

## When You Buy Oil

Don't be satisfied with just "any oil". Get the oil that is best for your engine.

There is such an oil—a particular brand and grade—which, regularly used, will give you the best results; and the Standard Oil Company of Louisiana has spared no expense in securing the best material and brains with which to manufacture it.

Stanocola Polarine in one of its three grades is particularly adapted to your motor. Buy it by name.

# STANOCOLA Polarine

FOR MOTOR LUBRICATION

STANDARD OIL CO. OF LOUISIANA



One Uniform Quality. Three Consistencies.

Stanocola Polarine, Stanocola Polarine Heavy, and Stanocola Polarine Extra Heavy. Also Stanocola Polarine Transmission Oil and Greases.

For sale by all reliable garages, accessory and hardware stores, etc., for the lubrication of motor cars, motor trucks, kerosene and gasoline tractors, farm and stationary gas engines, motorcycles, motor boats, etc.

united to form and do, by these presents, contract and agree and bind themselves to form, organize and constitute themselves, as well as all other such persons who may hereafter join or become associated with them or their successors, into a stock corporation and body politic in law, for the objects and purposes and under the conditions, covenants, stipulations and agreements of the articles following, to-wit:

**ARTICLE I.**  
The name and title of the said corporation shall be "Baker Candy Company, Incorporated," and under and by said name, unless dissolved in accordance with law and this charter, it shall exist and continue, and shall have and enjoy corporate existence and succession for a period of ninety-nine (99) years from and after the date of this act.

It may make, adopt and use a corporate seal and alter or break the same at pleasure. It may hold stock in other corporations, and its capital stock may be issued for capital stock of other corporations. It may name, appoint and employ such managers, directors, officers, agents and other employees as its interests, business and convenience may require, and may fix their compensation, having due regard to the nature, character and value of their services. It may make and establish by-laws, fixing or altering the management of its property, the regulations and government of its affairs, and the manner of the certification and registration of its stock. It may wind up and dissolve itself or be wound up and dissolved in the manner prescribed by law. It may conduct business in this State, other States, the Federal Districts, the Territories and Possessions of the United States, and any foreign country. It shall have the power to invest its Board of Directors with all of its corporate powers, subject to such restrictions as may be named in this charter. And it generally shall have and possess all of the powers, rights, privileges and immunities which corporations are and may hereafter be authorized to have and possess under the Constitution and the laws of this State, and particularly under Act 267 of the Acts of the General Assembly of the State of Louisiana for the year 1914, and the amendments thereto.

**ARTICLE II.**  
The domicile of this corporation shall be the Town of Slidell, Parish of St. Tammany, State of Louisiana, and all citations or other legal process shall be served upon the President of this corporation, or in case of his absence upon the Vice-President, or in the absence of all these officers, upon the Secretary of this corporation.

**ARTICLE III.**  
The objects and purposes for which this corporation is formed, and the nature of the business to be carried on by it, are hereby declared to be:  
To manufacture Candy, Ice Cream, etc., and to sell same at wholesale; And to manufacture such other products as may be deemed profitable and to sell same both at wholesale and retail;

To retail cigars, tobacco, candies, soda water, ice cream, etc. and whatever else may be deemed profitable.  
To enter into, make, perform and carry out contracts and agreements of every kind not contrary to law and in pursuance with the objects for which this company is formed with any individual, firm, partnership, association, company, syndicate, corporation, government, state, municipality, political subdivision or other public or private body or authority, and to carry on any other business, which, under the law, it may be entitled to carry on which may seem to the corporation to be calculated, directly or indirectly, to effect the aforesaid objects and purposes, or either of them, or to facilitate the corporation in the transaction of its aforesaid business or businesses or any part thereof, or in the transaction of any other lawful business that may be calculated, directly or indirectly, to enhance the value of or to render profitable, any of the corporation's property or rights, and generally to hold and exercise all such incidental powers and privileges, and to do and to perform all things as relate to the objects and purposes hereinabove set forth or as may be needed, necessary, proper, useful or convenient for effecting said objects and purposes or either of them.

**ARTICLE IV.**  
The authorized capital of this corporation is hereby fixed at and declared to be Ten Thousand (\$10,000.00) Dollars, divided into and represented by One Hundred shares of the sum of One Hundred (\$100) Dollars each.

The capital stock shall be represented by certificates, shall be full paid and non-assessable when issued shall be issued only for labor done or property actually received or for cash to be paid at such times or in such amounts and after notice as may be determined by the Board of Directors and shall be personal property. No transfer of said capital shall be binding upon this corporation unless made in accordance with its charter and by-laws and recorded on the books thereof, and no transfer of any fractional part of a share shall be made.

Fifty per cent, or Five Thousand (\$5,000) Dollars of the capital stock shall be subscribed before the filing of this act of incorporation, and fifty per cent of the amount so subscribed shall actually be paid before the expiration of the amount so subscribed, and the remainder of the amount so subscribed shall be paid within one year from and after the date hereof; the residue of the stock shall be issued and paid subject to the action and call of the Board of Directors in conformity with the existing provisions of law relating to corporations.

**ARTICLE V.**  
All of the corporate powers of this corporation shall be vested in and exercised by a board of not less than three (3) nor more than seven (7) directors, each of whom shall hold in his own name at least one share of the stock of this corporation. Said Board of Directors shall be elected annually on the 1st day of May, of each year, beginning with 1920, unless such day should fall on a legal holiday, and in that event, on

the next succeeding day which is not a legal holiday. All such elections shall be by ballot at the office of this corporation, under the supervision of three (3) commissioners, to be appointed by the Board of Directors, and in the absence of any commissioner, the president shall have the power to fill the place by appointment. Of all such elections, as well as of all meetings of stockholders, except for the purpose of liquidation and dissolution, or otherwise required by law, fifteen (15) days' notice shall be given by mailing to each stockholder who appears as such on the books of this corporation at his last designated address, or care of general delivery at Slidell, if he has not designated an address, a notice stating the time and place of the meeting.

Each stockholder shall be entitled to one (1) vote for each share of stock in his name on the books of this corporation, to be cast in person or by proxy, and a majority of the votes cast shall elect. Failure to elect directors on the day above specified shall not dissolve this corporation, but the directors then in office shall remain in office until their successors are elected and qualified. Due notice of election shall be continued to be given until election is held.

**ARTICLE VI.**  
The Board of Directors in this charter shall meet immediately after the charter is signed and as often thereafter as it may be called together. Subsequent boards shall meet on call within one week after each annual election and thereafter shall hold regular meetings monthly on a day to be fixed at said first meeting following each annual election, and special meetings, whenever duly called.

At its first meeting each Board of Directors shall elect from its membership a president, one or more vice-presidents, who, without manual designation, shall rank in the order in which they are elected. At such meeting it shall appoint a secretary and a treasurer, neither of whom need be either a stockholder or director, but may be either stockholder, director or other officer. The Board of Directors, if it may deem fit, may appoint one person to be secretary and treasurer and from time to time, as it sees fit, appoint or employ such other employees as it shall deem necessary. The Board of Directors shall have full power and authority to fix the salaries of all officers and of all other employees as it may deem necessary and to make and establish, as well as to alter and amend, all by-laws, rules and regulations necessary and proper for the conduct and management of the business and affairs of this corporation not inconsistent with its charter; it shall also have full power and authority to do all acts and things necessary for the proper carrying on of the business of this corporation and to carry out the objects and purposes for which this corporation is organized, including the borrowing of money necessary for the ordinary business operations of this corporation, and through the president, or some other duly authorized person or persons, to execute and issue therefor notes or other obligations of this corporation on such terms as in its judgment may be advantageous; it shall also have full power and authority to issue and deliver paid shares of stock of this corporation for money, labor, services, property or rights actually received by this corporation.

The Board of Directors shall have full power and authority to fill all vacancies that may occur in the Board of Directors, and to increase, but not decrease, the Board's membership at any time, up to the maximum herein provided. A majority of the directors at any time in office, present, either in person or by proxy, shall constitute a quorum for the transaction of any business; and at any meeting of the board, any director absent therefrom may be represented by proxy.

**ARTICLE VII.**  
Until the first annual election of officers for directors to be held under this charter, or until their duly qualified successors are elected, and installed, the Board of Directors of this corporation, subject to increase as provided in the preceding article, shall be composed of:  
G. A. Baker, Slidell, Louisiana.  
J. J. Dubuisson, Slidell, La.  
S. W. Provensal, Slidell, La.

No person shall be eligible as director or an officer who is not a stockholder of the corporation.

**ARTICLE VIII.**  
This charter may be amended, and the capital stock of this corporation may be increased to Twenty Thousand (\$20,000) Dollars, or decreased, or this corporation may be dissolved and its affairs liquidated in the method and manner provided by law, as now or hereafter in force.

**ARTICLE IX.**  
No stockholder of this corporation shall ever be held liable or responsible for the contracts or faults of this corporation in any further sum than the unpaid balance on the stock for which he has subscribed, nor shall any mere informality in organizing have the effect of rendering this charter null or of expelling a stockholder to any liability other than above provided.

Thus done and passed in my office at Slidell, St. Tammany Parish, Louisiana, on the day, month and year first above written, in the presence of Lillian Meza and Gladys Badon, competent witnesses, who herewith sign their names with said appearances and me, Notary, after due reading of the whole.

Here follows list of subscribers.  
Witnesses:  
LILLIAN MEZA,  
GLADYS BADON,  
S. W. PROVENSAL,  
Notary Public.

I hereby certify that the above and foregoing is a true and correct copy of the act of incorporation of the Baker Candy Company, Incorporated, passed before me on May 15th, 1920.

S. W. PROVENSAL,  
Notary Public,  
State of Louisiana,  
Parish of St. Tammany.  
I hereby certify that this instrument was filed for record May 20, 1920, at 9 a. m., recorded May 20, 1920, in Charter Book One, page 283 of the official records.  
my22-6t GUY A. SMITH,  
Chief Deputy Clerk of Court.

### It Is Oft Times the Unexpected



### That Happens!

When Unprepared  
The Emergency  
Frequently Materializes!

We are not  
Alarmists  
ONLY

Speakers of the Truth!

Do not let the fire alarm sound  
Without a Fire Insurance  
in Your  
Hands!

NILSON-FREDERICK CO. LTD.,  
Covington La.

### PEOPLE'S BAKERY

LOUIS DAVID, JR., Proprietor

BREAD DELIVERED DAILY

Rye Bread made to order

Phone 13

### Aoneille & 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

### Southern Industrial Life

Insurance & Burial Association, Inc.  
HOME OFFICE, COLUMBIA AND BOSTON STS.,  
COVINGTON, LOUISIANA.

Insures Men, Women and Children against loss by sickness, accident and death.

All Under One Policy 10c and 15c Premiums  
J. A. STANGA, Pres. ERNEST PRUITO, Vice-Pres. J. BLAZON  
STANGA, Secretary and Treasurer.

### Smith Hardware Co., Ltd.

COLUMBIA STREET, Near Boston

HARDWARE  
PAINTS, OILS  
HARNESSES  
WAGONS BUGGIES  
Full line of Automobile Accessories  
and Parts for Fords.

### MAGAZINES AND BOOKS

FINE STATIONERY, OFFICE &  
SCHOOL SUPPLIES

J. P. BOUVIER  
STATIONER AND NEWSDEALER  
SOUTHERN HOTEL BUILDING

### ST. SCHOLASTICA'S ACADEMY

COVINGTON, LA.  
Boarding and Day School for Girls and Young Ladies  
Conducted by the BENEDECTINE SISTERS  
For particulars, apply to Mother Superior

### It Helps!

There can be no doubt as to the merit of Cardui, the woman's tonic, in the treatment of many troubles peculiar to women. The thousands of women who have been helped by Cardui in the past 40 years, is conclusive proof that it is a good medicine for women who suffer. It should help you, too.

Take

# CARDUI

The Woman's Tonic

Mrs. N. E. Varner, of Hixson, Tenn., writes: "I was passing through the ... My back and sides were terrible, and my suffering indescribable. I can't tell just how and where I hurt, about all over. I think ... I began Cardui, and my pains grew less and less, until I was cured. I am remarkably strong for a woman 64 years of age. I do all my housework." Try Cardui, today. E-76

### SHERIFF'S SALE.

In the Matter of the Minor Children of Olevia Smith Baudot, Deceased.

No. 69.

Twenty-Sixth Judicial District Court, Parish of St. Tammany, Louisiana.

Notice is hereby given that by virtue of an order of court issued out of the honorable aforesaid court.

and to me directed, bearing date the 23 day of April, 1920, I will proceed to sell at public sale at the principal front door of the courthouse in the town of Covington, St. Tammany parish, La., between legal hours, on

Saturday, June 12, 1920, the following described property, to-wit:

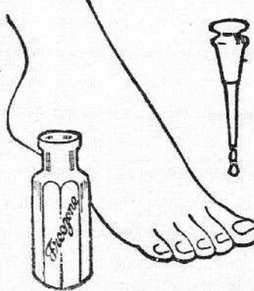
A certain lot of ground in square 11 of the town of Mandeville, St. Tammany parish, Louisiana, having a front of eighty feet on Jefferson street by a depth of 150 feet running back between parallel lines. Said lot forms the corner of Lafitte and Jefferson streets; together with all the improvements thereon situated or in any wise appertaining.

Terms of Sale—One-third or more cash, and the balance at one, or at one and two years credit, at the option of the purchaser, in notes bearing eight per cent interest per annum from day of adjudication until paid, secured by vendor's privilege and special mortgage on the property sold, the act to contain all usual clauses contained in acts of sale.

ms-6t WALTER GALATAS, Sheriff

### Lift off Corns!

Doesn't hurt a bit and Freezone costs only a few cents.



666 quickly relieves Constipation, biliousness, loss of appetite and headaches, due to torpid liver.—Adv.

Try the Farmers want ad. column. It will bring you the best results when in need of anything.

We are proud of the confidence doctors, druggists and the public have in 666 Chill and Fever Tonic.—Adv.

### How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Medicine. Hall's Catarrh Medicine has been taken by catarrh sufferers for the past thirty-five years, and has become known as the most reliable remedy for Catarrh. Hall's Catarrh Medicine acts thru the Blood on the mucous surface, expelling the poison from the Blood and healing the diseased portions. After you have taken Hall's Catarrh Medicine for a short time you will see a great improvement in your general health. Start taking Hall's Catarrh Medicine at once and get rid of catarrh. Send for testimonials free. P. J. CHENEY & CO., Toledo, Ohio. Sold by all Druggists.

### CHARTER

of the BAKER CANDY COMPANY, INCORPORATED.

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

Be It known that on this the 15th day of May, in the year of our Lord one thousand nine hundred and twenty, and of the Independence of the United States of America, the one hundred and forty-fourth, before me, S. W. Provensal, a Notary Public duly commissioned and qualified, within and for the Parish of St. Tammany, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons whose names are hereunto subscribed, who severally declared that, availing themselves of the benefits of the Constitution of the State of Louisiana and of the laws of said state relative to the organization of corporations, and particularly of the provisions of Act No. 267 of the General Assembly of the State of Louisiana for the year 1914, and the amendments thereto, they have contracted and agreed and