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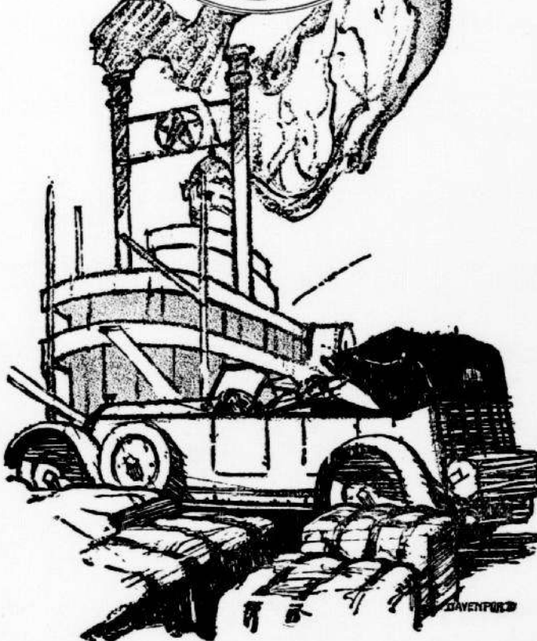
The engine runs with a quiet whirr... gets there on time

Stanocola Polarine maintains a protective cushion of pure lubricant on all bearings...

For your car—for every car—there is no better oil than Stanocola Polarine.

Stanocola Polarine correctly lubricates all types of automobile engines.

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STANOCOLA POLARINE... THE STANDARD FOR LUBRICATION

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CHARTER.

stockholders; it shall be transmitted without delay by the Board to them and must be accepted within thirty days...

2. Whenever any stockholder whose holdings, together with those of his surviving wife or children, if any, shall exceed twenty per cent or more of the capital stock of this corporation, shall die, his successors, heirs or legal representatives will have the right to...

3. No stock shall be held in this corporation by employees who are not officers, except as herein provided...

ARTICLE V.—All the corporate powers shall be exercised by the Board of Directors of this corporation, including the right to manage the business and to control the policy...

The Board of Directors of this corporation shall be composed of seven stockholders, who shall be elected immediately after the signing of this charter...

All routine business matters shall be decided by the majority vote of the quorum present at such meeting, notwithstanding any provision in this charter...

ARTICLE VI.—This charter may be amended and the capital stock increased and decreased with the consent of two-thirds of all of its stockholders...

ARTICLE VII.—This corporation may be dissolved with the consent of two-thirds of all of its stockholders...

ARTICLE VIII.—No stockholder shall ever be held liable or responsible for the contracts of this corporation...

ARTICLE IX.—Wherever notice is required by law or by this charter the same may be given in writing delivered in person or sent by registered mail...

Witnesses: Elise Ray, Alma Bertus. HENRY P. DART, JR., Notary Public.

CHARTER.

WEST END LAND COMPANY, INC. United States of America, State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known that on this 22nd day of the month of September in the year one thousand nine hundred and nineteen, and of America the one hundred and nineteenth, before me, Francis D. Charbonnet, Jr., a Notary Public in and for the Parish of Orleans...

Article I. That the name and title and style of this corporation, shall be "West End Land Company, Incorporated," and by and under such name, it shall have and enjoy all the rights, privileges, powers, advantages and immunities allowed or granted to corporations by any existing or future law of this State...

Article II. The objects and purposes of this corporation are hereby declared to be: To buy, sell and deal in all kinds of real, personal or mixed property...

Article III. The capital stock of this corporation is hereby fixed at the sum of Forty Two Thousand Seven Hundred and Twenty Seven (\$42,700.00) Dollars, divided into Four hundred and Twenty Seven (427) shares of par value of One Hundred and No Hundred (\$100.00) Dollars each...

Article IV. The domicile of this corporation shall be in the City of New Orleans, Parish of Orleans, State of Louisiana, and it shall enjoy the same rights, powers and franchises as a corporation of this State...

Article V. All legal process shall be served on the President, or in his absence, the Vice-President, or any other officer of this corporation, or as may be prescribed by law.

Article VI. All corporate powers of this corporation shall be vested in and exercised by a board of not less than three nor more than seven directors.

Article VII. The capital stock of this corporation is hereby fixed at Fifty Two Thousand (\$52,000) Dollars, divided into Five Hundred (500) Shares of the par value of One Hundred (\$100.00) Dollars each...

Witnesses: Elise Ray, Alma Bertus. HENRY P. DART, JR., Notary Public.

CHARTER.

ALCO MANUFACTURERS, INC. United States of America, State of Louisiana, Parish of Orleans, City of New Orleans.

Be it known that on this ninth day of the month of September, in the year one thousand nine hundred and nineteen, before me, John R. Upton, a Notary Public in and for the Parish of Orleans, State of Louisiana, therein residing, duly commissioned and qualified...

Article I.—The name and title of this corporation shall be "Alco Manufacturers, Incorporated," and under such title it shall have and enjoy all the rights, powers and franchises as a corporation of this State...

Article II. The domicile of this corporation shall be in the City of New Orleans, Parish of Orleans, State of Louisiana, and it shall enjoy the same rights, powers and franchises as a corporation of this State...

Article III. The objects and purposes of this corporation are hereby declared to be: To buy, sell and trade in leather, leather goods and findings; and to manufacture same into belts, suit-cases or other articles.

Article IV. The capital stock of this corporation is hereby fixed at Fifty Two Thousand (\$52,000) Dollars, divided into Five Hundred (500) Shares of the par value of One Hundred (\$100.00) Dollars each...

Article V. All legal process shall be served on the President, or in his absence, the Vice-President, or any other officer of this corporation, or as may be prescribed by law.

Article VI. The Board of Directors shall hold regular meetings at such times as shall be fixed by the by-laws of this corporation. These meetings shall be held at the domicile of this corporation...

Article VII. The stock of this corporation may be transferred, provided such transfer shall be recorded upon the books of the corporation before it shall be required to recognize the transfer or the new holder of the stock.

Witnesses: Elise Ray, Alma Bertus. HENRY P. DART, JR., Notary Public.

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Third District Building Ass'n

A Co-operative, Savings and Home-Buying Institution. Office, 2601 Royal St., Corner Lafayette Ave. New Orleans, La., Incorporated April 15, 1887.

Capital authorized \$5,000,000.00 Capital subscribed 2,271,790.00 Capital paid in 723,082.00

We pay the fees of the first transfer and thereby save to the borrower fifty per cent of the usual notarial charges.

A Contingent and Reserve Fund of over \$25,000.00, assure the Contingent.

CHARTER.

constit of a President, Vice-President, all of whom shall be members of the Board of Directors. The following named persons shall constitute the first Board of Directors, to-wit: Pascal Americo, No. 3211 Ursuline Avenue, New Orleans, Louisiana; Gaspare Lippani, No. 614 North Carrollton Avenue, New Orleans, Louisiana; Philip Radosta, No. 3211 Ursuline Avenue, New Orleans, Louisiana; Joseph Puglia, No. 3629 Royal Street, New Orleans, Louisiana; Felix J. Lippani, No. 3211 Ursuline Avenue, New Orleans, Louisiana; Pascal Americo, President; Gaspare Lippani 1st Vice-President; Philip Radosta 2nd Vice-President; Felix J. Lippani, Secretary and Joseph Puglia Treasurer;

and these Directors and Officers shall hold office until the second Wednesday of September, 1920, or until their successors are duly elected and qualified. Thereafter the directors shall be elected annually on the second Wednesday of September of each year, beginning with 1920; all elections of directors shall be by ballot, and each shareholder shall be entitled to one vote for each share of stock standing in his name on the books of this corporation, this vote to be cast in person or by written proxy, and it shall require a majority of the stock present or represented to elect.

Failure to hold an election for Directors on the second Wednesday of September, 1920, or annually thereafter, shall not work a forfeiture of this charter, but the Board of Directors shall remain in office until their successors are fully elected and qualified.

Article VI. The Board of Directors shall hold regular meetings at such times as shall be fixed by the by-laws of this corporation. These meetings shall be held at the domicile of this corporation, but the President may call special meetings of the Board of Directors at such times as he may deem advisable, and he shall be required to call such meetings at the request of a member of the Board of Directors. Three days written notice of such special meetings shall be given to the directors, unless waiver of such notice is signed by the directors. Any vacancy occurring in the Board of Directors, either from death, resignation or inability to serve, shall be filled by the remaining Board of Directors at its next meeting after such vacancy shall have occurred. The first Board of Directors of this corporation shall be required to draft and submit to the stockholders for their approval by-laws for the government of this corporation, which may be altered, amended or changed as the exigencies of the case may require.