of its common capital stock of a par value of \$100.00 per share or a total of \$10,000.00 has been subscribed for and paid in.

SIGNED this the 12 "day of April, 1952.

HEROY MAYO

STATE OF MISSISSIPPI

COUNTY OF LAUDERDALE

Personally appeared before me, the undersigned authority in and for the above state and county, Leroy Mayo and I. C. Walker, Jr., who acknowledged that they signed and delivered the above and foregoing articles of incorporation upon the date shown therein as and for their act and deed.

Given under my hand and official seal, this the _/2 day of April , 1952.

NOTARY PUBLIC See ger

My Commission Expires July 15, 1952



_	
Received at the office of the Secretary of State, this t	he 4 day of 4 day
_ \ 00	V .
A. D., 1957, together with the sum of \$70	
,	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	SECRETARY OF STATE
Jackson, Miss.,	
agul 140 , 1952	
7.1	
I have examined this	charter of incorporation,
and am of the opinion that it is not violative of the Cons	titution and laws of this State, or of the
United States.	1
	P. Coleman
	ATTORNEY GENERAL.
By	lames of Kendall
. БУ	Assistant Attorney General.

4:34

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

DIXIE TIRE & BATTERY 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.

APRIL 1952

Thughwal

Receipt No. 4216 L

By the Governor

Secretary of State

__ day of

Recorded in the Secretary of State's Office this the fifteenth day of April, 1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

1. The corporate title of said company 2. The names of the incorporators are		ANSPORTATION COMPANY, INC.
William F. Truax, Jr.	Postoffice	Gulfport, Mississippi
C. ROTH	Postoffice	Galfport, Mississipi
E. GAVING	Postoffice	Gulfport, Mississippi
	Postoffice	
3. The domicile is at Gulfport,	Mississippi	
. Amount of capital stock and particu	ılars as to class or classe	es thereof:
One Hundred Thousand Dollars	s (\$100,000.00),	common stock

5. Number of shares for each class and par value thereof: One Thousand (1000) shares of common stock, of par value of one hundred dollars per share

7. The purpose for which it is created: The purpose for which this corporation is formed is to engage in the business of off-shore oil exploration in all of its phases; to engage in the rental of barges for oil transportation; to buy and sell marine equipment of all kinds and description; to acquire by gift, lease or purchase real and personal property of every kind and description and to sell for cash or on time or to lease, pledge or hypothecate various forms of real and personal property including the right to lease and sell transportation equipement, gasoline, lubricants and marine accessories; to engage in the rental of boats or barges; and to do any and all things incident in the business of oil exploration or dealing in marine supplies.

 $^{\mathrm{T}}$ o acquire, repair and remodel and reconstruct vessels, barges and marine equipment of all kinds for the purpose of leasing, renting or chartering said vessels, barges and marine equipment for offshore oil exploration.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

8. Number of Shares of each class to be subscribed and paid for before the corporation may begin business. Sixty (60) shares of common stock of the par value of one hundred dollars (\$100.00) shall be subscribed and paid before the corporation may begin business

Villiam Fruary

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of Harrison	_}
This day personally appeared before me the	e undersigned authority
	ax, Jr.
	off-Shore Transportation company. Inc. executed the above and foregoing articles of incorporation as day of
STATE OF MISSISSIPPI)
HARRISON	_(
This day pargonally appeared before we 41.	e undersigned authority E. C. ROTH and
	e undersigned authority E. C. ROTH and
L. E. GAVINS,)
,	
	Off-Shore Transportation Company The
who acknowledged that (he) (they) signed and o	executed the above and foregoing articles of mchainrations.
	CALL THE STATE OF
(his) (their) act and deed on this the 4th	
(his) (their) act and deed on this the 4th	day of April
STATE OF MISSISSIPPI	day of April Notary Public.
STATE OF MISSISSIPPI	day of April Notary Public.
STATE OF MISSISSIPPI	Notary Public. Com. Expires: June 18, 1955
STATE OF MISSISSIPPI County of This day personally appeared before me, the	Notary Public. Com. Expires: June 18, 1955
STATE OF MISSISSIPPI County of This day personally appeared before me, the	Notary Public. Com. Expires: June 18, 1955
STATE OF MISSISSIPPI County of	Notary Public. Com. Expires: June 18, 1955
STATE OF MISSISSIPPI County of This day personally appeared before me, the, ncorporators of the corporation known as the	Notary Public. Com. Expires: June 18, 1955
STATE OF MISSISSIPPI County of	Notary Public. Com. Expires: June 18, 1955. e undersigned authority
STATE OF MISSISSIPPI County of	Notary Public. Com. Expires: June 18, 1955. e undersigned authority executed the above and foregoing articles of incorporation as
STATE OF MISSISSIPPI County of	Notary Public. Notary Public. Com. Expires: June 18, 1955. e undersigned authority executed the above and foregoing articles of incorporation as day of
STATE OF MISSISSIPPI County of This day personally appeared before me, the, ncorporators of the corporation known as the, who acknowldeged that (he) (they) signed and experimentally in the Received at the office of the Secretary of St	Notary Public. Notary Public. Com. Expires: June 18, 1955. e undersigned authority executed the above and foregoing articles of incorporation as day of
STATE OF MISSISSIPPI County of This day personally appeared before me, the, ncorporators of the corporation known as the, who acknowldeged that (he) (they) signed and experimentally in the property of the secretary of States. D., 1957, together with the sum of \$2.16	Notary Public. Notary Public. Com. Expires: June 18, 1955. e undersigned authority executed the above and foregoing articles of incorporation as day of
STATE OF MISSISSIPPI County of This day personally appeared before me, the, ncorporators of the corporation known as the, who acknowldeged that (he) (they) signed and end of the his) (their) act and deed on this the Received at the office of the Secretary of States. D., 1957, together with the sum of \$2.16	Notary Public. Notary Public. Com. Expires: June 18, 1955. e undersigned authority executed the above and foregoing articles of incorporation as day of
STATE OF MISSISSIPPI County of This day personally appeared before me, the, ncorporators of the corporation known as the, who acknowldeged that (he) (they) signed and whis) (their) act and deed on this the Received at the office of the Secretary of State D., 1957, together with the sum of \$2.16	Notary Public. Notary Public. Com. Expires: June 18, 1955. e undersigned authority executed the above and foregoing articles of incorporation as day of
STATE OF MISSISSIPPI County of This day personally appeared before me, the, ncorporators of the corporation known as the, who acknowldeged that (he) (they) signed and whis) (their) act and deed on this the Received at the office of the Secretary of State D., 1957, together with the sum of \$2.16	Notary Public. Com. Expires: June 18, 1955 e undersigned authority executed the above and foregoing articles of incorporation as day of, 194 day of, 194 day of Secretary of State.
STATE OF MISSISSIPPI County of	Notary Public. Com. Expires: June 18, 1955. e undersigned authority executed the above and foregoing articles of incorporation as day of
STATE OF MISSISSIPPI County of	e undersigned authority executed the above and foregoing articles of incorporation as day of
STATE OF MISSISSIPPI County of	Notary Public. Notary Public. Com. Expires: June 18, 1955 e undersigned authority executed the above and foregoing articles of incorporation as day of day of day of Jackson, Miss., Jack
This day personally appeared before me, the incorporators of the corporation known as the who acknowldeged that (he) (they) signed and (his) (their) act and deed on this the Received at the office of the Secretary of St. D., 1957, together with the sum of \$2/6 to the Attorney General for his opinion.	e undersigned authority executed the above and foregoing articles of incorporation as day of

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

OFF-SHORE TRANSPORTATION 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 ____ day of

PRIL

Receipt No. 4140 L

Jughwhite Bobernor

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the fifteenth day of April, 1952.

RESOLUTION

"WHEREAS, the Forrest County Humane Society has heretofore been formed and operated as an unincorporated association of public spirited men and women engaged in Humane work as a charitable organization, and

WHEREAS, there is the consensus of opinion of the individual members of said Society that their best interest and the interest of said Society would best be served by the incorporation of said Society, and

WHEREAS, it is the consensus of opinion of the individual members of the said Society that their work in animal welfare would be promoted by them, the State of Mississippi would be benefited by the incorporation of said Society; THEREFORE:

"BE IT RESOLVED that R. M. SULLIVAN, GLENN G. YOUNG, and W. ARLINGTON
JONES, individual members of the Forrest County Humane Society be and they hereby
are authorized, impowered and directed on behalf of said association to take all
speps which in their discretion appear necessary, appropriate, or desirable to
apply for and procure a charter of incorporation of the said Forrest County Humane
Society incorporating said Society as a benevolent, non-profit corporation in
confomity with applicable provisions of the Mississippi law.

"BE IT FURTHER RESOLVED that the said Robert M. Sullivan, Glenn G. Young, and W. Arlington Jones, be and they hereby are authorized, impowered and directed to take such further action subsequent to application for in procuring of said charter as in their discretion appears necessary, appropriate, or advisable to complete the organization of said corporation."

I, R. M. SULLIVAN, President of the Forrest County Humane Society do hereby certify that the above and foregoing is a true, accurate and correct copy of a resolution adopted by the membership of said Forrest County Humane Society at a meeting duly called and held at the Administration Building, Mississippi Southern College in Hattiesburg, Mississippi on the Laday of March, A. D., 1952, at which a quorum was present and voting.

IN TESTIMONY HEREOF, WITNESS my signiture on this the // day of carel

A. D., 1952.

FORREST COUNTY HUMARE SOCIETY.

CHARTER OF INCORPORATION

OF

FORREST COUNTY HUMANE SOCIETY

Article 1. The Corporate Title of said Corporation is:

FORREST COUNTY HUMANE SOCIETY

- Article 2. Name of the Incorporators are:
 - 1. R. M. Sullivan, Post Office, Hattiesburg, Mississippi
 - 2. Glenn G. Young, Post Office, Hattiesburg, Mississippi
 - 3. W. Arlington Jones, Post Office, Hattiesburg, Mississippi
- Article 3. The domicile of the Corporation is:

 Hattiesburg, Mississippi
- Article 4. The Corporation is a benevolent, non-profit Corporation and has no capitol stock. No amount of capitol stock is authorized and no shares of stock of any class shall be issued. No dividends or profits shall be divided among the members of this Corporation.
- Article 5. The period of existence of this Corporation is perpetual.
- Article 6. The purpose for which the Corporation is created (not contrary to law)
 is:
 - a. To deal with all problems arising in connection with Humane or Inhumane treatment of children, including underprivileged adults, and animals and to promote the health, welfare, and progress of children and animals.
 - b. To erect and maintain animal shelters.
 - c. To borrow money and give security therefor when necessary; to buy, own, rent or sell real estate necessary for the proper operation of the business hereof, but not contrary to law, and to do any and all other things necessary or incidental to the conduct of the buisness herein authorized, not contrary to law.
 - d. The rights and powers that may be exercised by this Corporation in addition thereto are those conferred by Chapter 4 of Title 21 of the Pississippi Code of 1942, and all amendments thereto.

The foregoing clauses shall be construed both as objects and powers.

and it is hereby expressly provided that the foregoing enumeration of specific objects and powers of the corporation shall not be held to limit or restrict the powers of the Corporation in any manner or to any extent, and the objects and powers specified in the foregoing several clauses are and shall be independent objects and powers, respectively, except as otherwise provided herein.

- Aritcle 7. Classes of membership in the corporation are and shall be as follows:
 - 1. Active membership
 - 2. Life membership
 - 3. Honorary membership

The membership fees shall be as follows:

- 1. Yearly dues for active members will be Five dollars (\$5.00)
- 2. Yearly dues will not be assessed to life members
- 3. Yearly dues will not be assessed to Honorary members
- 4. The dues for a life membership will be One hundred dollars (\$100.00)
- 5. There will be no dues in connection with honorary members.
- 6. Any person desiring to join the Corporation must obtain the the approval of the Board of Directors and must pay his dues in advance. Said approval shall consist of a majority vote of the Board of Directors, except in the case of Honorary members, where the vote must be unanimous.
- Article 8. The rights of the members shall be as follows:

 Active members, life members, and honorary members shall have all the rights and privileges of the Corporation.
- Article 9. Expulsion from membership shall be the only remedy for non-payment of dues and each member shall be entitled to one vote in the election of all officers. Loss of membership in the corporation, by death or otherwise, shall terminate all interest of such member 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 corporate debts and the claims of crecitors.
- Article 10. This charter is applied for by three members of the unincorporated body heretofore known as the FOREEST COUNTY HUBBLE SOCIETY, a

voluntary, benevolent, non-profit society, composed of public spirited individuals within the state of Mississippi, and in conformity with provisions of Section 5310 of the Mississippi Code of 1942, annotated, as ammended, the said three members being anthorized on the minutes of said unincorporated benevolent, non-profit society. Further, said Corporation shall not be required to make publication of this charter.

- Article 11. The number of shares of each class of stock necessary to be subscribed and paid for before this Corporation shall commence business under this charter are: NONE
- article 12. The By-Laws of this corporation may be amended or added to by a 2/3

 vote or the Board of Directors at any meeting called or regular where

 there has been submitted to each member of the Board of Directors a

 written resolution, at least three weeks prior to the proposed

 meeting, showing the changes.

Article 13. This Corporation may commence business upon the completion of this organization.

WITNESS the signatures of said incorporators on this the day of

. A. D., 1952.

R. M. SULLIVAN

TENN G. YOUNG

GLENN G. TOUNG

W. BELINGTY, JOHES

STATE OF MISSISSIPPI

COUNTY OF FURNEST

This day personally appeared before me, the undersigned authority in and for said County and State, R. 1. SULLIVAN, GLANCE D. YOUNG, and ... ARLINGTON JONES, Indorporators of the above-named Corporation, Forrest County Humane Society, each

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The State of Mississippi

EXECUTIVE



OFFICE

XXXXX COCCUS COC

JACKSON

The within and foregoing Charter of Incorporation of

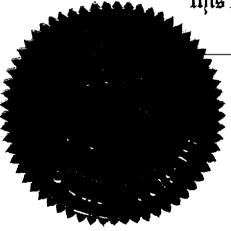
FORREST COUNTY HUMANE SOCIETY

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.

this ____ day of

APRIL 19 <u>52</u>



Receipt No. 4107 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the fifteenth day of April, 1952.

REBEL BROADCASTING COMPANY

Jackson, Mississippi

At a duly and legally called and constituted meeting of the Board of Directors of REBEL BROADCASTING COMPANY, held on the 7th day of Apri/, 1952, the following action was taken, as reflected in the minutes of said meeting:

"WHEREAS, on the 31st day of March, 1952, all the stockholders of Rebel Broadcasting Company, contracted to sell their capital stock in said Rebel Broadcasting Company;

"WHEREAS, under the terms of said contract, certain properties are to be conveyed to a new corporation to be formed by certain of the stockholders of said Rebel Broadcasting Company; and

"WHEREAS, the execution of said contract for the sale of the capital stock of said Rebel Broadcasting Company will result in the dissolution of the present corporation known as Rebel Broadcasting Company;

"NOW, THEREFORE, it is hereby resolved that Rebel Broad-casting Company hereby gives, grants and authorizes the said new corporation, which is to be formed by certain of the stockholders of Rebel Broadcasting Company, the right to use any name which said incorporators shall desire, regardless of the similarity of the name chosen to the name of this corporation."

We hereby certify that we have compared the foregoing quoted portion of the minutes of a meeting of the Board of Directors of Rebel Broadcasting Company held on the date mentioned above, with the minutes of said meeting as they are recorded in the minute book of said corporation, and we hereby further certify that the same is a true and correct copy thereof, and that the resolution therein has not been rescinded.

In witness whereof we have hereunto subscribed our names and affixed the seal of said corporation, this 7^{th} day of April, 1952.

President

ATTEST

Secretary

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	REBEL BROADCASTING CO	MPANY OF MIS	SISSIPPI	
1	The corporate title of said company is REBEL BROADCASTING COMPANY OF MISSISSIPPI			
2.	The names of the incorporators are:			
	W. B. McCarty	Postoffice	1739 St. Ann, Jackson, Mississippi	
	T. E. Wright	Postoffice	1113 Poplar Blvd, Jackson, Mississipp	
	J. W. Carlier	Post of fice_	132 Glen Way, Jackson, Mississippi	
	· · · · · · · · · · · · · · · · · · ·	Post office_		
		Postoffice		
	• .	Postoffice_		
		Postoffice_		
		Postoffice_		
3.	The domicile is at Jackson, Missi	ssippi		
4.	Amount of capital stock and particulars a One hundred thousand (100,000) sha			
	-			
			One housely all the	
5.	Number of shares for each class and par v (100,000) shares of no-par capital		One hundred thousand g the only class of stock)	

6. Period of existence (not to exceed ninety-nine years) is ninety nine (99) years.

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created: To purchase, assemble, make, manufacture, lease or otherwise acquire; and to own, operate, maintain or otherwise deal in; and to sell, lease rent, let or otherwise acquire or dispose of radio and television broadcasting station or stations and equipment; and generally to operate them as commercial enterprises, to generally do and perform all things necessary or incident to the commercial operation of amplitude modulation stations, frequency modulation stations, television stations, facsimile stations or any other kind or type of radio station without limitation as to the character or type or modulation employed or programs broadcast; to enter into any and all contracts, agreements or commitments necessary or desirable in the general conduct of its business, including but not limited to the employment of talent, personnel, and the making of any and all agreements necessary or desirable in the general operation of the stations, including contracts with respect to programs, sale of advertising and the employment of personnel necessary or desirable in the operation of stations or conduct of the business of the corporation; to maintain, disseminate, broadcast or otherwise transmit news, entertainment and any and all other kinds and classes of programs usually transmitted by radio or television or which may hereafter become the custom of radio or television stations; and to manufacture, buy, sell, trade, traffic and deal in any and all types, kinds and descriptions of articles, goods, wares and merchandise; and to manufacture, buy, sell, trade, traffic and deal in any and all kinds and classes of radio and electrical devices and appliances and/or related objects or things; and to acquire, own, hold, use, lease, mortgage, pledge, hypothecate, sell, convey and/or otherwise acquire or dispose of property, real, personal and mixed, not inconsistent with law; and to manufacture, buy, sell, or otherwise deal in all machinery, supplies and equipment of every nature, kind or character incidental, necessary or useful in the conduct of the business of this corporation or any of its affiliates or associates and to buy or otherwise acquire, own, hold and control lawfully, real or personal property of every description, including its own stock and stock in any other corporation; and to sell, convey, mortgage, pledge, lease or otherwise dispose of such property or any part thereof; and to acquire in any manner and to hold any and all franchises, permits, licenses and other instruments granted for the operation of radio broadcast stations and related matters; and to borrow money and to make and issue its notes, bonds, debentures or other chieffices. to borrow money and to make and issue its notes, bonds, debentures or other obligations or evidences of indebtedness and to secure the same by deed of trust or other security; and to do all and everything necessary, suitable, and proper for the accomplishment of any and all of the purposes or the attainment of any of the objects or the furtherance of any of the powers hereinabove set forth, either alone, or in association with other corporations, firms or individuals; and to do every other act or acts, thing or things, incidental or pertinent to, or growing out of, or connected with the aforesaid business or powers of any part or parts thereto.

The Board of Directors shall have authority to fix the price of the no-par capital stock.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

The corporation shall begin business when twenty thousand (20,000) shares of nc-par capital stock have been subscribed and paid for.

W. B. Mr. Carty	
Farright	
Jan Carlo	
	Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI)
County of Hinds	
This day personally appeared before me, the	undersigned authority
W. B. M = Canty , J. E. Wing	pt and 9 20. Carlier
	<i>y</i> .
incorporators of the corporation known as the	William Committee of the Committee of th
who acknowledged that (he) (they) signed and ex	secuted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theda	y of Open
	Genel Beard
	My Commission Expires Nev. 1. 1955
STATE OF MISSISSIPPI)
	}
County of	
This day personally appeared before me, the u	undersigned authority
incorporators of the corporation known as the	
who acknowledged that (he) (they) signed and ex	ecuted the above and foregoing articles of incorporation as
	y of, 19
STATE OF MISSISSIPPI)
County of	{
	,
This day personally appeared before me, the u	undersigned authority
incorporators of the corporation known as the	
•	ecuted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theda	
Received at the office of the Secretary of State	e this theday of
A.D., 195, together with the sum of \$600	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Hely Ladien
	Secretary of State.
	Jackson, Miss., Que 18th 19\$>
I have examined this charter of incorporation	and am of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United Sta	ites. 1. P. (aleman
	Attorney General.
	Assistant Attorney General,
	Chastistant Attorney General,
NOTE—In case all incorporators are together be sufficient.	when acknowledgment is taken, one acknowledgment will

ENDAVAVAVA TATETARE LEGICLE COLORIS SELECTORIS SELECTOR

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

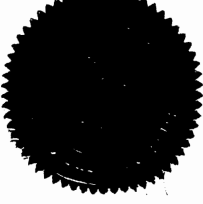
REBEL BROADCASTING COMPANY OF MISSISSIPPI

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.

his rifficate day of

APRIL 192



Receipt No. 4134 L

Hughwhile Cotsernor

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the sixteenth day of April, 1952.

310 CHECKLY CARD Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

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	THE CHARTER OF INCORPORATION OF
	ကြောင့် သို့သည်။ မြောက်သည်။ သို့သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။ မြောက်သည်။
	The state of the s
	MAGEE LAUNDRY & CLEANERS, INC.
1.	The corporate title of said company is MAGER LAUNDRY & CLEANERS, INC.
2.	The names of the incorporators are:
	Charles R. Waterloo Postoffice Jackson, Mississippi
	G. L. Edwards Postoffice Jackson, Mississippi
	Pestoffice.
	- Postoffice
•	The state of the s
	Postoffice
	Postoffice
	Postoffice
	Postoffice
3.	The domicile is at Jackson, Hinds County, Mississippi
	Amount of capital stock and particulars as to class or classes thereof:
	of one class of common stock, being One Thousand (1,000) shares of the par value of \$50.00 per share.
	· · · · ·
	• • •
5.	Number of shares for each class and par value thereof:
	One class of common stock being One Thousand shares (1,000)
	of the par value of \$50.00 per share.

6. Period of existence (not to exceed ninety-nine years) is <u>ninety-nine years.</u>

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

To acquire, own, operate and carry on a laundry, washing, cleaning, pressing, dyeing and storage establishment or establishments; to launder, wash, clean, press, sterilize, dye or store in cold storage or otherwise, clothing, rugs, draperies, furs, or materials of any kind or character, or any other property subject to such processes; to own and operate any type of retail or wholesale store or establishment; to buy, sell, own, exchange, handle, deal in, trade, pledge, hypothecate, mortgage or otherwise transact business in or with goods, wares, or merchandise of all types, kinds or descriptions.

To acquire, own, held, use, lease, pledge, hypethecate, sell, trade, convey or otherwise handle property of any had all kinds and nature, real, personal and mixed, tangible and intangible, not inconsistent with law, and do all things necessary, desirable and requisite to said purposes and powers.

The above are independent objects and purposes and the exercise of any one or more of them shall not operate as a bar or limitation upon the powers of the Corporation herein, but the Corporation may exercise such other objects and powers as are given by statute at any time the Corporation may see fit to do so during the entire period of its existence.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

Two Hundred Forty (240) shares of common stock of the par value of \$50.00 per share, totaling Twelve Thousand and No/100 Dollars (\$12,000.00).

Chyles R. Waterloo
G.L. Edwards
Incorporators

The state of the s

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of AINUS	
This day personally appeared before me.	, the undersigned authority Charles R. Waterloo
	he Magee Laundry & Cleaners, Inc.
who acknowledged that (M) (they) signed an	nd executed the above and foregoing articles of incorporation as
(AB) (their) act and deed on this the	day of April, 19_52
	Notary Public
STATE OF MISSISSIPPI	
County of	
This day name will a sum and I hadan and	
This day personally appeared before me,	the undersigned authority
,	Tiente de la constitución de la
,	ne
	nd executed the above and foregoing articles of incorporation as
	day of
STATE OF MISSISSIPPI	
County of	
This day personally appeared before me	the undersigned authority
	vice distance advisority
,	
incorporators of the corporation known as th	e
who acknowledged that (he) (they) signed an	ad executed the above and foregoing articles of incorporation as
(his) (their) act and deed on this the	day of, 19
·	
Received at the office of the Secretary of	State this the 14 day or 19
A. D., 1957, together with the sum of \$//	
to the Attorney General for his opinion.	Helia Lalia
	Secretary of State.
	Jackson, Miss., Quel 15th 1953
I have examined this charter of incorpor	ration and am of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United	d States.
	Attorney General
	Assistant Attorney General.
	7
NOTE—In case all incorporators are toge be sufficient.	ther when acknowledgment is taken, one acknowledgment will

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The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

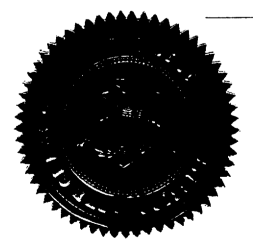
The within and foregoing Charter of Incorporation of

MAGEE LAUNDRY & CLEANERS, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of



Receipt No. 4221 L

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19 52

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the sixteenth day of April, 1952.

MINUTES OF STOCKHOLDERS MEETING OF BATESVILLE ICE AND COAL COMPANY, INC.

On this the 12th day of April, 1952, a meeting was held by agreement of all stockholders of said corporation, in the City of Grenada, Mississippi, for the purpose of amending the Charter of Incorporation of said company.

There were present J. E. Todd, Pat W. Mullen and H. L. Honeyoutt, who constitute all the stockholders.

All three of the stockholders hereby waive notice of said meeting by executing this instrument and hereby agree to this meeting being held.

on motion duly made, seconded and unanimously carried, it was ordered that the Chater of Incorporation of Batesville Ice and Coal Company be amended to the extent that Section 8, thereof provide that the number of shares of stock to be subscribed and paid for in money or property, before the corporation may begin business, shall be thirty shares of common stock at \$100.00, per share.

Such amendment to said charter having been prepared, on motion duly made and seconded and unanimously approved, said amendment is hereby approved and adopted and henceforth the charter shall so provide.

It was ordered that said amendment be forwarded the Secretary of State, recorded and published as required by law.

JEZOLS J. h. Todd

Lat W. Mullen

A L. Honeyout

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foregoing is a true, correct, exact and carbon copy of the original minutes, of which this is a copy, of a meeting of the stockholders of Batesville Ice and Coal

Company,

Witness my signature and official seal of

this the

day of April, 1952.

BYRON HUNTER, Chancery Clerk and Ex-Officio Notary Public

My Commission Expires First Monday in January, 1966

commission expires:

AMENDMENT TO

THE CHARTER OF INCORPORATION BATESVILLE ICE AND COAL COMPANY

Section 8 of the Charter of Incorporation of Batesville Ice and Coal Company is hereby amended so as to read and provide as follows:

Section 8. The number of shares of stock to be subscribed and paid for in money or property, before the corporation may begin business:

Thirty shares of common stock at \$100.00, per share.

STATE OF MISSISSIPPI) GRENADA COUNTY

This day, personally appeared before me, the undersigned authority in and for the aforesaid jurisdiction, the above named J. E. Todd, who is personally known to me and by me known to be President of the Batesville Ice and Coal Company, Inc., an acknowledged as President, that the above and foregoing is the amendment to the said Charter of Incorporation of Batesville Ice and Coal Company, which was properly and legally adopted and that he signed and delivered same on the day and year hereinafter set forth.

→ Witness my signature and official seal of office, day of April, 1952.

BYRON HUNTER, Chancery Clerk

My commission expires:

Received at the office of the Secretary of State

this the 15th day of 100

referred	to	the	Attorney	General for his opinion.	
			. •	General for his opinion.	
				Secretary of State	

Jackson, Miss., April 16th, 1952

I have examined this amendment to the Charter of Incorporation of Batesville Ice and Coal Company, 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.

Attorney General

ley James J. Kenhall Desert altoney General

State of Mississippi



Executive Office

The within and forego	ing Amendment to the Charter of		
Incorporation of			
BATESVILLE ICE AND	COAL 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 SIXTEENTH day of		
Receipt No. 4223 L	Mughwhite		
By the Governor			

Recorded in the Secretary of State's Office this the sixteenth day of April, 1952.

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RESOLUTION

The following resolution of the WOMEN'S CIVIC LEAGUE, an unincorporated association, was duly made, seconded and passed at a meeting of said association held on the lst day of March, 1952, to-wit:

meeting on the 16th day of May, 1951, authorizing an application for a charter of incorporation, the original of said resolution being attached hereto; and

WHEREAS, it is the desire of said association to amend said resolution by specifically designating four members to apply to the Secretary of State of the State of Mississippi for a charter of incorporation and by designating the name of the corporation to be the NATIONAL WOMEN'S CIVIC LEAGUE, INC.;

NOW THEREFORE BE IT RESOLVED, that the resolution of this association passed on the 16th day of May, 1951, authorizing an application for a charter of incorporation be amended to designate Mattye M. Marshall, Harriette B. Fisher, Beverly G. Robinson and Princess Beasley Jones as the four members of this association authorized to apply to the Secretary of State of the State of Mississippi, for a charter of incorporation.

BE IT FURTHER RESOLVED, that said resolution be amended so as to correctly state the name of the corporation to be created, to-wit:

NATIONAL WOMEN'S CIVIC LEAGUE, INC.".

I, Mattye M. Marshall, chairman of a meeting of the WOMEN'S CIVIC LEAGUE, an unincorporated association, held on the 1st day of March, 1952,

and I, Beverly G. Robinson, Secretary of said meeting, do hereby certify that the above and foregoing resolution was duly made, seconded and passed at a regular meeting of the WOMEN'S CIVIC LEAGUE held on the 1st day of March, 1952.

WITNESS OUR SIGNATURES this, the 1st day of March, 1952.

Mattye M. Marshall

Bevery D. Robinson

RESOLUTION

The following resolution of the WOMEN'S CIVIC LEAGUE, an unincorporated association, was duly made, seconded and passed at a meeting of said association held on the 16th day of May, 1951, to-wit:

mWHEREAS, Section 5310 of the Mississippi Code of 1942 authorizes civic improvement societies and associations for otherwise improving the physical, mental and moral condition of mankind to be incorporated on the application of any 3 members authorized by the organization on its minutes; and

WHEREAS, the WOMEN'S CIVIC LEAGUE, an unincorporated association, desires to be incorporated as a non-profit corporation under the provisions of said Section 5310 of the Mississippi Code of 1942;

BE IT RESOLVED, that the WOMEN'S CIVIC LEAGUE, an unincorporated association, being presently a civic improvement society and a society for otherwise improving the physical, mental and moral condition of manking, do incorporate as a non-profit corporation under the provisions of Section 5310 of the Mississippi Code of 1942.

BE IT FURTHER RESOLVED, that Mrs. Amelia T. Beasley, Mrs. Harriette or any other three undersigned members,

B. Fisher and Mrs. Isabel A. Lee, be, and they hereby are, designated as 3 members of this association authorized to apply to the Secretary of State of the State of Mississippi for a charter of incorporation of the WOMEN'S CIVIC LEAGUE."

Said resolution was duly and properly made and introduced on the floor of said meeting by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Marshall, a member, and was duly seconded by Mrs. Mattye M. Mattye

Witness the signatures of the undersigned, being all the members of the WOMEN'S CIVIC LEAGUE, an unincorporated association, on this the 16th day of May, 1951.

March 19 6 Busher Bevery & Jahim Maude E. Brown June Vera Care mrs.) Harriette B. Frisher (M) - ma M. Hambrell (ms.) Blondelle Williams Mix the Johnson (mrs.) Mattye m. marshall Cleo M. Moore Min Anna Jane tilate mile den E. Same Mis Mildred S. Vaughow Mrs 1 Stanne the Hunger Mrs. Velin Miliaine Mrs. Etal Thato Moore Mas.) Cles C. James Mrs Frankie & Hickols mis) mayre F. Kennier (mrs.) Solel A. Lee Mrs. Cornestine Sipson This Mystle of Gentry Miss Eligheth backer mrs many E. Deely Mrs. Oder Smed traje. Miss Vera M. Chambers Miss annie Fune Folimon Miss Kith of Maits Mrs. Grethel B. Chambers Miss Kuth J. Shirty Mrs. My Singleting mus. &. Eugapet monism Mrs. Ellew M. Wilson (Mrs) Cearl O. Gerbins (Mira) mildred S. Turner Mrs. Ernestine P. Stutte The fee Marie Freeze Sois V. rangord (Mrs.) Lois a. Holden Jessie L. Singitton Barber. Mice her to Texteret (Mrs) G, nuare leave Mis janie Frances Mi Muai I. Tujar Mis Chine fill the (Miss) A.L. Billingslea This Thelia Bradford

This Obligation of the Character of the Character of the Contract of the May Elma F. Ldois

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

	NATIONAL WOMEN'S CIVIC L	EAGUL, INC-			
1.	The corporate title of said company is	NATIONAL WOMEN	'S CIVIC LEAGE	E, INC.	, ,
2.	The names of the incorporators are:		- 1		
	(Mrs.) Mattye M. Marchall	Postoffice	Jackson, M	ississippi	11
	(Mrs.) Harriette B. Fisher	Postoffice	Jackson, M	ssissippi	· .
	(Miss) Beverly G. Robinson				• .
	(Mrs.) Princess Beasley Jones	Postoffice	Jackson, M	esissippi	
		Postoffice			:
	•				
		Postoffice			
		Post office			
•	The domicile is at Jacksen, Miss				
of lug	ficers, shall make the less of member all interest of such members in the alliability against the members for operty shall be liable for the claim	corporate ass corporate del	ots, and ther ots. but the e	e shall be :	ne indivi∽
			• •		, 7635
					, 76 % 0 1
	——————————————————————————————————————				•

6. Period of existence (***DEXECUTED CONTROL OF STREET O (Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

In accordance with the provisions of S ction 5310 of the Mississippi Code of 1942, this corporation is organized as a cryic improvement society and as a corporation for improving the physical, mental and moral condition of manking, and, accordingly, this corporation shall issue no shares of stock, shall divide no dividends or profits among their members, shall make expulsion the only remedy for non-payment of dues, shall west 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 liability against the members for corporate debts, but the entire corporate property shall be liable for the claims of creditors.

To unite, coordinate and organize women of the United: States in civic work devoted to raising the educational, tecnomic, social and cultural levels of people. To promote study and to make reports of human problems and needs both in rural and urban areas. To provide a medium through which those who are interested in promoting community organization and volunteer services to welfare agencies and other organizations can cooperate as a group in developmental studies and surveys.

This corporation may own any property, real, personal or mixed allowed by law, and may deal with such property as an individual is allowed by law.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

In accordance with the previsions of Section 5310 of the Mississippi Code of 1942, this corporation is organized as a civic improvement society and a corporation for improving the physical, mental and moral condition of mankind, and, accordingly, this corporation shall issue no shares of stock, shall divide no dividends or profits among their 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 the claims of creditors.

(sarat)	dige on marshall
mrs Jan	wette & Busher
	En Cofinson
	verst Dearly Cours
	Incorporators

ACKNOWLEDGMENT

STATE (OF MISSISSIPPI		
County of	HINDS		
This day	personally appeared before	e me, the undersigned authority	
		all. (Mrs.) Harriette B. Fisher. ()	
		Princess Beasley Jones,	
		as the National Women's Civic Leas	
		ed and executed the above and foregoing a	
(his) (their)	act and deed on this the	6th day of March	18.52
	•	Laura	Janke 1
-		NOTARY PUBLE	
		My commission expires:	June 4, 1954
STATE C	OF MISSISSIPPI	1	
County of		}	
)	
This day	personally appeared before	me, the undersigned authority	
	······································	,	
		,	
incorporators	of the corporation known	as the	
who acknowled	dged that (he) (they) sign	ed and executed the above and foregoing ar	ticles of incorporation as
(his) (their) a	act and deed on this the	day of	, 19
STATE O	F MISSISSIPPI)	
County of		}	
•			
This day p	personally appeared before	me, the undersigned authority	
	, ·		
·	- A Al	- 13	
-	of the corporation known a		
		d and executed the above and foregoing ar	_
(ms) (meir) a	act and deed on this the	day of	, 19
Received a	at the office of the Secretar	y of State this the 7 day of	larch
	together with the sum of	1000	
	y General for his opinion.	\$ deposited to cover the rec	ording fee, and referred
	у полития и по органия.	When has	u /
			Secretary of State.
		Jackson, Miss.,	Fre 1647 1025
I have exa	amined this charter of inco	rporation and am of the opinion that it is	not violative of the Con-
stitution and la	aws of the state, or of the U	Timed States.	. R. Coleman
		1 0	Attorney General.
		Bv	-3 1. Marie Co
			ant Attorney General.

The State of Mississippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

NATIONAL WOMEN'S CIVIC LEAGUE, INC.

is hereby approved.

Receipt No. 3817 L

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

1952

this ___ SIXTEENTH APRIL

day of

By the Governor

Recorded in the Secretary of State's Office this the sixteenth day of April, 1952.

THE CHARTER OF INCORPORATION

OF

JACKSON CONTINENTAL RESTAURANTS, INC.

JACKSON, MISSISSIPPI

Ī

CORPORATE TITLE

The corporate title of this corporation is <u>Jackson</u>

<u>Continental Restaurants</u>, <u>Inc</u>.

<u> 11</u>

INCORPORATORS

The names and post office addresses of the incorporators are:

- F. M. Brandstetter, 315 Continental Ave., Dallas, Texas
- A. J. Hamilton, 315 Continental Ave., Dallas, Texas
- J. W. Green, 315 Continental Ave., Dallas, Texas

III

DOMIC ILE

The domicile of the corporation is 201 East Pascagoula Street, Jackson, Mississippi.

IV

CAPITAL STOCK

The amount of the authorized capital stock is:

Number of Chares Class Par Value

1000 Common \$1.00

All one class, Common. No restrictions.

Ā

The period of existence of this componstion is fifty (FC) years.

VΙ

The purposes of this corporation are:

To conduct, own, operate, maintain and carry on a general restaurant and cafeteria business in the city of Jackson, Eirds County, Mississippi and in connection therewith to purchase and sell good wares and merchandise, agricultural and farm products, to construct, own, purchase maintain, operate, sell, lease and dispose of any rear or personal property necessary to the performance of the purpose of the operation of a general restaurant and cafeteria business and to do all things and exercise all rights and powers conferred by the provisions of the chapter of the code on corporations.

VII SUBSCRIPTION AND PAYMENT OF SHARES

The number of shares to be subscribed and paid for before the corporation may begin business is the 1000 authorized shares of common stock of par value of \$1.00 each.

The shares subscribed and paid for are as follows:

Name of Subscriber	No. of Shares	Amount Paid
F. M. Brandstetter	980	\$9 80. 00
A. J. Hamilton	10	10.00
J. W. Green	10	10.00
TOTAL AUTHORIZED	1000	Polly Paid

Gruguer Incorporators

STATE OF TEXAS ()
COUNTY OF DALLAS ()

This day permanelly empermed before we, the problem against surfacing, F. M. Brandstetter, a. J. Hamilton, and J. . Chron, incompression and the component on known as discovered for foreign 1 for the party of the problem.

Jackson, Miss.,

United States.

I have examined this__

that they signed and executed the above and foregoing articles of incorporation as their act and deed on this 272 day of April A.D. 1952.

THELMA REED, Notary Public in and for Dallas County, Texas y Commission Expires June 1st, 1953 My Commission Expires Received at the office of the Secretary of State, this the 200 A. D., 1952, together with the sum of \$20 deposited to cover the recording fee, and referred to the Attorney General for his opinion. ugul 16th 1952 ____charter of incorporation, and am of the opinion that it is not violative of the Constitution and laws of this State, or of the

ATTORNEY GENERAL.

Assistant Attorney General.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

JACKSON CONTINENTAL RESTAURANTS, 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 sixteenth day

Gobernar

By the Covernor

Receipt No. 4137 L

Secretary of State

Recorded in the Secretary of State's Office this the sixteenth day of April, 1952.

IN THE CHANCERY COURT OF LOWNDES COUNTY, MISSISSIPPI

APRIL TERM, 1952 of

IN RE

CITY OF COLUMBUS. MISSISSIPPI

NO. 6686

DECREE APPROVING, RATIFYING AND CONFIRMING THE PROPOSED ENLARGMENT OF THE BOUNDARIES OF THE CITY OF COLUMBUS, VISSISSIPPI

Τ.

This cause came on for hearing this day in open court on the petition of the city of Columbus, Mississippi for a decree confirming the enlargment of the municipality and on proper legal process had in the manner required by law and on proof;

The court finds that this cause was set for hearing at this time and place by order dated February 27, 1952, and of record in Minute Book 281 at page 118 of the records of this court. The court finds further that it has jurisdiction of the persons and subject matter.

III.

The court finds that:

A. Heretofore at a regular adjourned meeting of the Mayor and City Council of Columbus, Mississippi, held on the 19th day of February, A. D., 1952, an ordinance was duly and legally adopted to enlarge the boundaries of the City of Columbus, Mississippi, by adding thereto certain adjacent unincorporated territory, which ordinance defines with certainty the territory which is proposed to be included in said corporate limits and which said additional territory is described as follows:

The following subdivision of Township 18 South of Range 18 West

(Huntsville Meridian) situated, lying and being in the County of Lowndes

State of Mississippi, to-wit:

Beginning at the northwest corner of the NE¹/₄ of the SE¹/₄ of Section 9, Township 18 South, Range 18 West and running thence East 897 feet, thence South 106 feet to an iron pin which pin is the Southeast corner of the new high school property and the Northeast corner of the Eubanks property described in Deed Book 1h0 at page 261, running thence East across Military Road 52½ feet to a fence; thence South 10°00° West 31½ feet to the northwest corner of the land here described;

(4)

running thence South 10°00° West along the East right of way
line of Military Road 531 feet to the point where the present
northern boundary line of the city limits of Columbus, Mississippi
crosses the East boundary line of Military Road; thence East 460
feet, more or less, to the West right of way line of the Columbus
& Greenville Railroad;

running thence North along the West right of way line of the Columbus & Greenville Railroad a distance of 522.7 feet to a stake, thence West 342 feet to the northwest corner of the property here described.

Being all that part of the land described in deed from G. O. Wallace and wife to Housing, Inc., dated November 26, 1951, and recorded in Book 226, page 347 of the Chancerv Clerk's Office, which lies north of the present city limits.

B. Said ordinance also defines the entire boundaries of said City as changed, which boundary is as follows:

CITY LIMITS OF THE CITY OF COLUMBUS, MISSISSIPPI

Beginning at the northwest corner of Section 16, Township 18 South of Range 18 West, thence South along section line between sections 16 and 17 to its intersection with Moore's Creek, thence down said creek with its meanders to its intersection with the center line of Second Avenue North (formerly Military Street) a nail in top of cypress knee, thence on a straight line South 60^{10}_{2} West 980 feet to a stake on the East bank of the Tombigbee River, 300 feet above the mouth of Moore's Creek;

thence across the Tombigbee level at right angle to current to a point on the West bank 20 feet above low water mark; thence down said stream with its meanders (20 feet above low water mark) to a point opposite the East and West line dividing the Southwest quarter of Section 21, Township 18 South of Range 18 West produced, thence East along said line continuing to the southeast corner of the NW1 of SW1 of Section 22, Township 18 South of Range 18 West; thence North to the Northeast corner of the NW1 of the SW1 of said

Section 22, thence East on the quarter line of Section 22 to a stake on the East bank of the Luxapalila Creek, thence Northeasterly along the East bank of Luxapalila Creek a distance of 3880 feet to the East side of Section 15, Township 18, South of Range 18 West, thence North along the East side of said Section 15. Township 18. Range 18 West a distance of approximately 3281.5 feet to the north side of Seventh Avenue North, thence West along the North side of said Seventh Avenue North a distance of 3550.1 feet; thence North 2507.2 feet; thence East 140 feet; thence North 120 feet; thence East 460 feet; thence North 682 feet; thence West 2447.2 feet; thence North 10 30' West, 525.7 feet; thence due West 342 feet, more or less, to the East boundary line of Military Road; thence South 100 West along the East boundary line of Military Road 531 feet; thence "est 3494.2 feet; thence South 2009.2 feet to the North line of Section 16, Township 18, Range 18 lest; thence 'sest along said North line of said Section 16 to the Northwest corner thereof to the point of beginning.

- c. Said ordinance described in general terms the proposed improvements to be made in the annexed territory and the manner and extent of such improvements and the approximate time in which such improvements are to be made.
- D. Said proposed improvements to be made in the annexed territory to be as follows:

Electric light, water, sanitary sewers, storm sewers, street maintenance, garbage collection,

The manner and extent of such improvements are to be as follows:

All and sundry the services commonly rendered and performed by the

City of Columbus in the territory now embraced within the City limits

of said City.

The approximate time in which such improvements are to be made is as follows:

Within approximately one year after the date of the annexation of said territory becomes effective.

Said ordinance also contains a statement of the municipal public service which said municipality proposes to render in the annexed territory, such services to be as follows:

Fire protection and police protection.

- E. The proposed enlargement is reasonable and is required by the public convenience and necessity, and reasonable public and municipal services will be rendered in the annexed territory within a reasonable time.
- F. One person owns all of the territory desired to be annexed and said ordinance was adopted pursuant to the written petition of said property owner.

IV.

The court finds further that there is attached to said petition and made a part thereof as Exhibit "A", a certified copy of the ordinance adopted by the municipal authorities as aforesaid. The court finds further that there is also attached to said petition and made a part thereof as Exhibit B, a map or plat of the municipal boundaries as they will exist in event such enlargment becomes effective.

It is therefore hereby ordered and decreed that the said proposed enlargement as set out in said ordinance and in this decree, be and the same is hereby ratified, approved, and confirmed. It is further ordered and decreed that the boundaries of Columbus, Mississippi shall be altered and shall hereafter be as described in paragraph <u>HII-B</u> hereof. It is further ordered and decreed that the Chancery Clerk of Lowndes County, Vississippi, shall after the expiration of ten days from the date of this decree, if no appeal be taken herefrom, forward to the Secretary of State, a certified copy of this decree. It is further ordered and decreed that the City of Columbus, Mississippi shall furnish to said Chancery Clerk, a map or plat of the boundaries of the municipality as altered which map or plat shall be recorded in Subdivision Plat Book of Columbus, Mississippi by said Chancery Clerk.

So ordered and decreed in open court on this 7th day of April, A. D., 1952.

CHANCELLOR

STATE OF MISSISSIPPI, County of Lowndes:

I, Morris Smith, Clerk of the Chancery Court of said County, certify that the foregoing is a true and correct copy of the original

D	يه بد للدريد	" k	which is of record in my office		
at Columbus, Mississippi in	· ¢		Record No	Page o i	
Witness my hand and se	al of office, this th	e day	y of		
19 5 .					

State of Mississippi



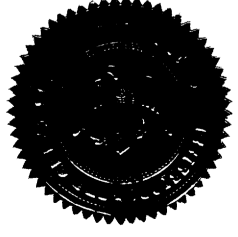
office of Secretary of State Jackson

I, Heber Ladner, Secretary of State, do certify that the amendment hereto attached, amending the Charter of Incorporation of

CITY OF COLUMBUS, MISSISSIPPI

was pursuant to the provisions of Title and af Mississippi of 1950, recorded in the Records of Incorporations in this office, in

PHOTO-STAT BOOK, NUMBER THIRTY-TWO, PAGES 532-536.



Given under my hand and the Great Seal of the State of Mississippi hereunto affixed, this

SIXTEENTH day of APRIL, 1952.

SECRETARY OF STATE

THE CHARTER OF INCORPORATION OF SMITH TRACTOR CO., INC.

- 1. The corporate title of said corporation is:

 SMITH TRACTOR CO., INC.
- 2. The names of the incorporators are:

Eldrew P. Smith Fostoffice Jonestown, Miss. John T. Longino, Jr. Postoffice Jonestown, Miss. R. H. Longino Postoffice Jonestown, Miss.

- 3. The domicile is at Jonestown, Mississippi.
- 4. Amount of capital stock: \$15,000.00, all common stock.
- 5. Number of shares of each class and par value thereof:
 150 shares of common stock of the par value of \$100.00 each.
- 6. The period of existence (not to exceed ninety-nine years) is:
 Ninety-nine years.
- 7. The purpose for which it is created: To buy, sell, hold, manage, improve, lease, mortgage, encumber or pledge and otherwise acquire real estate and personal property of any and all kinds;

To buy and sell or otherwise to deal in or traffic in automobiles, motor vehicles, tractors, and farm equipment of every kind, nature and description both new and used, and to carry on any trade or business incremental because or continuation.

To make repairs and service automobiles, mitur venicles, tractors and farm equipment of a present action on a continuation and to buy and sell or otherwise to the continuation of a policy and appliances, between the continuation of the continuati

To maintain, purchase and operate buildings, storage houses and garages for the storing, caring for, repairing and servicing automobiles, motor vehicles, tractors and farm equipment of every kind, character and description, and generally to buy, sell and deal in all goods, wares, services and merchandise necessary or incidental to the operation, repair or equipment of automobiles, motor vehicles, tractors or farm equipment of any and all kinds;

To buy, sell, or otherwise to deal or to traffic in merchandise of all kinds, character and description;

To enter into, purchase or otherwise acquire, deal in and carry out any contracts for or in relation to any of the foregoing businesses that may be necessary or desirable and lawful under the laws pursuant to which this corporation is organized;

To borrow, or raise money by the issuance of bonds, debentures, notes or other evidences of indebtedness and to mortgage or hypothecate as security therefor any part or all of the property of every kind, character and description that may be acquired or 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 4, Title 21, Code of Mississippi of 1942, and amendments thereto, if any.

Turber of chares of each class to be subscribed and paid for soften as a perstaun may begin business: Fifty Shares.

Incorporators.

STATE OF MISSISSIPPI CCUNTY OF COAHOMA

This day before me, the undersigned authority within and for said County and State, personally appeared ELDREW P. SMITH, J. LONGINO, Jr. and R. H. LONGINO, incorporators of the corporation known as Smith Tractor Co., Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation on this date as their act and deed.

day of April, 1952.

Notary Public.

My commission expires:

Received at the office of the Secretary of State this the _______ day of April, 1952, together with the sum of \$40.00 deposited to cover the recording fee and referred to the Attorney General for his opinion.

dekey fadeur

Jackson, Mississippi

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 drifts that we want

Attender (a. em.)

Assistant Attorney Facers

(**)**

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of SMITH TRACTOR 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 sighteenth day of

Gotiernor

My the Governor

Secretary of State

his the Coperno

THE CHARTER OF INCORPORATION OF SMITH SERVICE STATION, INC.

- 1. The corporate title of said corporation is: SMITH SERVICE STATION, INC.
- 2. The names of the incorporators are:

Mavis B. Smith Postoffice Jonestown, Miss. Margaret W. Longino Postoffice Jonestown, Miss. Florence W. Longino Postoffice Jonestown, Miss.

- 3. The domicile is at Jonestown, Mississippi.
- 4. Amount of capital stock: \$10,000.00, all common stock.
- 5. Number of shares of 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 ninety-nine years) is:
 Ninety-nine years.
- 7. The purpose for which it is created: To buy, sell, hold, manage, improve, lease, mortgage, encumber or pledge and otherwise acquire real estate and personal property of any and all kinds;

To carry on and conduct a general filling station or service station business, including, but not restricted to, the sale of gasoline, oils, accessories, tires, tubes, electrical appliances, bicycles, etc.

To make repairs and service automobiles, motor vehicles, tractors and farm equipment of every kind, nature and description, and to buy and sell or otherwise to deal or traffic in automobile and tractor parts, tools, accessories, machinery, sundries and appliances, both new and used, and to carry on any trade or business incidental to or somestima to easily.

To maintain, purchase and operate buildings, storage houses and garages for the storing, caring for, repairing and servicing automobiles, motor vehicles, tractors and farm equipment of every kind, character and description, and generally to buy, sell and deal in all goods, wares, services and merchandise necessary or incidental to the operation, repair or equipment of automobiles, motor vehicles, tractors or farm equipment of any and all kinds;

To buy, sell, or otherwise to deal or to traffic in merchandise of all kinds, character and description;

To enter into, purchase or otherwise acquire, deal in and carry out any contracts for or in relation to any of the foregoing businesses that may be necessary or desirable and lawful under the laws pursuant to which this corporation is organized;

To borrow or raise money by the issuance of bonds, debentures, notes or other evidences of indebtedness and to mortgage or hypothecate as security therefor any part or all of the property of every kind, character and description that may be acquired or 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 4, Title 21, Code of Mississippi of 1942, and amendments thereto, if any.

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

Mario E. Drita

Margaret W. Longisso

Florence N. Longine
Incorporators.

STATE OF MISSISSIPPI COUNTY OF COAHOMA

This day before me, the undersigned authority within and for said County and State, personally appeared MAVIS B. SMITH, MARGARET W. LONGINO and FLORENCE W. LONGINO, incorporators of the corporation known as Smith Service Station, Inc., who acknowledged that they signed and executed the above and foregoing articles of incorporation on this date as their act and deed.

My commission expires:

Notary Public.

gan 1, 1956

Received at the office of the Secretary of State this the ______ day of April, 1952, together with the sum of \$30.00 deposited to cover the recording fee and referred to the Attorney General for his opinion.

Secretary of State.

Jackson, Mississippi

_ april 18th 1952

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

J. P. COLEMAN, Attorney General

By Assistant Attorney General.

The State of Mississippi

EXECUTIVE



OFFICE

Will be the control of the control o

JACKSON

The within and foregoing Charter of Incorporation of suith service station, inc.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this <u>Eighteenth</u> day of

April 19 52

Receipt No. 4239 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the nineteenth day of April, 1952.

THE CHARTER OF INCORPORATION

OF

CLAYTON DRUG STORE, INC.

- 1. The corporate title of said company is Clayton Drug Store, Inc.
- 2. The names and postoffice addresses of the incorporators are:
 - W. F. Clayton, Postoffice, Collins, Mississippi.

 Dora M. Clayton, Postoffice, Collins, Mississippi.

 Charles O. Duckworth, Postoffice, Collins, Mississippi.
- 3. The domicile of the corporation in this state is Collins, Covington County, Mississippi.
- 4. The amount of authorized capital stock is Twenty Thousand Dollars (\$20,000.00), all of which is hereby classified as, and is, common stock, of which there shall be one class only. The number of shares thereof shall be Two Hundred (200), with a par value of One Hundred Dollars (\$100.00) per share. 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 law.
- 5. None of the capital stock of the corporation is without nominal or par value, but all or its authorized capit 1 stock is common stock, and therefore, the sale price thereof not fixed by the board of directors.
 - 6. The period of existence is minety-nine (99) years.
 - 7. The purposes for which the corporation is created are:
- (a). To encade in the general drug and drug store business; to own and operate drug stores, both retail and wholesale, and

to own and operate in connection therewith soda fountains, ice cream parlors, ice cream makers, sandwich and coffee shops; to buy, acquire, and sell all types and kinds of sundries, goods, wares, notions, merchandise, toys, drugs and medicines, veterinary drugs and medicines, sprays of all types, either power or mechanical, electrical and household appliances and parts therefor, radios and television sets and parts and equipment therefor, sporting goods and fishing equipment; to fill prescriptions for medicines and drugs; to buy, own and operate all necessary buildings and equipment for the carrying on of such business; to buy, acquire, own and operate in connection therewith magazine and newspaper stands; and to generally operate a drug store business.

- (b). To take, lease, purchase, or otherwise acquire, and to own, use, hold, sell, convey, exchange, lease, mortgage, work, improve, develop, cultivate and otherwise handle, deal in, and dispose of real estate, real property, and any interest or right therein, provided same shall not be contrary to law.
- (c). To buy, sell, hold and generally to deal in and with stocks, bonds, mortgages, and such other securities as might be necessary for the operation of a successful drug store business.
- (d). To buy, sell, hold, and generally to deal in and with cattle, livestocks, pets, and similar chattels.
- (e). Generally to do and perform such acts as might be necessary to carry out the foregoing rights and powers, and the exercise the reof, for the operation of a drug store business, not contrary to law.

The rights and powers that may be exercised by this corporation, in an ition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

8. The number of shares of stock necessary to be subscribed and paid for before the corporation shall commence business is One Hundred Twenty (120) shares, of Common Stock, totaling Twelve Thousand Dollars (\$12,000.00).

Dora M. Caylow Charles Huspworth

Incorporators.

ACKNOWLLDG1-LNT

STARE OF MISSISSIPPI, COUNTY OF COVINGTON.

authority in and for said county and state aforesaid, W. F. Clayton, Dora M. Clayton, and Charles O. Duckworth, incorporators of the corporation known as the Clayton Drug Store, Inc., who acknowledged that they each signed, sealed and delivered the above and foregoing articles of incorporation as the ir act and deed on this 15th day of April, 1952.

ditness by signature and official seal, this the 15th day of April, 1952.

Notary Inclic.

My Commission Expues John 17. Live

Received at the office of the Secretary of State A. D., 1957, together with the sum of \$500 referred to the Attorney General for his opinion.	deposited to cover the recording fee, and SECRETARY OF STATE
Jackson, Miss.,	-
I have examined this and am of the opinion that it is not violative of the United States.	chc,rter of incorporation, Constitution and laws of this State, or of the
	ATTORNEY GENERAL. By Assistant Attorney General.

The State of Mississippi





OFFICE

JACKSON

The within and foregoing Charter of Incorporation of CLAYTON DRUG STORE, 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	zightee	shteenth	
	April	19 .52	
	·/kec.		

Receipt No. 4234 L

By the Governor

Secretary of State

_day of

Gobernor

Recorded in the Secretary of State's Office this the nineteenth day of April, 1952.

RESOLUTION ADOPTED AT STOCKHOLDERS' MEETING OF LEFLORE GIN COMPANY FOR AMENDING THE CHARTER OF THE CORPORATION

"BE IT RESOLVED, by the Stockholders of the Leflore Gin Company, a corporation, that the Charter of Incorporation of this corporation be amended by deleting from the Charter the present Paragraphs numbered 3, 4, 5 and 6, and by substituting therefor the following respective Paragraphs:

- "3. The domicile is at Greenwood, Mississippi.
- *4. Amount of capital stock and particulars as to class or classes thereof: \$75,000.00, all common stock.
- *5. Number of shares of each class and par value thereof:

 Common Stock 750 Shares. Par value \$100.00 per Share.
- *6. The period of existence (not to exceed ninety-nine years)
 is 99 years.

*BE IT FURTHER RESOLVED, that the Charter of Incorporation of this corporation be amended by adding to Paragraph numbered 7. the following additional purposes for which the corporation is created, to-wit:

*To clean, crush, process, store, buy and sell grain, beans, corn, peas, cottonseed and all agricultural products, and do all things necessary to carry out the purposes for which the corporation is created.

"BE IT FURTHER RESOLVED, that the President and the Secretary-Treasurer of the corporation be empowered, authorized and directed to do any and all things necessary and proper to obtain the grant of the resolved amendment to the Charter of Incorporation of this corporation."

CERTIFICATE

I, the undersigned T. G. Compton, duly elected, authorized and empowered Secretary-Treasurer of the Leflore Gin Company, a corporation, and as such the recorder and keepter of the minutes of the meetings of the stockholders of said corporation, hereby certify that the above and foregoing is a true and correct copy of the Resolution adopted at the meeting of stockholders of the said corporation, hereby certify that the meeting of stockholders of the said corporation, hereby certify that the meeting of stockholders of the said corporation, hereby certify that the meeting of stockholders of the said corporation, hereby certify that the meeting of stockholders of the said corporation, hereby certify that the meeting of stockholders of the said corporation, hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certify that the meeting of stockholders of the said corporation hereby certification hereby certify that the meeting of stockholders of the said corporation hereby certification hereby certification

Minutes of the Meetings of the Stockholders and Directors of the said Leflore Gin Company, on file in the office of the said Leflore Gin Company.

Witness my signature and the official seal of the corporation, this the 14th day of April, 1952.

T. G. Compton Secretary-Treasurer

AMENDMENT TO CHARTER OF LEFLORE GIN COMPANY

The Charter of Incorporation of the Leflore Gin Company, a corporation, shall be, and the same is hereby amended by deleting from the Charter the present Paragraphs numbered 3, 4, 5 and 6, and substituting therefor the following respective Paragraphs:

- 3. The domicile is at Greenwood, Mississippi.
- 4. Amount of capital stock and particulars as to class or classes thereof: \$75,000.00, all common stock.
- 5. Number of shares of each class and par value thereof: Common Stock - 750 Shares. Bar value - \$100.00 per Share.
- 6. The period of existence (not to exceed ninety-nine years) is 99 years.

The Charter of Incorporation of the Leflore Gin Company, a corporation, shall be, and the same is hereby further amended by adding to Paragraph numbered 7. the following additional purposes for which the corporation is created, to-wit:

To clean, crush, process, store, buy and sell grain, beans, corn, peas, cottonseed and all agricultural products, and do all things necessary to carry out the purposes for which the corporation is oreated.

Given under our hands and the seal of the Leflore Gin Company, this the

th day of April, 1952.

President

Secretary-Treasurer

STATE OF MISSISSIPHI

COUNTY OF LEFLORE

This day personally appeared before me, the undersigned authority of law in and for said County and State, H. G. Flanagan and T. G. Compton, known to me to be the President and the Secretary-Treasurer, respectively, of the Leflore Gin Company, a corporation, who each acknowledged that they severally signed, sealed and delivered the above and foregoing instrument of writing, as such officers of said corporation, on the day and year and for the purposes therein mentioned, after having been first authorized so to do by Resolution of the Stockholders of said corporation adopted March 12, 1952, and now appearing of record in the Book of the Minutes of the Meetings of the Stockholders of the said Leflore Gin Company.

Given under my hand and official seal, this the ______day of April, 1952.

	IANCERY COUR' County, Miss.
Received at the office of the Secretary of State, this the 17 day of A.D., 1952, together with the sum of \$130 deposited to cover the recording feet referred to the Attorney General for his opinion. SECRETARY OF STATE	
Jackson, Miss.,	
Thave examined this	f the

Ashston Atomey General.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

LEFLORE 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 he affixed.

this _____ day of

mpril 19 52

They wer till Cobernor

Receipt No. 4237 L

By the Governor

Heling Lader

who crosed in the Jean tany of State's Office this the

Mil teenth for of April, 642.

THE CHARTER OF INCORPORATION OF LOUISVILLE COUNTRY CLUB

	1.	The	corporate	title	of	said	company	is	LOUISVILLE	COUNTRY	CLU
--	----	-----	-----------	-------	----	------	---------	----	------------	---------	-----

2.	The	names	\mathbf{of}	the	incorporators	are:

J.A. Jak Crawford	Postoffice_	Louisville, Mississippi
W. L. Breed	Postoffice_	Louisville, Mississippi
J. W. Lyle, Jr.	Postoffice	Louisville, Mississippi

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

The amount of authorized capital stock is \$12,500.00, all common stock without nominal or par value, and all having equal rights and privileges. The consideration to be paid for each share of stock is \$100.00 per share; but the Board of Directors of the corporation is hereby authorized from time to time to fix the consideration to be paid for such stock. The consideration for all such stock issued by the corporation must be paid in cash or in property or services at a valuation fixed by the Board of Directors of the corporation.

- 5. Number of shares for each class and par value thereof: One Hundred Twenty-five shares without nominal or par value.
- 6. The period of existence is Ninety-nine years.
- .7. The purpose for which it is created:
 - (a) To acquire by purchase a tract of land suitable for use as a golf course; to construct, maintain and operate such course and provide and maintain thereon a clubhouse, restaurant and shower baths for use of its members; to buy, sell and deal in all kinds of golf goods.
 - (b) The operation and maintenance of tennis courts and affording of facilities to members of the club for playing of said game.
 - (c) The operation and maintenance of a swimming cool for the members of said club, as well as other recreational facilities.
 - (d) To do and perform any and all acts or things recessary, 1esirable, converient or incluental to the exempion are attainment of the object or a paragree above set out, or any care

thereof, not contrary to law.

- The rights and powers that may be exercised by the corporation, in addition to the foregoing, and those conferred by the provisions of Chapter 4, Title 21, Mississippi Code of 1942, and by all other Laws of the State of Mississippi.
- Number of Shares of each class to be subscribed and paid for before the corporation may begin business:

Fifty (50) shares.

Incorporators

ACKNOWLEDGMENT

STATE OF MISSISSIPPI COUNTY OF WINSTON

This day personally appeared before me, the undersigned authority rame Crawford, W. L. Breed and J. W. Lyle, Jr., incorporators of the corporation known as the LOUISVILLE COUNTRY CLUB, 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 April, 1952.

Shelly Wordered

Received at the office of the Secretary of State,	this the 16	day of Upril
A. D., 1952, together with the sum of \$365 referred to the Attorney General for his opinion.	Hil	sposited to cover the recording fee, and SECRETARY OF STATE:
Jackson, Miss.,	-	
I have examined this and am of the opinion that it is not violative of the United States.	Constitution	charter of incorporation, and laws of this State, or of the
	Ву	ATTORNEY GENERAL. Assistant Attorney General.

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

LOUISVILLE COUNTRY 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.

this ____ day of

April 1952

Governor

By the Governor

Secretary of State

CERTIFIED COPY OF THE MARCH THOU OF THE STOCKHOLD BE OF FREDERSKET & VILLIFORD INC. AUTHORIZING AN AMERICANT TO THE COMPORATE OF SAID COMPANY SO AS TO INCREASE THE AMOUNT AND HUMBER OF SHARES OF AUTHORIZED COPITAL STOCK OF THE COMPANY.

We, Ralph M. Pendergraft and H. S. Williford as president and secretary respectively of Pendergraft and Williford, Inc. a Mississippi corporation domiciled at Jackson, Mississippi hereby certify that at a special meeting of the stockholders of said company called for that expressly stated purpose, held at the office of the corporation in Jackson, Mississippi on April 10, 1952, at which meeting all the stockholders of the corporation were present in merson, the following resolution was by unanimous vote of all the stockholders enacted and adopted, to-wit:

Williford, Inc. a Mississippi corporation, demiciled at Jackson, Mississippi in meting duly assembled that the Charter of Incorporation of this corporation of record in the office of the Scoretary of the State of Mississippi in Book 45-46 at properly be and the same is pereby amended so as to increase the amount of multiprized comital atock from the sum of Tranty-five Thousand Tollars (\$15,000.00) to the sum of Che Humined Thousand Tollars (\$15,000.00) so as to increase the amount of Tranty-five Thousand Tollars (\$15,000.00) to the sum of Che Humined Thousand Tollars (\$15,000.00) and so as to increase the amount of Tranty-five Thousand Tollars (\$15,000.00) and to the sum of Che Humined Thousand Tollars (\$15,000.00) and to Che Thousand (\$1,000) and the Tollars (\$15,000.00) and the Composition and the sum of the Tollars (\$15,000.00) and the Che Thousand (\$1,000) and the State of T

with a par value of One Hundred Dollars (\$100.00) per share;

And the president and secretary of this commany are hereby authorized and directed to take such acts and steps as may be necessary under the laws of Mississippi to obtain and perfect said amendment to the Charter of Incorporation."

In testimony whereof witness our signatures and the seal of the cor-

poration, this the 10th day of April, 1952.

ATTEST:

Secretary

AMENDMENT TO THE CHARTER OF INCORPORATION OF
PENDERGRAFT & WILLIFORD, INC. SO AS TO INCREASE THE AMOUNT
AND NUMBER OF SHARES OF AUTHORIZED CAPITAL STOCK OF SAID COMPANY

Paragraph numbered 4 of the Charter of Incorporation of Pendergraft & Williford, Inc. a Mississippi corporation domiciled at Jackson, Mississippi is hereby amended so that the same shall read as follows:

4. Amount of capital stock and particulars as to class thereof: One Hundred Thousand Dollars (\$100,000.00) consisting of one class of common stock.

Paragraph numbered 5 of the said Charter of Incorporation is hereby amended so that the same shall read as follows:

*5. Number of shares for each class and par value thereof: There shall be one thousand (1,000) shares of common capital stock of the corporation, with a par value of One Hundred Dollars (\$100.00) per share.

The above and foregoing is an amendment to the Charter of Incorporation of Pendergraft and Williford, Inc. a Mississippi corporation domiciled at Tackson, Mississippi this the 10th day of April, 1952.

ACKNO-LEDGMENT

STATE OF MISSISSIPPI COUNTY OF HINDS

This day personally appeared before me the undersigned Notary Public in and for the state and county aforesaid H. S. Williford who being by me first duly sworn acknowledged that he is the secretary of Pendergraft & Williford, Inc a Mississippi corporation domiciled at Jackson, Mississippi and that as such officer he has signed and executed the above and foregoing amendment to the Charter of Incorporation of said company so as to increase the amount and number of shares of autorized continuous of a said company so as to increase the amount and number of shares of autorized continuous of a said company of a said company of the resolution of the stockholders of said comparation which is attached Lemoto and made a part hereof.

Given under my band and official seal this the 15 my of April, 195

ye commission expires:

11/25/54

Received at the office of the Secretary of State this the day of April, 1952 together with the sum of One Hundred Fifty Dollars (\$150.00) deposited to cover the recording fee, and referred to the Attorney General for his opinion.

Secretary of State

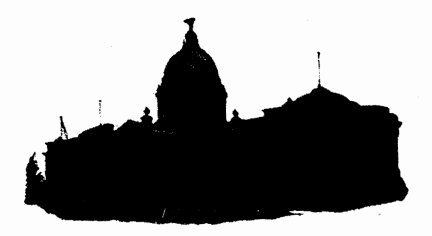
Jackson, Mississipoi April [8], 1952.

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 the State of Mississippi nor of the United States of America.

J. P. Coleman Attorney General

Assastant Attorney General

State of Mississippi



Executive Office

Incorporation of			
PENDERGRAFT & WILLIFORD, INC.			
s 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 Eighteenth day of		
	April 19 52		
7			
Receipt No. 4230 L	,		
Receipt No. 4230 L	The glucketo		

Recorded in the Secretary of State's Office this the nineteenth day of April,
1952.

Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

1.	The corporate title of said company is	Rings Gin Co	<u>, </u>
2.	The names of the incorporators are:		
	N. M. Nelsheimer	Postoffice_	P. O. Box 507, Vicksburg, Mississippi
	B. N. Simrall	Postoffice_	Redwood, Mississippi
	Leroy L. Butts	Postoffice_	Redwood, Mississippi
	B. N. Simrall, Jr.	Postoffice_	Redwood, Mississippi
	1	Postoffice_	
		Postoffice_	
		Postoffice_	
		Postoffice_	
3.	The domicile is at Vicksburg, Miss	issippi	
4.	Amount of capital stock and particulars	as to class or c	lasses thereof: Forty Thousand
	(\$40,000.00) Dollars of common ste	ock.	

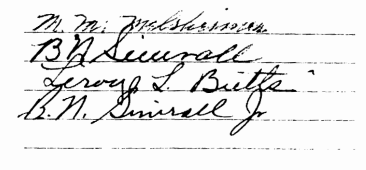
5. Number of shares for each class and par value thereof: Four Hundred (400) shares of the par value of One Hundred (\$100.00) Dollars per share.

ninety-nine

7. The purpose for which it is created: To engage in and carry on a general business of ginning cotton, doing all things needful or incidental to the conduct of such a business in processing, ginning and preparing cotton and by-products therefrom for market; to carry on any other business operations and transactions as are incidental to such a gin business aforementioned, and for such purpose or purposes the corporation shall acquire, build, lease, own and operate in connection with the business aforesaid, such offices, sites, mills, warehouses, storage facilities, gin houses, cotton gins or cotton ginneries and other structures and property, real and personal, as may be necessary for the carrying on of the gin business or the operation of a cotton gin or ginnery. And further, 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 calculated, directly or indirectly, to promote the interest of the corporation or in furtherance of the purposes and objectives hereinabove set forth.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

Number of Shares of each class to be subscribed and paid for before the corporation may begin business.
 Two Hundred (200) shares of said common stock.



ACKNOWLEDGMENT

	(.		
County of Warren			
This day personally appeared before me, the	, undersioned suther	: W W Wala	QUILTY.
Simrall, Leroy L. Butts and B. N. S		- •	
District, 1810) he buvos did be we	THE STATE OF STATE		
incorporators of the corporation known as the	Kinge Gin Co.		0 1 0
who acknowledged that (bes) (they) signed and ex			
(bix) (their) act and deed on this the 1024 di			, , , , , , , , , , , , , , , , , , , ,
(shell) det and deed on this the	Lu	en area	102.22
	N	other Public	
	My commissio	n expires: 4	2-54
STATE OF MISSISSIPPI)		•
Q	}		. •
County of	.)		
This day personally appeared before me, the	undersigned author	ity	
incorporators of the corporation known as the			
who acknowledged that (he) (they) signed and ex			_
(his) (their) act and deed on this thed	ay of		, 194
STATE OF MISSISSIPPI			
	}		
County of	.)		
This day personally appeared before me, the	undersigned author	itv	
incorporators of the corporation known as the			
who acknowldeged that (he) (they) signed and e			
(his) (their) act and deed on this thed			
, , ,		0	
Received at the office of the Secretary of Sta	te this the 16	day of	<u> </u>
A. D., 1957, together with the sum of \$90	depsited t	cover the recor	ng fee, and referred
to the Attorney General for his opinion.	71 1	4 4	edu /
	7 1 302	$\sim \sim \sim$	Secretary of State.
)
		agu	7 184 1925
I have examined this charter of incorporation stitution and laws of the state, or of the United St	n and am of the opin tates.	ion that it is not	violative of the Con-
		2.6	Coleman
	_		Attorney General.
	Ву	Assistan	Attorney General.
		_	<u>-</u>

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of kings gin co.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this _____ day of

April 19 52

Baharra

Receipt No. 4228 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the nineteenth day of April, 1952.

MINUTES OF A REGULAR MEETING OF MERIDIAN MASTER PLUMBERS ASSOCIATION OF MERIDIAN, MISSISSIPPI.

A regular meeting of Meridian Master Plumbers Association of Meridian, Mississippi, was held at the office of Earber and McCraw, Front Street, in the City of Meridian, Lauderdale County, Mississippi, at 10.00 R. M. on the 282 day of March, 1952, at which time a quorum was present and which meeting was duly called according to the rules adopted by the Association.

A. O. Hobgood, Jr., President, presided and A. B. Barber, Secretary, kept the minutes of the meeting.

A full discussion was had as to the desirability of incorporating the association, whereupon the following resolution was offered, seconded and unanimously passed, to-wit:

"Be it Resolved, that this Association apply to the Secretary of State of the State of Mississippi, for a Charter of Incorporation and A. O. Holgood, Jr., A. B. Barber and William Problem be and they are hereby authorized and requested to sign the Charter of Incorporation to be known as Meridian Master Plumbers Association of Meridian, Mississippi, Inc. and to take all necessary steps to perfect the securing of a Charter under the Laws of Mississippi, the Association hereby ratifying any and all acts done by said persons to earry out the purpose of incorporating this Association."

There being no further business to come before the meeting, the same was adjourned.

a a Holgond M.

Q B Bhakey

I, A. B. Barber, Secretary of Meridian Master Plumber Association of Meridian, Mississippi, hereby certify that the within and foregoing is a true and correct copy of the minutes of a regular meeting of Meridian Master Plumbers Association of Meridian, Mississippi, held at the office of Barber and McCraw, Front Street, in the City of Meridian, Lauderdale County, Mississippi at 10:00 A. M. on the 28th day of March, 1952.

This the 283 day of March, 1952.

a 13 Backer Secretary

THE CHARTER OF INCORPORATION OF

MERIDIAN MASTER PLUMBERS ASSOCIATION OF MERIDIAN, MISSISSIPPI, INC.

- 1. The corporate title of said company is MERIDIAN MASTER PLUMBERS ASSOCIATION OF MERIDIAN, MISSISSIPPI, INC.
- 2. The names of the incorporators are:

A. O. Hobgood, Jr. Postoffice Meridian, Mississippi A. B. Barber Postoffice Meridian, Mississippi William E. Harper Postoffice Meridian, Mississippi

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

No stock to be issued.

The association desires to be incorporated as a mechanics association as provided by the latter portion of Section 4131 Code of Mississippi, 1930, the applicants having been authorized by the organization on its minutes to apply for a charter to the State of Mississippi.

The corporation shall issue no shares of stock, shall divide no dividends or profits among their 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.

- 5. Number of shares for each class and par value thereof: None
- 6. The period of existence (motomexecondistroceans) is perpetual.
- 7. The purpose for which it is created:

To educate its members in the proper and fair installation of plumbing, heating, aircondititioning and gas installation in the City of Meridian, Mississippi, and vicinity adjacent thereto, in order that the health and sanitation of the community may be promoted and to intelligently and accurately render estimates of the costs of any project in fairness to its members, the general contractors and owners of the property in which such installations are made.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21 of Volume 4 of the Mississippi Code of 1942 and amendments thereto.

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		, 4	Conf3	13 pg	4
			Tellian	6/1	leske
	STATE OF MISSISSIPPI) COUNTY OF LAUDERDALI	E)			
	This day person authority, A. O. Hobgood, incorporators of the corpor Association of Meridian, M they signed and executed the Incorporation as their act a page 1952.	Jr., A. B. ation known ississippi, I e above and i	Barber and as Meridian nc., who actoregoing A	William E Master P knowledge rticles of	. Harper, lumbers
			1):0	1 40	11/10
			Not	ary Public	uny
31	:			SION EXPIRES M	ARCH 21, 1954
OTA BL	10/5				
		The second secon	e toda i a ta taga ya i	• •	TO THE POST OF
Rece	eived at the office of the Secretary of St	_	Laday of a	pril	
A. D., 19	52, together with the sum of \$10	00		V	
referred to	to the Attorney General for his opinion.	Glele	SECI	lun	TATE
Jackson, N	Miss.,				
	april 18th, 1953				
I have	e examined this				
	the opinion that it is not violative of the	ne Constitution	and laws of	charter of incor this State, or	poration, of the
			J. P. C.	leman	
			ATT	ORNEY GENER	RAL.
		į.			\sim

Assistant Attorney General.

8. Number of shares of each class to be subscribed and paid for before

the corporation may begin business.

None

The State of Mississippi

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of Meridian master plumbers association of Meridian, Mississippi, inc.

is hereby approved.

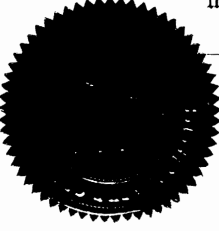
In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this _____ day of

April

10 62

Shighertile



Receipt No. 4215 L

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the nineteenth day of April, 1952.

CERTIFIED COPY OF RESOLUTION OF STOCKHOLDERS

OF C. M. DOSSETT COMPANY, INC.

I, the undersigned Secretary of C. M. Dossett Company, Inc., do hereby certify that the following is a true and correct copy of the resolution of the stockholders of C. M. Dossett Company, Inc., adopting and approving a proposed amendment to the charter of said corporation as the same now appears in the minute book of said corporation:

"RESOLUTION OF STOCKHOLDERS OF C. M. DOSSETT COMPANY, INC. TO AMEND CHARTER OF INCORPORATION

"WHEREAS, at a meeting of the stockholders of the C. M. Dossett Company, Inc., after due notice, and all of the stockholders being present in person to consider the advisability of amending the charter of this corporation; and

"WHEREAS, the scope of the business of this corporation is now centered in Hattiesburg, Mississippi, and it has become inconvenient for the domicile of said corporation to remain in Pascagoula, Mississippi, and the stockholders being of the opinion that it is to the best interest of the corporation that its charter be amended as hereinafter set forth; it is

*RESOLVED, that the charter of the corporation be amended so as to change Section 3 to read as follows:

13. The domicile is at Hattiesburg, Mississippi'.

*BE IT FURTHER RESOLVED, that C. M. Dossett, President of the corporation, be and he is hereby authorized and empowered to make proper application to the Secretary of State of the State of Mississippi for an amendment of the charter in the respect hereinabove mentioned, and he is authorized for and on behalf of said corporation to execute, present and file the application and other documents required by law of the State of Mississippi to effect the aforesaid amendment.

WITNESS MY SIGNATURE as Secretary of said corporation and the corporate seal hereto affixed, on this, the /5 day of April, 1952.

Myself Secretary.

AMENDMENT TO THE CHARTER OF INCORPORATION OF C. M. DOSSETT COMPANY, INC.

At a special meeting of the stockholders of the C. M. Dossett

Court House in the City of Pascagoula, Mississippi, called for the purpose of considering a proposed amendment to the charter of said corporation, Section 3 of said charter was duly amended, subject to the approval of the proper legal authorities, so as to read as follows:

3. The domicile is at Hattiesburg, Mississippi.

IN TESTIMONY WHEREOF, the said corporation has caused this instrument to be executed by its duly authorized President and its corporate seal affixed hereto, on this, the 15th day of April, 1952.

Vinco S

By: C. M. POSSETT COMPANY, INC.,

Massett

STATE OF MISSISSIPPI

COUNTY OF FORREST

Personally came and appeared before me, the undersigned authority in and for the said State and County, C. M. DOSSETT, President of C. M. DOSSETT COMPANY, INC., who, after being by me first duly sworn, acknowledged that he executed the above and foregoing instrument on the day and year therein mentioned as the president of said corporation, after having been duly authorized to do so and as the act and deed of said corporation.

SWORN TO AND SUBSCRIBED BEFORE me,

on this, the /6 day of April,

1952.

Notary Public

My Commission expires October 20, 1955.

Received at the office of the Secretary of State, A. D., 1952, together with the sum of \$ referred to the Attorney General for his opinion.	
	charter of incorporation, Constitution and laws of this State, or of the
United States.	ATTORNEY GENERAL. By Assistant Attorney General.

State of Mississippi



Executive Office

Incorporation of c. n. dossett co., inc.	
s hereby approved.	
wereng approved.	In lestimony whereof, I have hereunto set
	my hand and caused the Great Seat
	of the State of Mississippi to be affixed,
	this Eighteenth day of
	April

Recorded in the Secretary of State's Office this the nineteenth day of April,

1952.

RENEWAL OF CHARTER

OF

MERCHANTS AND MANUFACTURERS BANK ELLISVILLE, MISSISSIPPI.

WHEREAS, the original Charter of Incorporation of Merchants and
Manufacturers Bank, Ellisville, Mississippi, was approved by the
Governor of the State of Mississippi on April 22, 1902

and that pursuant to the limitation of Fifty (50) years therein
contained as provided by statute the said Charter will expire on
April 22, 1952; AND

WHERRAS, it is the purpose and intention of the stockholders of this bank to continue the operation thereof after the expiration of its Charter as aforesaid; AND

WHEREAS, it is necessary that the said Charter be renewed and extended:

NOW, THEREFORE, BE IT RESOLVED by the Stockholders of Merchants and Manufacturers Bank, Ellisville, Mississippi, in a regular meeting assembled, that the corporate existence of the bank, which expires by statutory limitation on April 22, 1952 be renewed and extended for an additional period of Fifty (50) years.

I, the undersigned, William H. Ellsworth, President of Merchants and Manufacturers Bank, Ellisville, Mississippi, do hereby certify that the above and foregoing is a true and correct copy of the Resolution duly adopted by the stockholders of the said Bank in meeting assembled on the 16th day of October 1951, at which meeting the said resolution was adopted by a two-thirds majority in amount of all of the outstanding stock of said bank.

Witness my signature and the seal of Merchants & Manufacturers Bank, Ellisville, Mississippi, this the 16th day of October 1951.

President. 1 Seety

Received at the office of the Secretary of State,	this the 18 day of agril
A. D., 1957, together with the sum of \$2/0	deposited to cover the recording fee, and
referred to the Attorney General for his opinion.	They haden
	SECRETARY OF STATE
Jackson, Miss.,	
62P1, H81 lugs	
I have examined this Assessed of	charter of incorporation,
and am of the opinion that it is not violative of the United States	Constitution and laws of this State, or of the
	ATTORNEY GENERAL. By Assistant Attorney General.

Mateutillississippi

Department of Bank Supervision



JACKSON

The within	n and foregoing Amenican the
Charter of Incorpora	
	MERCHANTS AND MANUFACTURERS BANK
	ELLISVILLE, MISSISSIPPI.
is here approved.	
In les	timony whereof, I have hexeunto set my
	hand and caused the Seal of the
	Department of Bank Supervision
	State of Mississippi to be affixed,
	this 27th day of
	April
	STATE COMPTROLLER.



EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

MERCHANTS AND MANUFACTURERS BANK OF ELLISVILLE

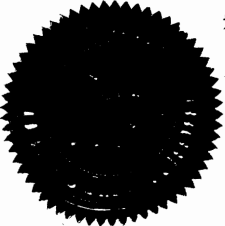
is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to be affixed.

this <u>Righteenth</u> day of

April 19 52

Copernor



Receipt No. 4245 L

By the Governor

Hiller Holer

Recorded in the Secretary of State's Office this the nineteenth day of April, 1952.

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Joe Bufe, John Basis, Lucius Delice, District B. T. B. T. Buferd.

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Indian Dept.

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Furnished by Heber Ladner, Secretary of State, Jackson, Miss.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

4 (71)	To Consolite County City Co.
 The corporate title of said company is The names of the incorporators are: 	Lafayette County Civic Club
W. H. Davidson	Postoffice Oxford, Mississippi
Jutson Davidson	Postoffice Oxford, Mississippi
Willie B (B)Tankersley	Postoffice Oxford, Mississippi
	Postoffice
	Postoffice
	Postoffice
	Postoffice
	Post of fice
3. The domicile is at Oxford, Miss	sissippi
lightlifting against the mont	ready was as a minimum to the ready and the ready to the ready
corporate property shall be	orate assets, and there shall be no individual pers for corporate debts, but the entire liable for the claims of creditors.
corporate property shall be	liable for the claims of creditors.
corporate property shall be	PETS IOF COPDOTATE debts, but the entire
corporate property shall be	liable for the claims of creditors.
5. Number of shares for each class and p	par value thereof: None. This is a non-share distinction i Gode of 1942 as amended).
5. Number of shares for each class and p	liable for the claims of creditors.
5. Number of shares for each class and p	par value thereof: None. This is a non-share distinction i Gode of 1942 as amended).

6. Period of existence (not to exceed ninety-nine years) is no monotoned.

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created:

The object of this corporation shall be to acquire by gift, devise, purchase or otherwise, real, personal or mixed property and to hold such property in trust for the use and benefit of the Lafayette County Civic Club; to sell, convey, exchange or otherwise dispose of, and lease, mortgage, pledge or otherwise encumber said property; and to build, equip, maintain and manage any property owned, or acquired by, the Lafayette County Civic Club.

The corporation will promote and encourage the educational, fraternal, religious, social, and cultural phases of community life. The corporation will be non-profit, non-sectarian, and, at all times, will be managed in accord with the tenets and principles of American government, and it will be conducted and governed in keeping with the laws and Constitutions of the State of Mississippi and of the United States.

It may borrow money and secure its debts by conveyance, pledge or otherwise.

It may adopt a constitution, by-laws, rules, and regulations for the conduct of all its activities.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

None.

W.H. Davidson	
gutson Dan isson	
This Blankerily	
· ·	
	Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of Lafayette	
	the undersigned authority at law in and for the St vidson, Jutson Davidson, and Willie B.
Tankersley	27.00 %
incorporators of the corporation known as the	Lafayette County Civic Club
who acknowledged that ther (they) signed and	executed the above and foregoing articles of incorporation as.
think (their) act and deed on this the 16th	
	Thomas R. Alling 200
had morrow and	Hoter Public 813:11 SYV
Bly Commission Spires July 1; 1964	autium.
STATE OF MISSISSIPPI	·]
County of	}
Jouney Ol	
This day personally appeared before me, th	he undersigned authority
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ncorporators of the corporation known as the	
	executed the above and foregoing articles of incorporation as
	_day of, 19
ms) (their) act and deed on this the	
STATE OF MISSISSIPPI	
•	}
County of]
This day personally appeared before me, th	ne undersigned authority
ncorporators of the corporation known as the_	
•	executed the above and foregoing articles of incorporation as
	_day of
, , , , , , , , , , , , , , , , , , , ,	
Received at the office of the Secretary of St	tate this the 19 day of World
A.D., 1957, together with the sum of \$/0	
o the Attorney General for his opinion.	31.0
·	Samutany of State
	Secretary of State.
	Jackson, Miss., agul 21st 1953
I have examined this charter of incorporat	tion and am of the opinion that it is not violative of the Con-
titution and laws of the state, or of the United	States. J. R. Coleman
	Attorney General.
	\ \} \(\lambda_{\text{m}} \)
	By Assistant Attorney General.

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 he affixed.

this _____ day of



Receipt No. 4195 L

Coursel Tarkin
Lieutenant and Acting Gotternor

N 69 c

April 19 52

By the Governor

Secretary of State

Recorded in the Secretary of State's Office this the twenty-second day of April, 1952.

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THE CHARTER OF INCORPORATION OF

J. N. BARBON, INC.		*	<u> </u>	· · · · · · · · · · · · · · · · · · ·
1. The corporate title of said compar	ny is J. N. BARRON, I	NC.		
2. The names of the incorporators a	are:		,	
L. A. Barron	Postoffice Crys	ital Springs	Misse-	*****
J. D. Barron	Postoffice Crys	tal Springs	Miss.	1, 1, 1
	Postoffice			
	Postoffice			. • •
		-		
	Postoffice			
3. The domicile is at Crysta	1 Springs, Miss.			
4. Amount of capital stock and par	ticulars as to class or classes th	nercof:		
250 shares of capital s		, amount ei	Bald	
stock being \$25,000.00.				
			. :	
			Arrive (Till)	• .
•				

7. The purpose for which it is created:

THE SHEET CHARLES TO AND THE

To buy, sell, exchange and deal in timber, lumber, wood products, boxes, crates, packages, containers, bags, sacks and insecticides.

To buy, own, acquire and operate mercantile businesses and warehouses.

To buy, own, lease, sell and deal in goods, wares and merchandise.

Te own and to operate wholesale and retail lumber yards, and to buy, one econy, use lease, rent and sell real estate and personal property to the last sell real estate and personal estat

To operate and conduct the aforesaid businesses either at wholesale or retail, or as a broker or factor.

To lend and to borrow money, to execute and to acquire negatiable and commercial paper, notes, bonds and securities, and to endorse and guarantee the obligations of others.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

50 shares of common stock

J. N. Barron

J. D. Barron

Incorporators.

ACKNOWLEDGMENT

STATE OF MISSISSIPPI

		ed authority in and for the County ar
State aforesaid, the within I	named J. N.	, Barron and J. D. Barron,
incorporators of the corporation known as t	un J. N. F	sarron. Inc.
		e above and foregoing articles of most poration as
(their) act and deed on this the COMMISSION EXPIRES:	day oi	A Company of the Comp
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STATE OF MISSISSIPPI)	Mind INC
SIIII OF MINGROUTI	\	
County of)	
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inis day personally appeared before me,	, the undersigne	ed authority
<u> </u>		1
incorporators of the corporation known as t	the	
who acknowledged that (he) (they) signed a	and executed the	e above and foregoing articles of incorporation as
times (their) act and deed on time the	day 01	, 102
STATE OF MISSISSIPPI		
	}	
County of)	•
This day personally appeared before me,	the undersigne	ed authority
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,		,
incorporators of the corporation known as t	the	
who acknowldeged that (he) (they) signed a	and executed the	e above and foregoing articles of incorporation as
(his) (their) act and deed on this the	day of	, 194
		and all
		day of Care
Received at the office of the Secretary of	of State this the	day of the same of
• • • • • • • • • • • • • • • • • • • •	100	
A. D., 1957, together with the sum of \$6	100	
A. D., 1957, together with the sum of \$6	100	deposited to cover the recording fee, and referred
A. D., 1957, together with the sum of \$6	100	
A. D., 1957, together with the sum of \$6 to the Attorney General for his opinion.	Jackso	Secretary of State.
A. D., 1957, together with the sum of \$4 to the Attorney General for his opinion. I have examined this charter of incorpor	Jacksoration and am o	deposited to cover the recording fee, and referred Secretary of State.
A. D., 1957, together with the sum of \$4 to the Attorney General for his opinion. I have examined this charter of incorpor	Jacksoration and am o	Secretary of State.
A. D., 1957, together with the sum of \$4 to the Attorney General for his opinion.	Jacksoration and am o	Secretary of State.
A. D., 1957, together with the sum of \$4 to the Attorney General for his opinion. I have examined this charter of incorpor	Jacksoration and am o	Secretary of State. on, Miss., of the opinion that it is not violative of the Con-



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

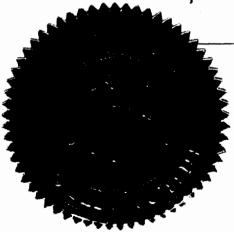
J. N. BARRON, INC.

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

Twenty-second day of

19 52



Receipt No. 4257 L

By the Governor

Recorded in the Secretary of State's Office this the twenty-third day of April, 1952.

Use this form and acknowledgments in making application for Charter of Incorporation in Mississippi.

THE CHARTER OF INCORPORATION OF

Haro Land Co. Inc.	
1. The corporate title of said company is_	Haro Land Co. Inc.
2. The names of the incorporators are:	
J. L. Denman	Postoffice Jackson, Mississippi
M. V. McMaster	Postoffice Jackson, Mississippi
	Post of fice
	Postoffice
	Postoffice
	Postoffice
	Postoffice
	Post office Post of fice
3. The domicile is at Jackson, Mis	
•	
. Number of shares for each class and par	r value thereof:
Common Stock 250 share	es at par value of \$100 each share
•	

6. Period of existence (not to exceed minety-nine years) is og years

(Non-profit corporations may have perpetual existence)

7. The purpose for which it is created: To buy, sell, lease, acquire and develop mineral properties, leases, royalties and real estate.

To drill, own, develop and operate oil, gas and mineral leases and to have any other right ordinarily exercised in connection therewith.

To develop lands, sub-divide such and construct thereon dwellings or commercial property for sale or lease.

To negotiate loans, lend or borrow money, accept, endorse, discount, buy, sell and deal in stocks, bonds, notes, debentures and other negotiable instruments and securities. To handle properties for others as agents or brokers.

To perform any act in connection with the above 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 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

60 shares at par value of \$100 each share

m.v.	Jenn The Y	Too.	
71.0.	71(2.71	(aslet	

Incorporators.

ACKNOWLEDGMENT

County of Hinds	 J				
This day personally appeared before me, the	e undersigned au	thority J	L. Denr	nan	
		•			
CAN III TO MOTOR DOC					
		· · · · · · · · · · · · · · · · · · ·			
ncorporators of the corporation known as the_	Haro Land C	o. Inc.,	······································		
who acknowledged that (they) signed and e	executed the above	and foregoin	g articles o	f incorporation	n as
tisk (their) act and deed on this the 18 d	lay of April			, 195	2
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my Commission Exp. Jan	4.15 1954		~~~	Dotang	Z
STATE OF MISSISSIPPI					· · · · · · · · · · · · · · · · · · ·
County of	}				
ounty of				3.4	1 %
This day personally appeared before me, the	undersigned aut	hority		₹	
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acorporators of the corporation known as the		····			
tho acknowledged that (he) (they) signed and e	xecuted the above	and foregoing	g articles o	f incorporation	1 85
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STATE OF MISSISSIPPI	}				
STATE OF MISSISSIPPI	}				
STATE OF MISSISSIPPI county of This day personally appeared before me, the	undersigned auth	ority,			
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STATE OF MISSISSIPPI county of This day personally appeared before me, the accorporators of the corporation known as the cho acknowledged that (he) (they) signed and echis) (their) act and deed on this the Received at the office of the Secretary of State D., 1852, together with the sum of \$200	undersigned auth xecuted the above ay of	and foregoing	g articles o	f incorporation	1 8.8
STATE OF MISSISSIPPI County of This day personally appeared before me, the corporators of the corporation known as the cho acknowledged that (he) (they) signed and endishis) (their) act and deed on this the Received at the office of the Secretary of Sta	undersigned auth xecuted the above ay of	and foregoing	g articles o	f incorporation	1 8.8
STATE OF MISSISSIPPI county of This day personally appeared before me, the accorporators of the corporation known as the cho acknowledged that (he) (they) signed and end his) (their) act and deed on this the Received at the office of the Secretary of State D., 1257, together with the sum of \$000	undersigned auth xecuted the above ay of	and foregoing	recording	f incorporation, 19 fee, and refer	n as
STATE OF MISSISSIPPI county of This day personally appeared before me, the accorporators of the corporation known as the cho acknowledged that (he) (they) signed and echis) (their) act and deed on this the Received at the office of the Secretary of State D., 1852, together with the sum of \$200	undersigned auth xecuted the above ay of	and foregoing	recording	f incorporation	n as
STATE OF MISSISSIPPI county of This day personally appeared before me, the corporators of the corporation known as the cho acknowledged that (he) (they) signed and ethis) (their) act and deed on this the Received at the office of the Secretary of State D., 1957, together with the sum of \$200 the Attorney General for his opinion.	undersigned auth xecuted the above ay of deposite Jackson, Mis	and foregoing	recording Second	f incorporation, 19 fee, and referetary of State	n as
STATE OF MISSISSIPPI county of This day personally appeared before me, the corporators of the corporation known as the cho acknowledged that (he) (they) signed and echis) (their) act and deed on this the Received at the office of the Secretary of State D., 1952, together with the sum of \$200 the Attorney General for his opinion.	undersigned auth xecuted the above ay of deposite Jackson, Mis	and foregoing	recording Second	f incorporation, 19 fee, and referetary of State	n as
STATE OF MISSISSIPPI county of This day personally appeared before me, the accorporators of the corporation known as the cho acknowledged that (he) (they) signed and echis) (their) act and deed on this the Received at the office of the Secretary of State D., 1852, together with the sum of \$200	undersigned auth xecuted the above ay of deposite Jackson, Mis	and foregoing	recording Second	f incorporation, 19 fee, and referetary of State	n as
STATE OF MISSISSIPPI county of This day personally appeared before me, the corporators of the corporation known as the cho acknowledged that (he) (they) signed and echis) (their) act and deed on this the Received at the office of the Secretary of State D., 1952, together with the sum of \$200 the Attorney General for his opinion.	undersigned auth xecuted the above ay of deposite Jackson, Mis	and foregoing	recording Sections to the control of	f incorporation, 19 fee, and referedary of State	red
STATE OF MISSISSIPPI county of This day personally appeared before me, the corporators of the corporation known as the cho acknowledged that (he) (they) signed and echis) (their) act and deed on this the Received at the office of the Secretary of State D., 1952, together with the sum of \$200 the Attorney General for his opinion.	undersigned auth xecuted the above ay of deposite Jackson, Mis	and foregoing	recording Sections to the control of	f incorporation, 19 fee, and referetary of State	red



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

HARO LAND 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 he affixed.

this	Twenty-second	_ day of
	April 19 52	-
	Carrie Fartin	
	Lieutenant and Acting	Copernor

Receipt No. 4260 L

By the Governor

Recorded in the Secretary of State's Office this the twenty-third day of April, 1952.

THE CHARTER OF INCORPORATION OF

	SUPPLIAN OID CONFORALT	ON		
1. 2.	The corporate title of said company is The names of the incorporators are:	SHERMAN OI	L CORPORATION	
	Bernard W. Chill	Postoffice	Jackson, Mississippi	
	Geraldine Evans	Postoffice	Jackson, Mississippi	
	E. P. Littlejohn	Post of fice	Vicksburg, Mississippi	
	No.	Postoffice		
		Postoffice		
		Postoffice		
	,	Postoffice		
		Postoffice		
3.	The domicile is at Jackson, Mis-	sissippi		
4.	Amount of capital stock and particulars	as to class or clas	ses thereof:	
	The total number of shall have authority to issuall of one class called "Concent per share."	ue is 500.000	stock which the corporation O (Five Hundred Thousand), and of the par value of One	
5.	Number of shares for each class and par	value thereof:	See 4 above	

7. The purpose for which it is created:

To establish and maintain an oil business with authority to contract for the lease and purchase of the right to prospect for, develop and use, coal and other minerals, petroleum and gas; also the right to erect, build and own all necessary oil tanks, cars and pipes necessary for the operation of the business of the same.

To acquire, bring together, hold, dispose of and deal in royalty and other interests in minerals, and to manage, control and exploit said mineral interests, and to collect the revenues arising therefrom.

To buy, exchange, contract for, lease, and in any and all other ways acquire, take, hold, and own, and to deal in, sell, mortgage, lease, or otherwise dispose of lands, mining claims, mineral rights, oil wells, gas wells, oil lands, gas lands, and other real property, and rights and interest in and to real property, and to manage, operate, maintain, improve, and develop the said properties, and each and all of them.

To borrow or raise money for any of the purposes of the corporation, without limit as to amount, and in connection therewith to grant collateral or other security either along or jointly with any other person, firm or corporation, and to make, execute, draw, accept, endorse, discount, pledge, issue, sell, or otherwise dispose of promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other evidences of indebtedness, negotiable or non-negotiable, transferable or non-transferable, and to confer upon the holders of any of its obligations such powers, rights and privileges as from time to time may be deemed advisable by the Board of Directors, to the extent permitted by law, to lend and advance money, extend credit, take notes, open accounts and every kind and nature of evidence of indebtedness and collateral security in connection therewith.

The rights and powers that may be exercised by this corporation, in addition to the foregoing, are those conferred by Chapter 4, Title 21, Code of Mississippi of 1942, and amendments thereto.

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

One Thousand (1,000) Shares.

Jenny M. Millielf Geraldine Evans Ethinlijo

ACKNOWLEDGMENT

STATE OF MISSISSIPPI	
County of Hinds	
This day personally appeared before me the	undersigned authority
	ans, E. P. Littlejohn
incorporators of the corporation known as the	Sherman Oil Corporation
	secuted the above and foregoing articles of incomparation as
(his) (their) act and deed on this the 25th da	Surgarity 1
	(Mrs) Martyna Brigarit
MY COMMISSION EXPIRES FEB. 22, 1954	natary tracks
STATE OF MISSISSIPPI	Thin manage
County of	
County of	 J
This day personally appeared before me, the u	undersigned authority
	,
•	,
incorporators of the corporation known as the	
	secuted the above and foregoing articles of incorporation as
(his) (their) act and deed on this theda	y of, 19
STATE OF MISSISSIPPI)
SIRIE OF MISSISSIFI	Į.
County of	
This day never poly appeared before my the	, Janainna Janaka suites
inis day personany appeared before me, the t	undersigned authority
,	,
incorporators of the corporation known as the	,
•	
(his) (their) act and deed on this theday	ecuted the above and foregoing articles of incorporation as
(ms) (their) act and deed on this theda,	y of, 19
Received at the office of the Secretary of State	athis the 25 day of upul
A. D., 195, together with the sum of \$20 to the Attorney General for his opinion.	deposited to cover the recording fee, and referred
to the Attorney General for his opinion.	Thekey Trace
	Secretary of State.
	Jackson, Miss., Ome >54 1952
I have examined this charter of incorporation	n and am of the opinion that it is not violative of the Con-
stitution and laws of the state, or of the United Sta	ates.
	Attorney General.
	By James J. Kandrack
	Assistant Attorney General.
NOTE—In case all incorporators are together	when acknowledgment is taken, one acknowledgment will
ne sufficient	and a companies of the control of th

EXECUTIVE



OFFICE

JACKSON

The within and foregoing Charter of Incorporation of

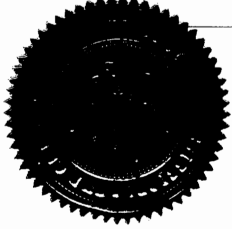
SHERMAN OIL CORPORATION

is hereby approved.

In testimony whereof, I have hereunto set my hand and caused the Great Seal of the State of Mississippi to he affixed.

this ______ day of

April 19 52



Receipt No. 4288 L

Claurale Garting
Lieutenant and Acting Gothernor

By the Governor

Sacratury of State

Recorded in the Secretary of State's Office this the twenty-fifth day of April, 1952.