



Chapter of the A. D. CRAWFORD LUMBER CO., INC. United States of America, State of Louisiana, Parish of St. Tammany.

Before me, J. C. Cappell, a Notary Public, duly commissioned and qualified in and for the Parish of St. Tammany, State of Louisiana, personally came and appeared the persons whose names are hereunto subscribed, who declared to me, Notary, that availing themselves of the provisions of the laws of this State relative to the organization of corporations, and more particularly of Act No. 267 of the Acts of the General Assembly of the State of Louisiana for the year 1914, they have covenanted and agreed, and by these presents do covenant and agree for themselves, their successors and assigns, to form themselves into a corporation and body politic for the objects and purposes under the stipulations hereinafter set forth, to-wit:

ARTICLE I. The name and title of this corporation shall be the A. D. Crawford Lumber Company, Incorporated, and its domicile is hereby established at Hill's Switch, St. Tammany parish, Louisiana, and under its corporate name said corporation shall have power and authority to contract, sue and be sued, to make and use a corporate seal, and the same to break and alter at pleasure; to hold, receive, have, purchase, improve, alienate, sell, borrow, pledge, mortgage and hypothecate under its said corporate name, property, real, personal and mixed; to name and appoint such officers, directors, agents and managers and employees as the interests or convenience of said corporation may require; to make and establish by-laws, rules and regulations for the proper management and regulation of its affairs, as may be deemed necessary and proper, and the same to change and alter at pleasure; and to do all other acts and things permitted by law, or as shall be necessary and proper to carry out the objects and purposes of said corporation.

ARTICLE II. 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 buy, lease and sell lands and timber; to operate and maintain saw mills, planing mills, and to do the general saw mill business, including piling and all other kinds of wood products; to operate turpentine and retort plants; to operate and conduct a general mercantile business; buying and selling goods and merchandise of all kinds; to own tram roads and other means of transportation, and in general to engage in any business incidental to or connected with the operation of the business above mentioned.

ARTICLE III. The capital stock of this corporation is hereby fixed at the sum of sixty-four thousand nine hundred (\$64,900) dollars, divided into six hundred and forty-nine (649) shares of the par value of one hundred (\$100) dollars each, provided, that the amount to which the capital stock of this corporation may be increased shall be one hundred thousand (\$100,000) dollars. Which stock may be issued at not less than par for cash, at the time it is subscribed for, or at such time as may be deemed proper by the Board of Directors, provided that said stock shall be paid for in full within twelve months after same shall have been subscribed for, or in payment or exchange for property or rights actually received or purchased by said corporation provided that all stock certificates shall be signed by the President and Secretary of said corporation and no stock shall be issued unless the consideration therefor has been received by said corporation.

ARTICLE IV. The corporate powers of this corporation shall be vested in and exercised by a Board of Directors, which shall consist of seven stockholders, a majority of four (4) of whom shall constitute a quorum for the transaction of business. Said directors shall be elected annually from among the stockholders on the second Monday in January of each year, commencing on the second Monday in 1921, as provided by law. At said election as above provided, the Board of Directors shall elect from among their number a President, a Vice-President and a Secretary-Treasurer, provided that one person may hold the office of both Secretary and Treasurer, and all of said officers and directors shall hold their respective offices for a period of one year from the date of their election, or until their successors are

electd and qualified. But the failure to hold an annual election, or to elect the officers as above provided for, shall not result in a dissolution of this corporation, but the then Board of Directors and officers shall hold their offices until their successors are duly elected and qualified. Any vacancy occurring in said Board of Directors shall be filled by the remaining members of the board for the unexpired term at a meeting called for that purpose after five (5) days notice in writing, sent by mail to said directors at their last known residence.

The said Board of Directors shall have the power to make all by-laws, rules and regulations for the proper management and conduct of the affairs of this corporation, and to change, alter, abolish and amend at pleasure, and shall have and exercise all the powers conferred by law on this corporation, and as set forth generally above.

The said Board of Directors may also delegate any of said powers in the transaction of the business of this corporation to committees of their own body, or to the officers and agents of this corporation. The first Board of Directors of this corporation are hereby declared to be:

Everett Alonzo Crawford, Ellis Alphonso Crawford, Clarence Percel Crawford, Thomas C. Craddock, Morris Craddock, Robert Blackwell, Mrs. Mary Palmer Crawford. With Everett Alonzo Crawford as president and general manager; Clarence Percel Crawford, vice-president, and Ellis Alphonso Crawford as secretary-treasurer, who shall hold their respective offices until the second Monday in January, 1921, or until their successors are elected and qualified.

ARTICLE V. No stockholder shall be liable or responsible for the contracts or debts of this corporation in any further sum than the unpaid balance following as my report as Elementary School Supervisor for the month of October:

Table with 2 columns: Name, Shares. Lists Mrs. Mary Palmer Crawford (220), Hill's Switch, La. (70), Ellis Alphonso Crawford (38), Hill's Switch, La. (38), Nora Crawford Craddock (38), Hill's Switch, La. (37), Thomas C. Craddock (37), Hill's Switch, La. (37), Etta Crawford Craddock (37), Hill's Switch, La. (35), Morris Craddock (35), Hill's Switch, La. (38), Corine Crawford Blackwell (38), Bogalusa, La. (37), Robert Blackwell (37), Bogalusa, La. (75), Clarence Percel Crawford (54), Hill's Switch, La. (54), Everett Alonzo Crawford (54), Hill's Switch, La.

Annexed hereto and read in connection therewith is a list of certain property and rights to be received by this corporation in payment for the subscription of the A. D. Crawford Lumber Company, Incorporated, for six hundred and forty-nine (649) shares of the capital stock of this organization. This done and passed in my office in the town of Covington, Parish of St. Tammany, State of Louisiana, on this 26th day of November, A. D., 1919, in the presence of Harvey E. Ellis and L. E. Menestre, competent witnesses, who hereunto sign their names together with said subscribers, and me, Notary, after due reading of the whole.

Witnesses: HARVEY E. ELLIS, L. E. MENESTRE, J. C. CAPPELL, Notary Public. STATE OF LOUISIANA, Parish of St. Tammany, Before me, the undersigned authority, personally came and appeared:

Everett Alonzo Crawford, Ellis Alphonso Crawford, Clarence Percel Crawford, Mary Palmer Crawford, Thomas C. Craddock, Morris Craddock, Robert Blackwell, Corine Crawford Blackwell, Clarence Percel Crawford, Everett Alonzo Crawford. Witnesses: HARVEY E. ELLIS, L. E. MENESTRE, J. C. CAPPELL, Notary Public.

ARTICLE VI. The names and postoffice addresses of the subscribers of these articles of incorporation, and the number of shares in the corporation which each of them agrees to take, are as follows: Luther Whitfield, whose postoffice address is Slidell, La., subscribes to 57 shares. Frank L. Gallagher, whose post office address is Covington, La., subscribes to 1 share. C. A. Everett, whose postoffice address is Slidell, La., subscribes to 1 share. Making a total of sixty shares. ARTICLE IX. No stockholder shall be liable or responsible for the contracts, debts or obligations of said corporation, nor shall any informality in its organization have the effect of rendering this corporation null or exposing a stockholder to any liability, beyond the unpaid balance of his subscription to the stock of the corporation.

Everett Alonzo Crawford, Ellis Alphonso Crawford, Clarence Percel Crawford, Mary Palmer Crawford, Thomas C. Craddock, Morris Craddock, Robert Blackwell. Sworn to and subscribed before me this 26th day of November, 1919. J. C. CAPPELL, Notary Public. I hereby certify that this instrument was filed for record Nov. 26th, 1919, at 9:00 a. m. Recorded Nov. 26, 1919, in Charter Book No. 1, page 198 of the official records. GUY A. SMITH, Dy. Clerk of Court.

Amendment to Charter of CRANDALL & BROWN LUMBER COMPANY, INC. United States of America, State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known, that on this 21st day of November, in the year one thousand nine hundred and nineteen, before me, Herman L. Barnett, a Notary Public, duly commissioned and qualified, in and for this Parish and State, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared Samuel T. Alcus, who declared that he is the duly authorized representative of the Crandall & Brown Lumber Company, Incorporated, a duly organized Louisiana corporation, created by Acts before Charles Fitchinger, Notary Public, on the 10th day of February, 1916, amended by Act before same Notary, November 16, 1917.

ARTICLE II. The domicile of this corporation shall be in the City of New Orleans, Parish of Orleans, State of Louisiana, and all citations and other legal process shall be served upon the secretary or in case of his absence or inability to act, upon any other officer of the corporation. Said officer further declared he is authorized and instructed to effect the amendment to the charter here in set out, and that he is authorized to appear before a Notary Public in and for this Parish and State for the purpose of executing this amendment in authentic form as provided by law, and he does now appear before me, Notary, in order to make amendment and to have same recorded as required by law. All of which will fully appear by reference to a certified copy of the minutes of said stockholders' meeting attached for reference to the original of this Act of Amendment.

ARTICLE III. This done and passed in my office in the City of New Orleans, on the day, month and year first above written in the presence of Paul E. Chasere and William J. Guste, competent witnesses, who have hereunto signed their names together with the said subscriber and me, Notary, after due reading of the whole. (Original signed) S. T. ALCUS. Witnesses: PAUL E. CHASEZ, WILLIAM J. GUSTE, HERMAN L. BARNETT, Notary Public.

ARTICLE IV. I certify that this instrument was filed for record Dec. 8, 1919, and recorded Dec. 8, 1919, in Charter Book 1, page 217, of the official records. GUY A. SMITH, Dy. Clerk of Court and Ex-Officio Recorder. Charter of the PINELAND SPRING BOTTLING WORKS, INC. United States of America, State of Louisiana, Parish of St. Tammany.

Be it known, that on this 10th day of December, A. D., 1919, before me, A. Sidney Burns, a Notary Public, duly commissioned and sworn, in and for the Parish of St. Tammany, State of Louisiana, therein residing, personally came and appeared the persons whose names are hereunto subscribed, who declared that availing themselves of the laws of the State of Louisiana, relative to the organization of corporations, they covenanted and agreed and by these presents do covenant and agree to bind and form and constitute themselves, as well as such other persons who may hereafter join or become associated with them, into a corporation and body politic in law, for a period of ninety-nine years, and for the objects and purposes and under the stipulations following, to-wit:

ARTICLE I. The name and style of this corporation shall be "Pineland Spring Bottling Works, Incorporated," and its domicile shall be in Covington, St. Tammany parish, Louisiana. All citations and other legal process shall be served on the President, and in his absence on the Vice President, and in the absence of both on the Secretary or Treasurer, and in the absence of all of such officers, in the manner provided by the laws of Louisiana.

ARTICLE II. The objects and purposes for which this corporation is established, and the nature of the business to be carried on by it are to manufacture, buy, sell and distribute carbonated waters, coca cola, seltzer waters, and soft drinks of every kind and de-

scription; to acquire and sell bottlers' and manufacturers' supplies, including liquid gas and soft drink dispensing equipment of every kind and description, and to buy and sell any and all kinds of merchandise; to purchase or otherwise acquire, hold, lease, improve, mortgage and sell real and personal property, both in the State of Louisiana, and elsewhere, and generally to engage in any business conveniently necessary or incident to, or connected with the operation of the business and industries above mentioned. ARTICLE III. The capital stock of this corporation is hereby fixed at the sum of Six Thousand (\$6,000.00) Dollars, represented by sixty (60) shares of the par value of One Hundred Dollars (\$100.00) each, but the capital stock may be increased from time to time by amendment to this charter, in accordance with law, to the sum of Twelve Thousand (\$12,000) Dollars, or any part of such sum.

The corporation shall be a going concern when Six Thousand Dollars (\$6,000) shall have been subscribed for and Three Thousand Dollars (\$3,000) of such stock has been actually paid in. Shares of stock shall be represented by certificates signed by the President and Secretary.

ARTICLE IV. The affairs of the corporation shall be managed by a Board of Directors, composed of three stockholders who shall be elected annually by a ballot at a stockholders' meeting to be held on the first Monday of December in each year (or if that day fall on a legal holiday, then on the next day following) excepting that until the first Monday of December, 1920, the following named persons shall constitute the first Board of Directors: Luther Whitfield, whose postoffice is Slidell, La.; Boyd Whitfield, whose postoffice is Slidell, La., and C. A. Everett, whose postoffice is Slidell, La., of whom Luther Whitfield shall be President, Boyd Whitfield shall be Vice President, and C. A. Everett shall be Secretary-Treasurer.

Any failure to elect Directors annually shall not dissolve the corporation, but the Directors then in office shall continue to serve until their successors shall have been duly elected and qualified. Any vacancy on the Board of Directors occurring by death, resignation or otherwise, shall be filled by the remaining Directors. Stockholders' meetings may be held when ordered by the Board of Directors, and shall be held on the request of the holders of twenty-five per cent of the outstanding stock. Notice of all stockholders' meetings other than adjourned meetings, shall be given by written notice to stockholder, through the mail at his last known address, at least fifteen days before such meeting. Each stockholder shall be entitled to one vote for every share of stock owned by him.

ARTICLE V. This charter may be amended or this corporation dissolved by a two-thirds vote of the outstanding stock at a stockholders' meeting called by the Board of Directors, after having given notice to each stockholder, in writing, stating the purpose for which said meeting is called, at least fifteen days before such meeting and deposited in postoffice, addressed to his last known address. In case of dissolution, the Board of Directors shall act as liquidators.

ARTICLE VI. The Board of Directors shall have the right to employ and dismiss clerks and managers, and to adopt by-laws for the general management of the corporation, and can amend the same at their pleasure.

ARTICLE VII. This corporation shall enjoy all rights and privileges granted by law to corporations, and shall use a corporate seal. It shall have power to contract, sue and be sued in its corporate name, to hold, receive, convey, mortgage, hypothecate or pledge property, both real and personal. It shall have power to establish branches in the State of Louisiana, and elsewhere.

ARTICLE VIII. The names and postoffice addresses of the subscribers of these articles of incorporation, and the number of shares in the corporation which each of them agrees to take, are as follows:

Luther Whitfield, whose postoffice address is Slidell, La., subscribes to 57 shares. Frank L. Gallagher, whose post office address is Covington, La., subscribes to 1 share. C. A. Everett, whose postoffice address is Slidell, La., subscribes to 1 share. Making a total of sixty shares.

ARTICLE IX. No stockholder shall be liable or responsible for the contracts, debts or obligations of said corporation, nor shall any informality in its organization have the effect of rendering this corporation null or exposing a stockholder to any liability, beyond the unpaid balance of his subscription to the stock of the corporation. This done and signed at my office, in Covington, Louisiana, on the day, month and year first above written, in the presence of Cecile Warren and Ira M. Chaze, competent witnesses, who have signed the same with said subscribers, and me, Notary, after reading of the whole.

LUTHER WHITFIELD, FRANK L. GALLIGHER, BOYD WHITFIELD, C. A. EVERETT. Witnesses: CECILE WARREN, IRA M. CHAZE, A. SIDNEY BURNS, Notary Public. A true copy of the original. A. SIDNEY BURNS, Notary Public. STATE OF LOUISIANA, Parish of St. Tammany. I hereby certify that the original charter of Pineland Spring Bottling Works, Inc., of which the foregoing is a true and correct copy, was, on December 10, 1919, truly recorded in Charter Book No. 1, page 219, of the official records of St. Tammany Parish, La. GUY A. SMITH, Dy. Clerk of Court and Ex-Officio Recorder for St. Tam. Parish.

Use MACKIE'S PINE OIL ANTISEPTIC FROM THE HEART OF THE PINES Good for CUTS, SORES, BRUISES, BURNS, COUGHS, SORE THROAT and COLDS. NON-POISONOUS TRY IT AT ALL STORES

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ANNOUNCEMENTS. FOR CLERK OF COURT. We are authorized to announce W. E. BLOSSMAN as a candidate for the office of Clerk of Court of St. Tammany Parish, La. We are authorized to announce J. E. GLISSON as a candidate for the office of Clerk of Court of St. Tammany parish, La. FOR REPRESENTATIVE. We are authorized to announce J. MONROE SIMMONS as a candidate for re-election to the office of Representative from St. Tammany Parish, subject to the action of the Democratic primary.

We are authorized to announce L. V. COOLEY, JR., as a candidate for the office of Representative from St. Tammany parish, subject to the action of the Democratic primary. FOR ASSESSOR. We are authorized to announce WARREN THOMAS as a candidate for the office of Assessor of St. Tammany Parish, subject to the action of the Democratic primary. FOR POLICE JUROR. We are authorized to announce H. N. FENDLASON as a candidate for the office of Police Juror from Ward Two, subject to the action of the Democratic primary.

We are authorized to announce W. M. GALLOWAY as a candidate for the office of Police Juror from the Second Ward of St. Tammany Parish, La., subject to the action of the Democratic primary. We are authorized to announce ANGUS FITZGERALD as a candidate for the office of Police Juror from the Second Ward of St. Tammany Parish, La. We are authorized to announce LOUIS PILAUD as a candidate for the office of Police Juror from the Third Ward of St. Tammany Parish, subject to the action of the Democratic primary.

We are authorized to announce H. J. SMITH as a candidate for the office of Police Juror from Ward Three, subject to the action of the Democratic primary. We are authorized to announce W. H. KAHL as a candidate for the office of Police Juror from the Fifth Ward of St. Tammany Parish, subject to the action of the Democratic primary. We are authorized to announce R. C. COOPER as a candidate for the office of Police Juror from the Fifth Ward, subject to the action of the Democratic primary.

We are authorized to announce EMILE SINGLETARY as a candidate for the office of Police Juror from the Sixth Ward of St. Tammany parish. We are authorized to announce R. H. KRENTEL as a candidate for the office of Police Juror from Ward Seven subject to the action of the Democratic primary.

We are authorized to announce RANDOLPH PARKER as a candidate for the office of Police Juror from the Sixth Ward, subject to the action of the Democratic primary. We are authorized to announce W. H. DAVIS as a candidate for re-election to the office of Police Juror of the Seventh Ward, subject to the action of the Democratic primary.

We are authorized to announce J. B. HOWZE as a candidate for the office of Police Juror from the Ninth Ward, subject to the action of the Democratic primary. We are authorized to announce EMILE BURKENSTOCK as a candidate for the office of Police Juror from the Tenth Ward, subject

to the action of the Democratic primary. We are authorized to announce C. W. DUTSCH as a candidate for the office of Police Juror from the Tenth Ward, subject to the action of the Democratic primary.

We are authorized to announce JULES A. HARDOUIN as a candidate for the office of Police Juror from Ward Ten subject to the action of the Democratic primary. FOR CONSTABLE. We are authorized to announce PRESTON SHARP as a candidate for the office of Constable from Ward Two, subject to the action of the Democratic primary.

We are authorized to announce JOE TODD as a candidate for the office of Constable of the Seventh Ward, subject to the action of the Democratic primary. FOR JUSTICE OF THE PEACE. We are authorized to announce S. F. PHILLIPS as a candidate for re-election to the office of Justice of the Peace for the Seventh Ward, subject to the action of the Democratic primary.

We are authorized to announce L. A. PERREAND as a candidate for the office of Justice of the Peace of Ward Three, subject to the action of the Democratic primary. State of Ohio, City of Toledo, Lucas County, ss. Frank J. Cheney makes oath that he is senior partner of the firm of F. J. Cheney & Co., doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catarrh that cannot be cured by the use of HALL'S CATARRH MEDICINE. FRANK J. CHENEY. Sworn to before me and subscribed in my presence, this 16th day of December, A. D. 1919. A. W. GLEASON, Notary Public.

Hall's Catarrh Medicine is taken internally and acts through the Blood on the Mucous Surfaces of the System. Send for testimonials, free. F. J. CHENEY & CO., Toledo, O. Sold by all druggists, 75c. Hall's Family Pills for constipation.

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SAVINGS SERMONETTE Number Nineteen THE RIGHT START A young man who starts his business career and his savings account at the same time, starts right. He undoubtedly has hopes of being "his own boss" some day; and to do this he has two things to do—he must learn his business thoroughly and save up his capital at the same time. If he will commence his account early in life and deposit regularly thereafter, his money will be increasing of itself and at the same time take none of his time to look after it; and when he is ready to start for himself his own savings account will furnish the capital. The difficulty is not so much in getting a start as in resolving to start and adhere manfully to the resolution. Too many young men have not the patience—the self-denial—the disposition to sow and wait for the harvest. They lack the courage to make the start—to come down to hard-pan—to live within their means. Let every young man remember that for every dollar he saves now he will have \$30.00 in his pocket when he reaches 75 years.