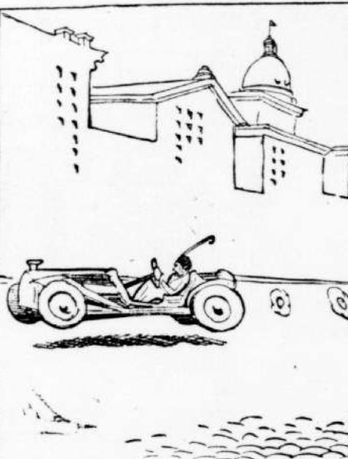




BEFORE MARRIAGE



OH JOE-ISNT THAT LIL MACHINE CORKING I'M JUST WILD ABOUT EM I AM!!!

CEASE WISHING MINNIE-NEXT YEAR WHEN WE'RE MARRIED YOU'RE GONNA HAVE A MACHINE OF YOUR OWN-DEPEND ON IT

BEFORE MARRIAGE

"MACHINE"-HMM-HE SAID IT-!!!

LIL' CUPID WASHING MACHINE



JACOBS CANDIES

MADE LAST NIGHT

LIGGETT'S DRUG STORE, Canal Street Agents

Kreo Koff

The Antiseptic Cough Remedy

25¢ IT STOPS THE COUGH 25¢

Ask Your Druggist

WM. LEIBE REFRIGERATOR MANUFACTORY

Manufacturers of Refrigerators, Cold Storage Boxes, Fixtures, Showcases

REFRIGERATING PLANTS

Office and Salesroom: 740 Poydras St. Factory: 1024-1026 Baronne St. New Orleans, La.

BREAD

We have the best bread because we pay the highest prices for the best flour. No order too large or too small.

A WISE MAN Turns In at the Bank Door

Why not turn into this bank door every payday and deposit a part of your salary? The only sure road to wealth.

3 1/2% compound interest paid on savings deposits. SAFETY, SERVICE AND SATISFACTION ASSURED.

MEMBERS FEDERAL RESERVE SYSTEM.

Liberty Bank & Trust Co.

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SPRADA'S CAFE MORGAN STREET and RIVER

The Best Beers, Wines, Liquors, Sandwiches, Etc.—Phone Alg. 9115.

NOON DAY LUNCH

On Sale Everywhere.

5¢ THE BOTTLE.

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NON-ALCOHOLIC

NATURALLY GOOD

THE GLASS DELICIOUSLY REFRESHING AND THIRST QUENCHING

Guaranteed Absolutely Pure

Made only from SELECTED GRAPES.

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A CONSULTATION

with any of our officers will reveal many ways in which we may be of service to you, and invite you to avail yourself of our facilities. Our business is conducted along lines that assure strength and security and a desire to serve our depositors with careful regard for their special needs.

We invite your business.

AMENDED CHARTER OF THE INTERSTATE ELECTRIC COMPANY

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this eleventh day of the month of July in the year of our Lord one thousand nine hundred and eighteen and of the Independence of the United States of America, the one hundred and forty-second, before me, Arthur A. Moreno, 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: Percival Stern and Samuel Hellman, who declared that at a general meeting of the stockholders of the Interstate Electric Company, a corporation organized by an act passed before Joseph Lautenschlaeger, Notary Public, on May 1st, 1904, and amended by act passed before the undersigned Notary Public, February 20th, 1913, held at the office of the said Interstate Electric Company, on the 11th day of July, 1918, they were elected respectively president and secretary of the said stockholders meeting, as will appear by a certified copy of the minutes of said meeting annexed hereto for greater reference. And that the said Percival Stern as president and the said Samuel Hellman as secretary of the said stockholders meeting, were authorized and empowered to accept and declare the amendments to the charter of the said Interstate Electric Company, as amended by act passed before Joseph Lautenschlaeger, Notary Public, on May 1st, 1904, and amended by act passed before the undersigned Notary Public, February 20th, 1913, as amended, altered and amended to read as follows:

ARTICLE I.—The capital stock of this corporation is hereby divided into four thousand shares (4000), of the par value of \$100.00 each. Of the shares of the par value of \$100.00 each, there shall be preferred stock and twenty-five hundred (2500) shares shall be common stock. Each share of the common and preferred stock shall be entitled to one vote in person or by proxy at all meetings of stockholders. The terms, conditions, limitations and provisions upon which said preferred stock is issued are hereby set forth in Article IV and shall be entitled to receive out of the net profits a fixed cumulative dividend of eight per cent per annum on the 15th day of February of each year and the par value of said preferred stock, with cumulative interest thereon, and six per cent interest on arrears from the time they become due, shall be paid in full out of the assets of the company in preference to the common stock in the event of any liquidation of the company or its insolvency or the termination of its corporate existence or any other cause, before any distribution of capital shall be made to the holders of the common stock. The preferred stock, however, shall not be entitled to participate in any other or additional earnings or profit. Until the preferred stock has been retired no dividend shall be paid on the common stock, unless there is earned during the previous fiscal year twice the amount of such dividend exclusive of all dividends paid on preferred stock during the fiscal year. Five years after its issuance the company may retire any or all of the preferred stock by payment of the par value thereof and accumulated dividends including a pro rata interest on the current year and interest thereon, to the same by making a like payment, on sixty (60) days written demand made on the company to do so by any holder of the preferred stock. The company shall have the right to retire any or all of

Whitney-Central National Bank

W.L. Douglas Shoes

[Union Made]

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Schumacher Shoe Store

228 Royal Street

Carstens & Vezien Co., Ltd.

Ship Chandlers and Grocers

Special Attention to Railroad Orders. 314-316 MORGAN STREET. Prompt Delivery. PHONE, ALGIERS 211. Hay, Corn, Oats, Bran, Hardware, Groceries, Etc. Wines, Liquors

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922-24 Tchete Street

The very place you are looking for. Best Bread and all kinds of Fancy Cakes. Special Attention for Pound and Wedding Cakes. If you can't call for it, ring Algiers 168 and we will deliver.

DON'T MOVE YOUR OLD FURNITURE TO YOUR NEW HOME—WHEN YOU CAN HAVE IT REPAIRED—UPHOLSTERED AND FINISHED TO LOOK LIKE NEW.

See the Original M. REGENBOGEN

Phone M 3047.

CHARTER OF JOS. FEDERICO GROCERY CO., INC.

September 5, 1918.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this Fifth day of the month of September, in the year of our Lord one thousand nine hundred and eighteen and of the Independence of the United States of America, the one hundred and forty-third, before me, Gustave A. Llambais, a Notary Public duly commissioned, sworn and qualified, in and for the Parish of Orleans, and in the presence of the witnesses hereinafter named and undersigned; personally came and appeared: Mrs. Therese Tennesse, widow of Joseph Federico, of full age, as well as Gustave A. Llambais, of full age; all of the said parties being residents of the City of New Orleans, and the said Mrs. Therese Tennesse, as well as Gustave A. Llambais, as well as any other persons who may hereafter be associated with them, to form and constitute a Corporation 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 Jos. Federico Grocery Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

ARTICLE III.—The objects and purposes of this Corporation and the nature of the business to be carried on by it, are hereby declared to be:

1. To acquire all the stock of groceries and merchandise contained in the grocery store known as the Jos. Federico Grocery, in the City of New Orleans, Louisiana.

2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER OF GILLMAN, GARDINER & CO., INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this thirteenth day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and forty-fourth, before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified, in and for the Parish of Orleans, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: The undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Gillman, Gardiner & Co., Inc., as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be Gillman, Gardiner & Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

ARTICLE III.—The objects and purposes of this Corporation and the nature of the business to be carried on by it, are hereby declared to be:

1. To acquire all the stock of groceries and merchandise contained in the grocery store known as the Jos. Federico Grocery, in the City of New Orleans, Louisiana.

2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER OF ALGIERS CONSTRUCTION COMPANY, INCORPORATED.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this 6th day of September, 1918, before me, Robert E. O'Connor, a Notary Public, duly commissioned and qualified, in and for the Parish of Orleans, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: The undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Algiers Construction Company, Inc., as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be Algiers Construction Company, Incorporated. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

ARTICLE III.—The objects and purposes of this Corporation and the nature of the business to be carried on by it, are hereby declared to be:

1. To acquire all the stock of groceries and merchandise contained in the grocery store known as the Jos. Federico Grocery, in the City of New Orleans, Louisiana.

2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER OF GILLMAN, GARDINER & CO., INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this thirteenth day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and forty-fourth, before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified, in and for the Parish of Orleans, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: The undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Gillman, Gardiner & Co., Inc., as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be Gillman, Gardiner & Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

ARTICLE III.—The objects and purposes of this Corporation and the nature of the business to be carried on by it, are hereby declared to be:

1. To acquire all the stock of groceries and merchandise contained in the grocery store known as the Jos. Federico Grocery, in the City of New Orleans, Louisiana.

2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER OF GILLMAN, GARDINER & CO., INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this thirteenth day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and forty-fourth, before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified, in and for the Parish of Orleans, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: The undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Gillman, Gardiner & Co., Inc., as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be Gillman, Gardiner & Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

ARTICLE III.—The objects and purposes of this Corporation and the nature of the business to be carried on by it, are hereby declared to be:

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2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

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CHARTER OF GILLMAN, GARDINER & CO., INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this thirteenth day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and forty-fourth, before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified, in and for the Parish of Orleans, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: The undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Gillman, Gardiner & Co., Inc., as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be Gillman, Gardiner & Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

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2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER OF GILLMAN, GARDINER & CO., INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this thirteenth day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and forty-fourth, before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified, in and for the Parish of Orleans, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: The undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Gillman, Gardiner & Co., Inc., as amended, altered and amended to read as follows:

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2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER OF GILLMAN, GARDINER & CO., INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this thirteenth day of the month of September, in the year of our Lord, one thousand nine hundred and eighteen, and of the Independence of the United States of America, the one hundred and forty-fourth, before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified, in and for the Parish of Orleans, State of Louisiana, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared: The undersigned, Recorder of Mortgages, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Gillman, Gardiner & Co., Inc., as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be Gillman, Gardiner & Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

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1. To acquire all the stock of groceries and merchandise contained in the grocery store known as the Jos. Federico Grocery, in the City of New Orleans, Louisiana.

2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER

Corporation is now fixed at Ten Thousand Dollars (\$10,000), divided into One Hundred Shares, of One Hundred Dollars each. Subscriptions to stock shall be paid for, in cash, at such times and in such amounts and with such checks to the subscribers as may be fixed by the Board of Directors, subject to the limitations in this regard now imposed by law. No stock certificate shall issue to any person until the payment in full by him of the shares subscribed for by him.

ARTICLE V.—All the powers of this Corporation shall be vested in and exercised by the Board of Directors, to be composed of ten stockholders, to be elected annually on the first Monday in May of each year, except that on the second Monday of the next succeeding day not a holiday, without the formality of meeting to stockholders. All such elections shall be held by ballot, to be conducted at the office of the corporation between the hours of eleven o'clock A. M., and three o'clock P. M., under the supervision of three commissioners, who shall be elected and appointed by the Board of Directors. Each share of the common and preferred stock shall be entitled to one vote to be cast in person or by proxy, and a majority of the votes cast shall elect. Said commissioners shall make their returns in writing to the secretary of the corporation on the day of the election, and on the following day, and upon receipt of said returns the secretary shall notify the ten stockholders receiving the highest number of votes of the election, and the stockholders elected shall meet on the second Monday in May following, at ten o'clock A. M., elect officers and transact business. Any vacancy occurring among the directors, either by death, resignation or otherwise, shall be filled by election for the remainder of the term by the remaining directors. Five directors shall constitute a quorum for the transaction of business. The Board of Directors shall at their first meeting after each election, elect from their own number a president, a vice-president, a second vice-president and a secretary and treasurer, and fix their salaries. The Board of Directors shall at the power either to combine or separate the office of secretary and treasurer and elect a person to hold each of the said offices. Said Board of Directors may appoint from time to time such superintendents, clerks, or agents or other employees as they may deem necessary for the purpose and business of said corporation, who shall hold office at the pleasure of the Board. No employee shall be employed for a longer period than one year, unless he has been re-elected by the Board of Directors. Said Board shall have full power and authority to acquire or sell property, real, personal or mixed, and to mortgage, pledge, hypothecate and generally to do all things which are legal and necessary for the proper carrying on of the business of the corporation. Each Director shall have authority to appoint in writing a proxy, who must be a stockholder to represent him at all meetings of the Board. And the said proxy holder, when acting as proxy, shall have the same powers, authority and responsibilities as the stockholder in person. The Board of Directors shall have full power and authority to execute all the provisions of the charter of the said Interstate Electric Company, passed before Joseph Lautenschlaeger, Notary Public, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Interstate Electric Company, as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be the Jos. Federico Grocery Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

ARTICLE III.—The objects and purposes of this Corporation and the nature of the business to be carried on by it, are hereby declared to be:

1. To acquire all the stock of groceries and merchandise contained in the grocery store known as the Jos. Federico Grocery, in the City of New Orleans, Louisiana.

2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER

Corporation is now fixed at Ten Thousand Dollars (\$10,000), divided into One Hundred Shares, of One Hundred Dollars each. Subscriptions to stock shall be paid for, in cash, at such times and in such amounts and with such checks to the subscribers as may be fixed by the Board of Directors, subject to the limitations in this regard now imposed by law. No stock certificate shall issue to any person until the payment in full by him of the shares subscribed for by him.

ARTICLE V.—All the powers of this Corporation shall be vested in and exercised by the Board of Directors, to be composed of ten stockholders, to be elected annually on the first Monday in May of each year, except that on the second Monday of the next succeeding day not a holiday, without the formality of meeting to stockholders. All such elections shall be held by ballot, to be conducted at the office of the corporation between the hours of eleven o'clock A. M., and three o'clock P. M., under the supervision of three commissioners, who shall be elected and appointed by the Board of Directors. Each share of the common and preferred stock shall be entitled to one vote to be cast in person or by proxy, and a majority of the votes cast shall elect. Said commissioners shall make their returns in writing to the secretary of the corporation on the day of the election, and on the following day, and upon receipt of said returns the secretary shall notify the ten stockholders receiving the highest number of votes of the election, and the stockholders elected shall meet on the second Monday in May following, at ten o'clock A. M., elect officers and transact business. Any vacancy occurring among the directors, either by death, resignation or otherwise, shall be filled by election for the remainder of the term by the remaining directors. Five directors shall constitute a quorum for the transaction of business. The Board of Directors shall at their first meeting after each election, elect from their own number a president, a vice-president, a second vice-president and a secretary and treasurer, and fix their salaries. The Board of Directors shall at the power either to combine or separate the office of secretary and treasurer and elect a person to hold each of the said offices. Said Board of Directors may appoint from time to time such superintendents, clerks, or agents or other employees as they may deem necessary for the purpose and business of said corporation, who shall hold office at the pleasure of the Board. No employee shall be employed for a longer period than one year, unless he has been re-elected by the Board of Directors. Said Board shall have full power and authority to acquire or sell property, real, personal or mixed, and to mortgage, pledge, hypothecate and generally to do all things which are legal and necessary for the proper carrying on of the business of the corporation. Each Director shall have authority to appoint in writing a proxy, who must be a stockholder to represent him at all meetings of the Board. And the said proxy holder, when acting as proxy, shall have the same powers, authority and responsibilities as the stockholder in person. The Board of Directors shall have full power and authority to execute all the provisions of the charter of the said Interstate Electric Company, passed before Joseph Lautenschlaeger, Notary Public, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Interstate Electric Company, as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be the Jos. Federico Grocery Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

ARTICLE III.—The objects and purposes of this Corporation and the nature of the business to be carried on by it, are hereby declared to be:

1. To acquire all the stock of groceries and merchandise contained in the grocery store known as the Jos. Federico Grocery, in the City of New Orleans, Louisiana.

2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

CHARTER

Corporation is now fixed at Ten Thousand Dollars (\$10,000), divided into One Hundred Shares, of One Hundred Dollars each. Subscriptions to stock shall be paid for, in cash, at such times and in such amounts and with such checks to the subscribers as may be fixed by the Board of Directors, subject to the limitations in this regard now imposed by law. No stock certificate shall issue to any person until the payment in full by him of the shares subscribed for by him.

ARTICLE V.—All the powers of this Corporation shall be vested in and exercised by the Board of Directors, to be composed of ten stockholders, to be elected annually on the first Monday in May of each year, except that on the second Monday of the next succeeding day not a holiday, without the formality of meeting to stockholders. All such elections shall be held by ballot, to be conducted at the office of the corporation between the hours of eleven o'clock A. M., and three o'clock P. M., under the supervision of three commissioners, who shall be elected and appointed by the Board of Directors. Each share of the common and preferred stock shall be entitled to one vote to be cast in person or by proxy, and a majority of the votes cast shall elect. Said commissioners shall make their returns in writing to the secretary of the corporation on the day of the election, and on the following day, and upon receipt of said returns the secretary shall notify the ten stockholders receiving the highest number of votes of the election, and the stockholders elected shall meet on the second Monday in May following, at ten o'clock A. M., elect officers and transact business. Any vacancy occurring among the directors, either by death, resignation or otherwise, shall be filled by election for the remainder of the term by the remaining directors. Five directors shall constitute a quorum for the transaction of business. The Board of Directors shall at their first meeting after each election, elect from their own number a president, a vice-president, a second vice-president and a secretary and treasurer, and fix their salaries. The Board of Directors shall at the power either to combine or separate the office of secretary and treasurer and elect a person to hold each of the said offices. Said Board of Directors may appoint from time to time such superintendents, clerks, or agents or other employees as they may deem necessary for the purpose and business of said corporation, who shall hold office at the pleasure of the Board. No employee shall be employed for a longer period than one year, unless he has been re-elected by the Board of Directors. Said Board shall have full power and authority to acquire or sell property, real, personal or mixed, and to mortgage, pledge, hypothecate and generally to do all things which are legal and necessary for the proper carrying on of the business of the corporation. Each Director shall have authority to appoint in writing a proxy, who must be a stockholder to represent him at all meetings of the Board. And the said proxy holder, when acting as proxy, shall have the same powers, authority and responsibilities as the stockholder in person. The Board of Directors shall have full power and authority to execute all the provisions of the charter of the said Interstate Electric Company, passed before Joseph Lautenschlaeger, Notary Public, in and for the Parish of Orleans, State of Louisiana, do hereby certify that the Act of Incorporation of the said Interstate Electric Company, as amended, altered and amended to read as follows:

ARTICLE I.—The name and title of this corporation shall be the Jos. Federico Grocery Co., Inc. Its name and corporate capacity, it shall have and enjoy for the term of ninety-nine years from the date hereof; and shall possess each and every power, capacity, privilege or immunity to trading or commercial corporations.

ARTICLE II.—This Corporation shall be domiciled in the City of New Orleans, Louisiana; and the President, and, in his absence, Vice-President, are designated as the officers upon whom citation, or other legal process, can be served.

ARTICLE III.—The objects and purposes of this Corporation and the nature of the business to be carried on by it, are hereby declared to be:

1. To acquire all the stock of groceries and merchandise contained in the grocery store known as the Jos. Federico Grocery, in the City of New Orleans, Louisiana.

2. To buy, sell, trade and deal in, at wholesale and retail, groceries, provisions, and all other articles and things incident to a general grocery, vegetable, food supply, poultry, fish, game, produce and provision mercantile business.

3. And, generally, for the purposes of attaining or furthering any of the objects and purposes therewith connected or incidental thereto, to do all things which a partnership or natural person could do, and which now or hereafter may be authorized by law.

ARTICLE IV.—The capital stock of this

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