

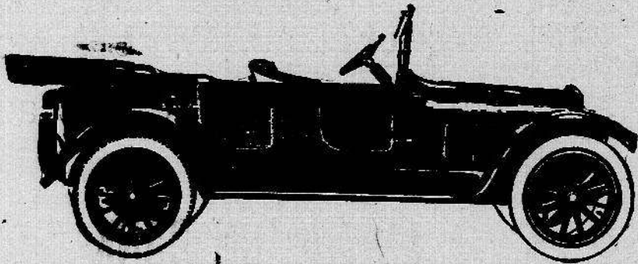
\$795

Model 85-4 f. a. b. Toledo

Overland

\$795

Model 85-4 f. a. b. Toledo



Think of It—112 Inch Wheelbase!

It has the famous Overland 35 horsepower motor— Now at the height of its development— More than a quarter of a million in use— Driving more automobiles than any other motor of its power ever designed. And never before has anyone anywhere ever built so big, fine and comfortable a car to sell for anywhere near so low a price.

The wheelbase is 112 inches. It has cantilever springs and four inch tires. And the price is \$795. See us at once—they are selling faster than we can get them.

Model 85-6, six cylinder 35-40 horsepower, 116-inch wheelbase—\$925.

Walter D. MOLLOY, Dealer, Covington, La., Phone 10

The Willys-Overland Company, Toledo, Ohio "Made in U. S. A."

stockholder to liability beyond the unpaid balance due on the stock owned by him, if any.

Thus done and signed, before me, at my office, on the 14th day of October, 1916, in the presence of C. M. Laddie and G. V. Wharton, competent witnesses, who hereto sign their names, together with said appellants, and me, Notary, after due reading of the above.

C. M. LADDIE, G. V. WEARTON, B. M. MILLER, Notary Public. I certify the above and foregoing to be a true and correct copy of the original charter recorded in the office of the Clerk of Court for St. Tammany parish, Louisiana, in Charter Book 1, page— 0014-6t

AMENDMENT OF CHARTER of the MORAN CREEK TURPENTINE COMPANY. State of Louisiana, Parish of St. Tammany.

Be it known, that on this 25th day of September, A. D. 1916, before me, Harvey E. Ellis, a Notary Public within and for the parish of St. Tammany, State of Louisiana, and in the presence of the undersigned witnesses, personally came and appeared Warren Thomas and E. Jones, residents of said parish, to me personally known, who declared that the said Warren Thomas was chairman and the said E. Jones was secretary of a meeting of the stockholders of the Moran Creek Turpentine Company, held in Covington, Louisiana, the domicile of said corporation, on the 25th day of September, 1916, pursuant to a resolution of the Board of Directors of said corporation on September 7th, 1916, calling said meeting, said stockholders waiving the notice and advertisement provided by Article VIII of the charter of said corporation, and that at said meeting there were a total of fifty-one (51) shares present, being all the stock issued of said corporation. At such meeting of such stockholders a resolution was adopted by unanimous vote of all the stockholders that Article I of the Articles of Incorporation of said corporation should be amended, and said Article was duly amended so as to read as follows:

ARTICLE I. The name and style of this corporation shall be St. Tammany Turpentine Company, Inc., and by said corporate name it shall have succession and enjoy existence for a period of ninety-nine years, unless sooner dissolved, in the manner provided by law, and the articles of this charter; and, under said corporate name, it shall have power and authority to contract, sue and be sued, to make and use a corporate seal, the same to alter or break at pleasure; to make all necessary rules and regulations for its corporate management and control, and shall have and enjoy all the rights, privileges and immunities which are now granted upon, or may hereafter be granted to corporations of the same kind and character.

And said appellants declared that they were authorized and instructed by the said stockholders' meeting to execute the proper notarial act amending the charter of said corporation in accordance with the vote of said stockholders. And said appellants thereupon declared that the Articles of Incorporation of said Moran Creek Turpentine Company have been duly and legally amended by the vote of the stockholders of said corporation, and they make this declaration and execute this notarial act in accordance therewith.

Thus done and signed at my office in Covington, Louisiana, in the presence of Holger G. Kohneke and Karl J. Kohneke, competent witnesses, who sign the same with said appellants and me, Notary, after the reading of the whole.

Original Signed, WARREN THOMAS, E. JONES. Witnesses: HOLGER G. KOHNEKE, KARL J. KOHNEKE, HARVEY E. ELLIS, Notary Public. A true copy, HARVEY E. ELLIS, Notary Public.

I hereby certify that the above and foregoing Amendment to charter of Moran Creek Turpentine Company was filed for record in my office on October 10, 1916, and is truly recorded in Charter Book No. 1, folio 85, et seq., of the records of St. Tammany parish, Louisiana.

Witness my hand and seal of office this 10th day of October, A. D. 1916. W. E. BLOESMAN, Dy. Clerk and Ex-Officio Recorder of Mortgages. 0014-6t

TRESPASS NOTICE

The undersigned forbid all hunting, trapping or trespassing on their lands. Anyone caught doing so will be punished to the full extent of the law. QUEEN & CRESCENT CLUB.

All persons are hereby warned and prohibited from cutting, burning, scalding, carrying or floating away, or otherwise injuring or destroying any trees, timber or wood growing or lying upon the lands of the undersigned. The same also prohibited from fishing, or taking or removing any fish, or other or treasure, in any way on lands belonging to the undersigned.

E. P. ROBERT, H. H. MATFIELD, H. J. MATFIELD, E. A. GIBB, JAS. PROVOST, GEO. E. GIBB.

All persons are prohibited from trespassing upon the lands between Covington and Abita Springs formerly known as the Beech-Hayk lands, and from cutting, burning or timber on said lands, or burning any wood thereon, or taking or removing any advertisements or notices on any of the trees. The undersigned will be held liable for information and conviction of trespassing.

We, the undersigned, forbid all hunting, trapping or trespassing on our lands. Anyone caught doing so will be punished to the full extent of the law. JAMES BARKENBER.

All persons are hereby warned and prohibited from cutting, burning, scalding, carrying or floating away, or otherwise injuring or destroying any trees, timber or wood growing or lying upon the lands of the undersigned, on the lake front from Lewisburg to the Tchoufouct river, and along the bank of said river for about two and a half miles, formerly known as Amand Marigny and McQuinn lands, and are also prohibited from hunting or trapping with dog or or trespassing in any way on belonging to the undersigned. hundred dollars reward will be for information and conviction of trespassers.

D. C. HEDDEN, 1023 Washington Ave. Jul8-6mo New Orleans

PEOPLE'S BAKERY M. P. Planche Proprietor BREAD DELIVERED DAILY RYE BREAD MADE TO ORDER. PHONE 13-3

Aouelle & Sons Bakery (Near the Public School) We have and will continue to have the largest bread. Delivered daily all over the town. Also pies, rolls and candy. Phone 48

D. I. ADDISON & SON GENERAL MERCHANDISE (Opposite the Baseball Park) PHONE 169 FREE DELIVERY Chicken, Eggs and Charcoal always on hand

C. W. SCHMIDT General Merchandise Store ABITA SPRINGS, LOUISIANA. The only first-class establishment in ABITA SPRINGS. Go there if you want goods at the CHEAPEST PRICE OUR STOCK IS ALWAYS FRESH. HAMILTON BROWN SHOES Latest Styles In Dry Goods and Notions.

New Orleans Great Northern Railroad EXCURSION Every Saturday and Sunday to New Orleans From following stations at fares named:

Table with columns: FROM, Fare for Round Trip (Saturday, Sunday). Rows: POLSON, ONVILLE, RAMSAY, COVINGTON, ABITA SPRINGS, MANDEVILLE, LACOMBE.

Tickets good going and returning on date of sale only. For further particulars call on Agent or write M. J. McMAHON, 905 Whitney-Central Bldg., New Orleans, La.

JOE RAUCH'S BARROOM When you are in Abita Springs call and see us. Finest of Wines, Liquors and Cigars

INDUSTRIAL INSURANCE See my Combination Policy for Sickness Accident and Death. For the laboring man; white and black. Chas. B. Wills, Mandeville, La.

STATEMENT OF

MADISONVILLE BANK

Report furnished to the Examiner of State Banks by the above named Bank at the close of business on September 25, 1916:

Table with columns: RESOURCES, LIABILITIES. Rows include Demand Loans, Loans Secured by Mortgage, Overdrafts Secured and Unsecured, Banking House, Furniture and Fixtures, Due from Banks and Bankers, Checks and Other Cash Items, Gold Coin, Silver, Nickel and Copper Coin, National Bank Notes and all Issues of U. S. Government, Suspense Account, Capital Stock Paid In, Surplus, Undivided Profits, Less Expenses and Taxes Paid, Dividends Unpaid, Individual Deposits Subject to Check, Time Certificates of Deposit.

STATE OF LOUISIANA, Parish of St. Tammany.

I, Theo. Dendinger, President, and I, Velma L. Dutsch, Assistant Cashier of the above named Bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

Subscribed and sworn to before me, this 28th day of September, 1916. PAUL A. BLANCHARD, Notary Public.

NEW ORLEANS GREAT NORTHERN RAILROAD CO.

Double Daily Service Between COVINGTON and NEW ORLEANS MANDEVILLE SLIDELL BOGALUSA COLUMBIA FRANKLINTON TYLERTOWN Commuter and Week-End Tickets on Sale.

SCHEDULE table with columns: Southbound, Northbound, Leaves, Arrives. Rows for Daily, Except Sunday, and Sundays and Wednesdays.

For information apply to Ticket Agent, or M. J. McMAHON, Traffic Manager, 905 WHITNEY-CENTRAL BLDG., NEW ORLEANS, LA. Long Distance Phone Main 488

in writing by all the stockholders appearing as such upon the books.

ARTICLE NO. 8. This Act of Incorporation may be modified, amended, changed, or annulled, or this Corporation may be dissolved, by and with the consent of the holders of two-thirds (2-3) in amount of the then outstanding stock, at a meeting of the stockholders convened after fifteen days prior notice as provided in Article Seven of this charter.

In the event of the dissolution of this corporation either by limitation or otherwise, its affairs shall be liquidated by three (3) liquidators to be elected from among the stockholders at a special meeting of the stock-

holders for that purpose, as above provided, and said liquidators shall remain in office until the affairs of the corporation shall be fully liquidated as provided by law, and in the event of the death or the disability or resignation of one or more of the liquidators, the survivor or survivors shall continue to act.

ARTICLE NO. 9. No stockholder shall be held liable or responsible for the contracts or debts of this corporation in any further sum than the unpaid balance due to the corporation on the shares of stock owned by him, nor shall any mere informality in organization have the effect of rendering this charter null, or exposing a

CHARTER of the SLIDELL SHIPBUILDING COMPANY, INC.

United States of America, State of Louisiana, Parish of St. Tammany.

Be it known that on this day of October, in the year of our Lord one thousand nine hundred sixteen, before me, Benjamin M. Miller, a Notary Public, duly commissioned and qualified in and for the parish of St. Tammany, Louisiana, and in the presence of the witnesses herein-after named and undersigned, personally came and appeared the several persons whose name are hereunto subscribed, who declared that, availing themselves of the laws of Louisiana, relative to the formation and organization of corporations, they have covenanted and agreed, and do, by these presents, covenant and agree and bind themselves, as well as those who may hereafter become associated with them to form themselves into a corporation for the objects and purposes, with the name and under the stipulations following, to-wit:

ARTICLE NO. 1. The name and style of this corporation shall be Slidell Shipbuilding Company, Incorporated, and by said corporate name it shall have succession and exist for a period of ninety-nine years from the date hereof, unless sooner dissolved in the manner provided by law and the articles of this charter, and under said corporate name it shall have and enjoy all rights, privileges and immunities which are now conferred upon, or may hereafter be granted to corporations of the same kind and character.

ARTICLE NO. 2. The domicile of this corporation shall be in Slidell, Louisiana, where all citations and other legal process shall be served upon the president, or in case of his absence, upon the vice-president, or in case of the absence of both such officers, then in the manner provided by law.

ARTICLE NO. 3. The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it, are hereby declared to be: To carry on and operate one or more shipyards, drydocks, and other similar plants for the purpose of building, repairing and docking ships and vessels of all kinds, whether of wood, iron, steel, or other material; to own, purchase, lease, charter, or otherwise acquire, and to sell or otherwise dispose of, ships and vessels of every kind; to build, purchase, lease, or otherwise acquire, and to sell, or otherwise dispose of, and to operate, (but not as a common carrier,) ships, vessels, docks, wharfs, ferries and transfers, warehouses, and all buildings, structures and appurtenances necessary or convenient to the conduct of all such business; to procure, by lease, and otherwise acquire and obtain, and to sell, lease, grant licenses in respect to, or otherwise dispose of, or use patents, patent rights, trade marks and trade names, and inventions, processes and improvements of all kinds; to purchase or otherwise acquire, hold, lease, improve, mortgage and sell real estate; to purchase, construct, lease and operate tram roads, railroads, tank cars, terminals or landings, but not as a common carrier; to operate saw mills; to carry on a general mercantile business, and generally to engage in any business convenient, necessary, or incident to or connected with the operation of the business and industries above mentioned.

ARTICLE NO. 4. The authorized capital stock of this corporation is hereby fixed at the sum of One Hundred Thousand Dollars (\$100,000.00), represented by One Thousand (1000) shares of par value of One Hundred Dollars (\$100.00) each, to be paid at such time and in such manner as are provided by law, and as the Board of Directors may require, and such stock may be issued for cash or in payment for property or services actually received by, or rendered to, the said corporation. The parties hereto declare that they hereby subscribe for the number of shares set opposite their respective signatures hereto, or an aggregate of Sixty-five Thousand Dollars (\$65,000.00). The capital stock of this corporation may be increased to the sum of Five Hundred Thousand Dollars

(\$500,000.00) in accordance with the provisions of law pertaining thereto.

No holder of any of the said stock shall, without the consent of the board of Directors expressed by a formal resolution to that effect, sell or dispose of the same to any person not a stockholder in the company, until he shall first have offered said stock for sale, at the price bona fide offered to him by any non-stockholder, to the Board of Directors of the company, who shall have the right to buy said stock at such price for the benefit of the stockholders of the company, and to distribute the same, pro rata, among such stockholders as are willing to buy the same at such price. This clause shall be expressed on the face of every certificate of stock, and the officers of the company shall have no power to transfer on the books of the company any stock disposed of in violation of this provision of the charter.

In case of any increase in the capital stock, the stockholders of record at the time of such increase shall have the preference right to subscribe at par for any such increase, pro rata to their respective holdings.

ARTICLE NO. 5. All the powers of this corporation shall be vested in and exercised by a Board of Directors, to be composed of not less than eight (8) stockholders, to be elected at the annual meeting of the stockholders. The persons so named as Directors, all of whom shall be stockholders in the corporation, shall elect from their number a President, one or more Vice-Presidents, a Managing Director, a Secretary, a Treasurer, or a Secretary-Treasurer, and such other officers as the Directors may from time to time determine, all of whom shall be under the authority and supervision of the Board of Directors. The first Board of Directors, with their respective addresses, are as follows:

Frederic W. Salmen, Slidell, La. Leroy T. Miles, Slidell, La. Herbert B. Saunders, Slidell, La. Edward F. Halley, Slidell, La. Fritz Salmen, Slidell, La. J. A. Salmen, Slidell, La. W. E. Eddins, Slidell, La. A. D. Canulette, Slidell, La.

Until the first meeting of stockholders, Frederic W. Salmen shall be the President; Leroy T. Miles shall be Vice-President; Herbert B. Saunders shall be Second Vice-President and Managing Director, and Edward F. Halley shall be Secretary-Treasurer of said corporation.

ARTICLE NO. 6. On the third Thursday of January, 1917, and on the same day of each succeeding year, except when such day shall fall on a legal holiday, in which case the meeting shall be held on the next following day, the stockholders shall elect a Board of Directors for the ensuing year; the Board of Directors already installed shall continue to hold over until their successors are elected and qualified.

The Board of Directors so elected shall select from their number the officers of the Corporation as above provided, and every such Board may, appoint all necessary managers and agents. The election of Directors shall be by ballot and the persons receiving the largest number of votes cast shall be declared elected. For electing directors, or for any other purpose, each share of stock shall be entitled to one vote, and a majority of votes cast shall be required to pass any resolution or decide any question submitted to the stockholders except for the alteration or amendment of this charter, or the dissolution of the Corporation.

Said Board of Directors shall have power and authority to make all necessary rules and regulations for the management, operation and control of the business of the Corporation, and shall have power to fill any vacancy occurring in their number. A majority of the Directors voting at one time, in person or by proxy, shall be required to pass any resolution or adopt any by-law, and which, when so adopted, shall become valid corporate acts.

ARTICLE NO. 7. Notice of all meetings of stockholders for electing Directors or for any other purpose, shall be given in writing by the Secretary, such notice to be delivered personally or to be deposited in the postoffice, properly addressed, to each stockholder, at his last known address appearing upon the books of the Corporation, at least fifteen (15) days before such meeting, unless such notice is waived