



St. Tammany Ice and Manufacturing Company, LIMITED.

Professional Cards

Professional cards for various individuals including MRS. H. M. KIMMERS, MRS. J. BEBENE, MISS E. J. LITTLE, E. N., HEZZIE D. BULLOCH, SIDNEY W. PROVENSAI, A. J. FINNEY, MORGAN & FREDERICK, ARTHUR L. BRAN, ERNEST M. GIBENS, L. C. MOIRE, DR. R. F. FISHER, DR. E. W. WARREN, and DR. A. H. GRIMMER.

PUT SUNSHINE in your homes at night? Yes, Edison's bottled sunshine. Electric light is by far the cleanest and best, and in case that your home is not equipped come to us and let us convince you of the small cost and its superiority over all the other old-fashioned lighting methods.

HOWARD BURNS PARISH SURVEYOR Civil Engineer Covington, Louisiana.

NOTICE The public is hereby warned not to trespass in any way on the property of the undersigned, located along the line of the N. O. G. N. and the Y. & M. V. R. R. and the Penn Mill public road, immediately north and northwest of Covington, La.

NOTICE All persons are hereby warned and prohibited from cutting, burning, mauling, carrying or floating away or otherwise injuring or destroying any trees, timber or wood growing or lying upon the lands of the undersigned.

NOTICE All persons are prohibited from trespassing upon the lands of Mrs. M. Loubat Williams in the town of Abita Springs.

NOTICE All persons are prohibited from trespassing upon the lands of C. L. Baker, known as the Deltrich tract, about one mile northwest of Slidell.

TRESPASS NOTICE All persons are prohibited from trespassing upon the lands of C. L. Baker, known as the Deltrich tract, about one mile northwest of Slidell.

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

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NOTICE The undersigned forbids all hunting, trapping or trespassing on their lands. Anyone caught doing so will be punished to the full extent of the law.

CHARTER of the ST. TAMMANY PINE PRODUCTS COMPANY, INC. United States of America, State of Louisiana, Parish of St. Tammany.

Before me, J. C. Cappel, 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 especially of Act 267 of the Acts of the General Assembly of the State of Louisiana for the year 1914, and the laws amendatory thereto, 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 set forth, to-wit:

ARTICLE I. The name and title of this corporation shall be St. Tammany Pine Products Co., Incorporated, and its domicile is hereby established at Covington, 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, the same to break and alter at pleasure; to hold, receive, have, purchase, improve, alienate, convey, 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 or employees as the interest 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 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.

Said corporation, unless sooner dissolved, in accordance with its charter, shall exist and continue for a period of ninety-nine years from and after the date hereof.

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, the manufacture, buying and selling of paint, turpentine, tar, rosin, pitch, medicinal oils, disinfectants, and all wood derivatives and their by-products, to clear land of stumps to operate saw, shingle and planing mills, and generally 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 Twenty-Five Thousand (\$25,000.00) Dollars, divided into two hundred and fifty (250) 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 Fifty Thousand (\$50,000.00) 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 the corporation and no stock shall be issued unless the consideration therefor has been received by said corporation.

All transfers of stock shall be made on the books of said company, at its office, on the surrender of the certificate therefor.

ARTICLE IV. The corporate powers of this corporation shall be vested in and exercised by a Board of Directors, which shall consist of three stockholders, two of whom shall constitute a quorum for the transaction of business of said corporation.

agents and managers or employees as the interest 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 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.

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All transfers of stock shall be made on the books of said company, at its office, on the surrender of the certificate therefor.

ARTICLE IV. The corporate powers of this corporation shall be vested in and exercised by a Board of Directors, which shall consist of three stockholders, two of whom shall constitute a quorum for the transaction of business of said corporation.

The first Board of Directors of this corporation are hereby declared to be: Henry B. Pruden, Covington, La., Harvey E. Ellis, Covington, La., Ernest Dietz, Covington, La., with Henry B. Pruden as president, Harvey E. Ellis as vice-president and Ernest Dietz as secretary-treasurer, who shall hold their respective office until the second Monday in June, 1921, or until their successors are elected and qualified.

ARTICLE V. 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 the company on shares of stock owned by him, nor shall any informality in the organization hereof have the effect of rendering this charter null, or of exposing any stockholder to any liability beyond the unpaid balance due on his stock.

ARTICLE VI. The appraisers hereby declare that they have subscribed to the following number of shares of the capital stock of this company, to-wit: Henry B. Pruden, 100 shares; Harvey E. Ellis, 1 share; Ernest Dietz, 50 shares.

Annexed hereto and read in connection herewith is a list of certain property and rights to be received by this corporation in payment for the subscription of Henry B. Pruden for one hundred shares, Harvey E. Ellis for one share, and Ernest Dietz for fifty shares of the capital stock of this corporation.

Thus done and passed at my office in the town of Covington, Louisiana, Parish of St. Tammany, State of Louisiana, on this 12th day of June, 1920, in the presence of H. E. Seymour and P. L. Shaull, competent witnesses, who herewith sign their names together with said appraisers, and me, Notary, after due reading of the whole.

Subscribers, HENRY B. PRUDEN, ERNEST DIETZ, HARVEY E. ELLIS. Witnesses: H. E. SEYMOUR, P. L. SHAULL. J. C. CAPPEL, Notary Public.

I, the undersigned Deputy Clerk and Ex-Officio Recorder of Mortgages in and for the Parish of St. Tammany, State of Louisiana, do hereby certify that the above and foregoing Act of Incorporation of the St. Tammany Pine Products Co., Inc., was this day filed for record in my office and recorded in Charter Book No. One, folio 306, etc., of the official records of St. Tammany Parish, Louisiana.

Dated, Covington, Louisiana, June 17, 1920. GUY A. SMITH, Chief Deputy Clerk of Court and Ex-Officio Recorder. je26-6t

CHARTER of the JACKSON HIGHWAY POULTRY & CATTLE CO. United State of America, State of Louisiana, Parish of St. Tammany.

Be it known that on this 17th day of June, in the year of our Lord, One Thousand Nine Hundred and Twenty, before me, W. E. Blossman, Clerk of Court and Ex-Officio Notary Public, duly commissioned, qualified and sworn, in and for the parish and state first above written, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons whose names are hereto subscribed, and who severally declared that availing themselves of the laws of the State of Louisiana relative to the formation of corporations, and especially of Act No. 267 of the General Assembly for the year 1914, they do hereby form themselves, as well as such other persons as may hereafter become associated and body politic in law, for the objects and purposes, and under the articles and stipulations following, to-wit:

ARTICLE I. The name and title of this corporation shall be The Jackson Highway Poultry & Cattle Company, and under its said name it shall enjoy all the rights, advantages and privileges granted by law to corporations, and shall exist for the full period of fifty years from this date and day. It shall have power to contract, sue and be sued; to make and use a corporate seal, and the same to alter and break at pleasure; to hold, receive, lease, purchase, sell, mortgage and pledge property, real, personal and mixed; to name and appoint such managers, agents and employees as its interest and convenience may require; to make and amend from time to time, such by-laws, rules and regulations as may be necessary and expedient for the proper conduct and management of the affairs of the corporation.

ARTICLE II. The domicile of this corporation shall be in the Town of Slidell, St. Tammany Parish, State of Louisiana, and all citations or other legal process shall be served upon any of the officers of the corporation.

ARTICLE III. 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 raise, buy and sell poultry; to raise, buy and sell hogs and live stock of all kinds; to grow and deal in pecans and conduct a nursery; to do a general garden and truck business, and also to deal in farm and agricultural products.

ARTICLE IV. The capital stock of this corporation is hereby fixed at the sum of Five Thousand (\$5,000.00) Dollars, and to be divided into One Hundred shares of the par value of One Hundred Dollars each. No stockholder shall have the right to dispose of his stock until he shall have first offered the same to the other stockholders through the Board of Directors, and the other stockholders shall have fifteen days from the said offer to purchase the share or shares at the price set upon the same, before the stock may be purchased by outsiders.

ARTICLE V. All the corporate powers of this corporation shall be exercised by a Board of Directors consisting of five stockholders, a majority of whom shall constitute a quorum for the transaction of business. The Board of Directors shall elect annually from its number a president, a vice-president, and a secretary-treasurer. The first Board of Directors shall be composed of John M. Kiet, L. J. Keith, Mrs. M. F. Keith, S. S. Ryder and E. O. Keith, and the first officers of this corporation shall be John M. Keith, president; L. J. Keith, vice-president, and Mrs. M. F. Keith, secretary-treasurer.

These directors and officers shall serve until their successors shall have been duly elected and qualified. The annual meeting of the stockholders for the election of directors shall be held on the second Tuesday of July of each and every year, unless said day should happen to be a legal holiday, and then on the next bank day thereafter. Each subscriber hereto sets opposite his name and address a statement of the stock which he subscribes to in this corporation and this charter shall stand as the original list. The names, places of residence of the subscribing shareholders and the number of shares held by each of them, respectively, is as follows: Jno. M. Keith, Slidell La. 21 shares; Mrs. F. M. Keith, by J. M. Keith, Slidell, La. 20 shares; L. J. Keith, by J. M. Keith, Childersburg, Ala., 4 shares; S. S. Ryder, by J. M. Keith, Childersburg, Ala., 2 shares; E. O. Keith, by J. M. Keith, Childersburg, Ala., 3 shares.

ARTICLE VIII. No subscriber for stocks shall ever be held liable for the contracts, faults or debts of this corporation in any further sum than the unpaid balance, if any, due the corporation on the shares of stock he has subscribed for, nor shall any mere informality in organization have the effect of rendering this charter null, or rendering any subscriber liable; and this corporation shall become a going concern when all the capital stock shall be subscribed and paid for.

Thus done and passed in the Town of Slidell, in the Parish and State first above written, in the presence of the undersigned and competent witnesses, who have signed with the appraisers, and me, Notary, after due reading of the whole. John M. Keith, Slidell, La., 21 shares; Mrs. M. F. Keith, by J. M. Keith, Slidell, La., 20 shares; L. J. Keith, by J. M. Keith, Childersburg, Ala., 4 shares; S. S. Ryder, by J. M. Keith, Childersburg, Ala., 2 shares; E. O. Keith, by J. M. Keith, Childersburg, Ala., 3 shares.

Witnesses: GUY A. SMITH, JOSIE DOSSAT, W. E. BLOSSMAN, Clerk of Court and Ex-Officio Notary Public. A true copy. W. E. BLOSSMAN, Clerk of Court.

I hereby certify that this instrument was filed for record June 17th, 1920, at 10 a. m., and recorded June 18, 1920, in Charter Book No. One, page 302 of the official records. GUY A. SMITH, Chief Dy. Clerk. je26-6t

ARTICLE I. The name and title of this corporation shall be The Jackson Highway Poultry & Cattle Company, and under its said name it shall enjoy all the rights, advantages and privileges granted by law to corporations, and shall exist for the full period of fifty years from this date and day. It shall have power to contract, sue and be sued; to make and use a corporate seal, and the same to alter and break at pleasure; to hold, receive, lease, purchase, sell, mortgage and pledge property, real, personal and mixed; to name and appoint such managers, agents and employees as its interest and convenience may require; to make and amend from time to time, such by-laws, rules and regulations as may be necessary and expedient for the proper conduct and management of the affairs of the corporation.

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ARTICLE VI. In the event of the liquidation or dissolution of this corporation, by limitation or other cause, the stockholders shall elect from their own number two liquidators at a general meeting called for that purpose, after ten days written notice to each stockholder by mail to his or her last known postoffice address; and the said liquidators thus elected, shall have the power and authority to wind up and liquidate the affairs of the corporation in accordance with the provisions of law.

ARTICLE VII. This charter may be modified, changed, altered, or the corporation may be dissolved, with the assent of the stockholders owning two-thirds of the entire capital stock at a general meeting of the stockholders convened for such purposes after ten days written notice shall have been given to each and every stockholder, and mailed to his last known address.

ARTICLE VIII. No subscriber for stocks shall ever be held liable for the contracts, faults or debts of this corporation in any further sum than the unpaid balance, if any, due the corporation on the shares of stock he has subscribed for, nor shall any mere informality in organization have the effect of rendering this charter null, or rendering any subscriber liable; and this corporation shall become a going concern when all the capital stock shall be subscribed and paid for.

Thus done and passed in the Town of Slidell, in the Parish and State first above written, in the presence of the undersigned and competent witnesses, who have signed with the appraisers, and me, Notary, after due reading of the whole. John M. Keith, Slidell, La., 21 shares; Mrs. M. F. Keith, by J. M. Keith, Slidell, La., 20 shares; L. J. Keith, by J. M. Keith, Childersburg, Ala., 4 shares; S. S. Ryder, by J. M. Keith, Childersburg, Ala., 2 shares; E. O. Keith, by J. M. Keith, Childersburg, Ala., 3 shares.

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ARTICLE II. The domicile of this corporation shall be in the Town of Slidell, St. Tammany Parish, State of Louisiana, and all citations or other legal process shall be served upon any of the officers of the corporation.

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ARTICLE V. All the corporate powers of this corporation shall be exercised by a Board of Directors consisting of five stockholders, a majority of whom shall constitute a quorum for the transaction of business. The Board of Directors shall elect annually from its number a president, a vice-president, and a secretary-treasurer. The first Board of Directors shall be composed of John M. Kiet, L. J. Keith, Mrs. M. F. Keith, S. S. Ryder and E. O. Keith, and the first officers of this corporation shall be John M. Keith, president; L. J. Keith, vice-president, and Mrs. M. F. Keith, secretary-treasurer.

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ARTICLE IV. The capital stock of this corporation is hereby fixed at the sum of Five Thousand (\$5,000.00) Dollars, and to be divided into One Hundred shares of the par value of One Hundred Dollars each. No stockholder shall have the right to dispose of his stock until he shall have first offered the same to the other stockholders through the Board of Directors, and the other stockholders shall have fifteen days from the said offer to purchase the share or shares at the price set upon the same, before the stock may be purchased by outsiders.

ARTICLE V. All the corporate powers of this corporation shall be exercised by a Board of Directors consisting of five stockholders, a majority of whom shall constitute a quorum for the transaction of business. The Board of Directors shall elect annually from its number a president, a vice-president, and a secretary-treasurer. The first Board of Directors shall be composed of John M. Kiet, L. J. Keith, Mrs. M. F. Keith, S. S. Ryder and E. O. Keith, and the first officers of this corporation shall be John M. Keith, president; L. J. Keith, vice-president, and Mrs. M. F. Keith, secretary-treasurer.

These directors and officers shall serve until their successors shall have been duly elected and qualified. The annual meeting of the stockholders for the election of directors shall be held on the second Tuesday of July of each and every year, unless said day should happen to be a legal holiday, and then on the next bank day thereafter. Each subscriber hereto sets opposite his name and address a statement of the stock which he subscribes to in this corporation and this charter shall stand as the original list. The names, places of residence of the subscribing shareholders and the number of shares held by each of them, respectively, is as follows: Jno. M. Keith, Slidell La. 21 shares; Mrs. F. M. Keith, by J. M. Keith, Slidell, La. 20 shares; L. J. Keith, by J. M. Keith, Childersburg, Ala., 4 shares; S. S. Ryder, by J. M. Keith, Childersburg, Ala., 2 shares; E. O. Keith, by J. M. Keith, Childersburg, Ala., 3 shares.

Witnesses: GUY A. SMITH, JOSIE DOSSAT, W. E. BLOSSMAN, Clerk of Court and Ex-Officio Notary Public. A true copy. W. E. BLOSSMAN, Clerk of Court.

I hereby certify that this instrument was filed for record June 17th, 1920, at 10 a. m., and recorded June 18, 1920, in Charter Book No. One, page 302 of the official records. GUY A. SMITH, Chief Dy. Clerk. je26-6t

ARTICLE I. The name and title of this corporation shall be The Jackson Highway Poultry & Cattle Company, and under its said name it shall enjoy all the rights, advantages and privileges granted by law to corporations, and shall exist for the full period of fifty years from this date and day. It shall have power to contract, sue and be sued; to make and use a corporate seal, and the same to alter and break at pleasure; to hold, receive, lease, purchase, sell, mortgage and pledge property, real, personal and mixed; to name and appoint such managers, agents and employees as its interest and convenience may require; to make and amend from time to time, such by-laws, rules and regulations as may be necessary and expedient for the proper conduct and management of the affairs of the corporation.

ARTICLE II. The domicile of this corporation shall be in the Town of Slidell, St. Tammany Parish, State of Louisiana, and all citations or other legal process shall be served upon any of the officers of the corporation.

ARTICLE III. 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 raise, buy and sell poultry; to raise, buy and sell hogs and live stock of all kinds; to grow and deal in pecans and conduct a nursery; to do a general garden and truck business, and also to deal in farm and agricultural products.

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