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in his name on the books of the corporation, and may be cast either in person or by duly authorized proxy, and a majority of the vote cast shall elect. Any vacancy occurring in the board of directors shall be filled by the remaining directors for the unexpired term.
 Article VI.—All meetings of the stockholders shall be called by written notice, mailed to the last known address of each stockholder, not less than fifteen days before the date fixed for such meeting, unless said notice has been waived in writing by the stockholders.
 Article VII.—This act of incorporation may be amended, modified, changed or altered, or this corporation may be dissolved, with the assent of the stockholders holding and owning two thirds of the capital stock thereof, who may be present or represented at a general meeting of the stockholders convened for that purpose, and of which due notice has been given.
 Whenever this corporation shall be dissolved or liquidated, its assets shall be liquidated by three commissioners to be selected for that purpose from among the stockholders at a meeting of the stockholders convened for such purpose; said commissioners shall remain in office until the affairs of said corporation shall be fully and completely liquidated. Any vacancy occurring among the liquidators, from any cause whatsoever, shall be filled by the remaining commissioners, and the liquidating shall exercise all of the rights conferred upon them by law, and they are especially empowered to settle the affairs of said corporation, to collect the outstanding debts, sell and convey the property, pay its debts, and divide the remaining money and property among the stockholders.
 Article VIII.—No stockholder shall ever be liable or responsible for the contracts or debts of this corporation in any further sum than the unpaid balance of the shares of stock subscribed to, or owned by, him; nor shall any mere informality in the execution of the charter, or the effect of rendering this charter null, or of exposing any stockholder to any further liability than the unpaid amount which may be due on his stock subscription.
 Article IX.—The subscription of Meyer Eisenman to fifty (50) shares of the stock of this corporation is covered by the transfer by him of this certificate and the shares of stock thereto, and in and to two certain contracts entered into between the said Meyer Eisenman and the Brown Tube Distributors, H. D. Sellick, Proprietor, on the 31st day of October, 1914, in which said contract the said Eisenman is given the sole and exclusive right to handle and sell the stock of North Carolina, South Carolina, Tennessee, Kentucky, Arkansas, Georgia, Florida, Alabama, Mississippi and Louisiana, made and manufactured by the said Brown Tube Distributors, H. D. Sellick, Proprietor.
 The said board of directors have approved the said contracts at the sum of five thousand (\$5,000.00) dollars, and they authorize the execution of the said contracts, and the full payment of the said sum of five thousand (\$5,000.00) dollars in payment to the said Meyer Eisenman, and the transfer of this certificate of the said contracts held by him with the said Brown Tube Distributors, H. D. Sellick, Proprietor, and the valuation of said contracts has been acquiesced in, and agreed to, by all of the stockholders, as a fair and equitable arrangement.
 Article X.—The subscribers hereto have respectively written opposite their names the amount of stock subscribed for by them, and also stated their present addresses. This charter and the original copy of the charter of this corporation, on the day, month and year herein first above written, in the presence of David Sessler and Wm. F. Surgi, competent witnesses, who have signed their names with said subscribers and me, notary, after due reading of the whole.
 Myself, Meyer Eisenman, 216 Baronne Street, New Orleans, La.; M. Perry Bourgeois, 305 Baronne Street, New Orleans, La.; Jno. L. Corcoran, 230 S. Galvez Street, New Orleans, La.; Wm. F. Surgi, Orleans, La.; David Sessler, Win. F. Surgi, Orleans, La.; H. MICHEL, Not. Pub.
 I, the undersigned recorder of mortgages in and for the parish of Orleans, State of Louisiana, do hereby certify that the above and foregoing act of incorporation of the Brown Tube Company, Inc., was the same as recorded in my office in book 1127, folio 618.
 (Signed) EMILE J. LEONARD, Dy. R. State of Louisiana, Notary Public in and for the parish of Orleans, do hereby certify that the above and foregoing act of incorporation of the Brown Tube Company, Inc., the original of which is on file and of record in my notarial office, in and for the parish of Orleans, State of Louisiana, was duly read and sealed this 3rd day of December, 1914.
 H. MICHEL, Not. Pub. dec 10 17 24 31 Jan 7 14

WATCH OUR CLASSIFIED COLUMN EVERY WEEK. THERE MAY BE A BOX OF CANDY, A THEATRE TICKET, OR SOMETHING MORE VALUABLE FOR YOU.

Some one declares that women in the larger cities have bigger feet than women have who live in places of less population. The reason given for this undesirable foot development, with its accompaning clumsiness, is that it comes with crowded streets and that the pedestrian goes about 'n throngs in a constrained way, with her feet hampered and unable to obtain their proper movement. She can not put back her shoulders, swing her arms and take a good, healthy stride, but must hobble along most awkwardly, with as little poetry of motion as a goose on its way to the pond. It was an Irishman doubtless who, commenting on the ugly feet of the women of London, contrasted with their good looks, said: "The London women's feet do not come up to their faces."

Consul Hunt, stationed at St. Etienne, France, reported not long ago that casein, the principal albuminoid matter of milk, is now obtained by electrolysis. The milk is heated to 80 degrees centigrade in a large vat, in which is placed a porous vessel containing a 5 per cent solution of caustic soda; an iron cathode is placed in the soda and a carbon rod serves as an anode in the milk. Upon sending through an electric current the phosphoric acid in the milk is set free and casein is precipitated. This is much cheaper than the old method of precipitating casein by the use of acids or rennet. Vegetable casein is now being produced from the soya bean, and it is said that this material can be put to the same purposes as animal casein. Casein is now largely used as a substitute for ivory, tortoise shell, celluloid, etc.

The United States geological survey announces that alboline and other medicinal oils formerly imported from Russia will be manufactured in this country within a few weeks. Alboline is extracted from petroleum. It is used as a base in the preparation of ointment. In liquid form it is employed for spraying the throat. Why Americans shouldn't make everything that can be manufactured out of petroleum it would be hard to say. Most people supposed that we did.

An amateur hunter in a New York county has established a new record by hitting two people with the same bullet. This is an economy of ammunition with a doubling of game, which is startling, but hardly commendable from the standpoint of the census. This enterprising hunter should be secured without further loss of time by one of the contending forces in the European war.

Montreal has changed the names of its streets until it now has those named Antwerp, Liege, Namur, Joffre, French and Pau and an avenue named Poincare. Probably it is reserving Premysl for a boulevard.

When a woman sees her husband passing by in a parade, you'd think from the frantic way she waves her handkerchief at him that she hadn't worked like a Trojan to get him ready in time.

CHARTER OF GULF STATES WAREHOUSE COMPANY, INC.
 United States of America, State of Louisiana, Parish of Orleans, City of New Orleans.
 Be it known, that on this Fourteenth day of the month of December, in the year of Our Lord One Thousand Nine Hundred and Fourteen, and of the Independence of the United States of America the one hundred and Thirtieth, before me, Lawrence M. Janin, a Notary Public, duly commissioned and qualified, in and for this city and the Parish of Orleans, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons hereinafter named and undersigned, all of whom are of the full age of majority and residents of this city, who declared that, availing themselves of the provision of the laws and of the constitution of the State of Louisiana and relative to the organization of corporations, they have contracted and agreed to do by these presents contracts and agree and bind and obligate themselves as well as such other persons as may hereafter

become associated with them to form and constitute a corporation and body politic in law for the objects and purposes hereinafter set forth, and to the end that the same may be done, they have agreed to the following conditions and agreements to-wit:
 Article I.—The name and title of this corporation shall be "Gulf States Warehouse Company, Inc." and under its said corporate name it shall have power and authority to have and enjoy corporate existence and success for the full term and period of ninety-nine (99) years from and after the date hereof; and it shall have all the powers and immunities conferred by law on similar corporations, including the power 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, lease, purchase and convey, as well as mortgage and hypothecate property, real, personal, and mixed, corporeal and incorporeal, to borrow money and to make and issue bonds, notes, and other evidences of debt; and to secure same by mortgage, pledge, or otherwise; to make and appoint such managers, agents, directors and officers as its business, interests and convenience may require; and to make and establish, as well as alter and amend or abolish from time to time, such by-laws, rules and regulations for the proper government of the affairs of said corporation as shall be deemed proper.
 Article II.—The domicile of said corporation shall be in the city of New Orleans, State of Louisiana, and all citations, other legal process shall be served upon the President of said corporation, or in the event of his absence, upon the Vice-President thereof, and corporately, at the residence of the Secretary-Treasurer of said corporation.
 Article III.—The objects and purposes for which this corporation is established are to purchase, own, rent, lease, manage, store and warehouse all kinds of goods, wares, and merchandise of every kind and character, for the storage of goods, wares, and merchandise of all kinds, to issue receipts of all kinds; to do a general public warehouse business in all of its various branches, and for any of the above purposes to purchase, own, rent, lease, manage, sell, or rent property, both movable and immovable, and generally to do all things connected with such public warehouse business.
 Article IV.—The authorized capital stock of this corporation is hereby fixed at the sum of one hundred (\$100,000) dollars, divided into and represented by one hundred (100) shares of the par value of one hundred (\$100.00) dollars each, and the same shall be paid for in cash or in such other mode as the board of directors may determine, and such certificates of stock shall be signed by the president and secretary of said corporation. The corporation shall have the right to issue such stock in advance of the full payment of the par value of such stock, and such stock shall be subject to the provisions of this charter.
 Article V.—All the corporate powers of this corporation shall be vested in and exercised by a board of directors composed of three (3) stockholders, a majority of whom shall constitute a quorum for the transaction of all business, and a majority of those present shall decide all questions.
 Said directors shall be elected at a general meeting of the stockholders of this corporation, to be held on the first Monday in February of each year, and the election shall be held on a legal holiday in which event said election shall be held on the next succeeding business day. Notice of said election shall be given to each stockholder in writing, and enclosed in a post-paid wrapper addressed in the post office at New Orleans at least fifteen (15) days before the date of the meeting, and such notice to the last address furnished to the company by said stockholder, and in the event no address be furnished then addressed simply "New Orleans, La."
 The board of directors shall at its first meeting on the first Monday in February, 1915, and annually thereafter, elect from among its number a president, and a secretary and treasurer. Any vacancy occurring among the directors of this corporation by death, resignation, or otherwise, shall be filled by the remaining directors from among the stockholders of this corporation.
 At each election of directors shall be held at the annual meeting of the stockholders of this corporation, which election shall be held on the first Monday in February, 1915, until which time the directors elected and qualified, the following stockholders shall constitute the first board of directors: William J. L'Engle, Secretary, 1400 Poydras Street, New Orleans, La.; Edward Wood, 506 Pitt Street, New Orleans, La.; and George F. Mason as vice-president, and the said George F. Mason as secretary-treasurer.
 The failure from any cause to elect officers or directors on the day stipulated shall not dissolve this corporation, but the elected and qualified officers and directors shall hold over until their successors shall have been elected and qualified.
 At all elections and meetings of stockholders of this corporation, each stockholder shall be entitled to one (1) vote for each share of stock owned by him and registered in his name, and he may vote in person or by written proxy, and except as provided by law, a majority of votes cast shall decide all questions. All elections shall be by ballot, and shall be held under such rules and regulations as the board of directors may adopt. The tenure of all employees of the corporation shall be during the pleasure of the board of directors.
 Article VI.—This act of incorporation may be changed, modified, altered, or amended, or the capital stock increased or decreased, and with the consent of the holders of two-thirds (2/3) of all the stock, a change in the objects and purposes may be made only by a vote of the same holders of all the stock heretofore issued and an increase of the capital stock in excess of the amount originally named herein shall be made only by a vote of the holders of three-fourths (3/4) of all the outstanding stock.
 This corporation may be dissolved by a vote of two-thirds (2/3) of all the stockholders at a meeting called for that purpose in accordance with the law.
 In case of dissolution or termination of this charter, either by limitation or otherwise, its affairs shall be liquidated by two (2) liquidators elected at a meeting held as hereinabove provided. Said two (2) commissioners shall remain in office until the affairs of the corporation are fully liquidated, and in the event of their refusal to act or of one or more of said liquidators, the survivor shall continue to

act, and, in case of his death, the stockholders shall elect (2) two other commissioners with similar powers.
 Article VII.—No subscriber to the stock of this corporation shall ever be held liable or responsible for the debts, contracts, obligations, or faults of this corporation in any further sum than the unpaid balance, if any, due to the corporation on the stock for which he has subscribed, nor shall any stockholder ever be held liable or responsible for such debts, contracts, obligations, or faults, in any further sum than the unpaid balance, if any, due by him to the corporation on the stock owned by him; nor shall any mere informality in the organization have the effect of rendering this charter null, or of rendering any stockholder or subscriber liable beyond the unpaid amount, if any, remaining due on his stock.
 Article VIII.—In order that this charter may also serve as the original subscription list required by law, the subscribers to this act of incorporation have also written after their names their addresses and the amount of capital stock in this corporation subscribed for by each of them.
 Thus done and passed in my office in the city of New Orleans, parish of Orleans, state of Louisiana, on the day, month and year hereinafter above written, in the presence of George P. Herber and Stirling Parkerson, competent witnesses of lawful age, who have been sworn with the said subscribers, and me, notary, after due reading of the whole.
 (Signed) EMILE J. LEONARD, Dy. R. State of Louisiana, Notary Public in and for the parish of Orleans, do hereby certify that the above and foregoing act of incorporation of the Gulf States Warehouse Company, Inc., was this day duly recorded in my office in book 1127, folio 618.
 (Signed) EMILE J. LEONARD, Dy. R. A true copy of the original act on file and of record in my office.
 LAWRENCE M. JANIN, Notary Public. dec 17 24 31 Jan 7 14 21

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