



MADE LAST NIGHT

LIGGETT'S DRUG STORE, Canal Street Agents

Model Sheet Metal Works

FRANK BRAAI, Prop.

Repair Work, Gutter Spouting, Steam and Gas Fitting, Sheet Metal Work of All Descriptions, Gas Stove Repairing Our Specialty.

PHONE ALGIERS 377 319 NEWTON STREET

DON'T BE SORRY

Many young people have positions offered them by their friends and are sorry they cannot accept owing to not having prepared themselves. To these young people we say, Don't Be Sorry the Second Time.

Enter Soule College for a thorough Shorthand or Business or English Course, and you will be ready when opportunity knocks at your door.

Graduates assisted to positions.

Geo. Soule & Sons

MOTHERS GO TO SCHOOL TO LEARN DRESSMAKING



Where Philadelphia Grown-Ups are Taught Dressmaking

A surprisingly large number of women in Philadelphia, as in other big cities, don't know how to make dresses or trim hats. One of the activities which Community Service has started in the Pennsylvania metropolis is a series of night classes where women can learn these things together with other domestic arts.

The women meet in a public school, sit at the desks like regular pupils and find the blackboard a great help in the study of patterns.

Simple garments for the children form the first objects of study for the beginners. With a little girl as model,

with the blackboard patterns, a tape measure, and an efficient teacher, the class is making rapid progress.

"So that's the way to cut out a shoulder!" sighed one mother in relief when the first demonstration ended. "I never could make 'em come together right under the arm."

"And that's a button-hole, is it?" said another. "Well, it won't ever bother me again, for sure."

It looks as though any number of Philadelphia children were going to be dressed more expensively and more prettily—and more easily—than ever before.

Algiers Sash, Door and Blind Co., Inc.

STAIRS, STEAMBOAT WORK—HOUSE OPENINGS

Turnings and Scroll Sawing

Office and Factory: Cor. Atlantic and Pelican Aves. Telephone Algiers 142

CHARTER.

CHARTER OF LEON ISRAEL & BROS. (MEXICO) INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this 16th day of the month of October, in the year of our Lord, one thousand nine hundred and nineteen, before me, William J. Guste, a Notary Public, duly commissioned and qualified, in and for the above parish and State, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several parties whose names are hereunto subscribed, who severally declared that, availing themselves of the laws of the State of Louisiana, in such cases made and provided, and particularly of Act 267 of the General Assembly of the State of Louisiana of 1914, relating to the creation, organization and formation of corporations, they have covenanted and agreed, and by these presents do hereby covenant, agree and bind themselves, as well as their heirs and assigns hereafter become associated with them, to form a corporation for the objects and purposes under the articles and stipulations following which they hereby adopt as their charter, to-wit:

ARTICLE I.—The name of this corporation shall be Leon Israel & Bros. (Mexico) Inc., and under its corporate name shall have the right to make, alter and amend its articles of incorporation, and to alter and amend the same at pleasure; to hold, receive, own, lease, convey, assign, mortgage, hypothecate, pledge or otherwise dispose of, property real, personal or mixed, corporeal and incorporeal; to issue bonds, notes or other securities; to hold stock in other companies; to name, elect and appoint such manager, agents, directors and officers as the interest and convenience of said corporation may require; to make and establish, alter and amend, by-laws, rules and regulations for its proper government, as may be deemed necessary and proper for the extension of the business in which the corporation is engaged.

ARTICLE II.—The domicile of this corporation shall be in the City of New Orleans, State of Louisiana, and service of process shall be made upon the President, or, in his absence, upon the Secretary.

ARTICLE III.—The objects and purposes for which this corporation is organized and created and the nature of the business to be carried on by it are declared to be as follows: To engage in the general import and export business in the United States and in foreign countries; to carry on a general merchandise business; to import and export, wholesale and retail, or otherwise acquire and dispose of, and generally to deal in goods, wares, products, kind and description as principal, factor, or agent; and generally to do and perform all things incidental and necessary to carry out and execute the objects and purposes herein above enumerated.

ARTICLE IV.—The capital stock of this corporation is hereby fixed at the sum of five thousand (\$5,000.00) dollars, and shall be divided into fifty shares, each of one hundred (\$100.00) dollars each. Said stock shall be paid for in cash, or by promissory notes, or by other means to the corporation, or other equivalent of cash as provided by law, and in such manner and at such times and in such installments as may be provided by the Board of Directors. This corporation shall be a going concern and shall be authorized to issue and sell as soon as fifty per cent of its capital stock shall have been subscribed and fifty per cent of all stock subscribed for shall in fact have been paid for, either in cash or its equivalent.

ARTICLE V.—The capital stock of this corporation may be increased to the sum of one hundred thousand (\$100,000.00) dollars by a vote of two-thirds of all the stock present or represented at a special meeting called for that purpose or at a regular annual meeting of the corporation.

ARTICLE VI.—All certificates of stock issued by this corporation shall be signed by the President and countersigned by the Vice President, or if by the Secretary and the Board of Directors, shall be signed by the President and countersigned by the Secretary. The stock of this corporation can be transferred only on the books of the corporation, subject to such regulations and formalities as may be by the Board of Directors from time to time prescribed. No stockholder shall be permitted to sell or otherwise dispose of his stock, without the first offering the same in writing to the other stockholders, through the Board of Directors, at a price not exceeding the book value thereof, and said stock may be sold by or otherwise disposed of by the stockholders, and shall have a period of ten days in which to accept or decline said offer, and should the offer be declined, the purchase said stock, then such stockholder is at liberty to sell or dispose of the stock, and may do so in any manner and at any price he may deem fit. Each share of stock is issued herein upon the condition and understanding that no stockholder shall elect the other stockholders to be in violation hereof, and any such transfer if made shall be void, and this corporation shall be under no obligation to issue or transfer any stock in regard to the holder of the certificate thereof.

ARTICLE VII.—The corporate powers of this corporation shall be vested in and exercised by a Board of three Directors, two of whom shall constitute a quorum for the transaction of business. The directors of this corporation may vote in person or by written or telegraphic proxy at any of the meetings of the Board of Directors, and the Board of Directors may delegate any of its powers to any officer or officers or any other representative of the corporation by appropriate resolution to that effect. The first Board of Directors of this corporation shall be composed of the following: Leon Israel, President; Sam Israel, Vice-President; Karl Gutmann, Secretary-Treasurer; and they shall serve until the 2nd Wednesday in January, 1920, or until their successors are elected and thereafter the directors shall be elected annually at a meeting held the second Wednesday in January in each year after date hereof. Notice of said meeting shall be given by mail, at least ten days prior to the date of said meeting, in writing, sent by registered mail to each stockholder at his last known place of residence. Each stockholder shall, at such annual meeting or other meeting, general or special, be entitled in person or by written or telegraphic proxy to one vote for each share of stock owned by him. The election shall be held under such

CHARTERS.

rules and regulations as may be from time to time determined by the Board of Directors. The Directors when elected shall hold office for one year or until their successors shall have been elected, and qualified, and failure to hold the annual meeting of stockholders or to elect annually Directors shall not operate the forfeiture of this charter, or any rights thereunder. Any vacancy occurring in the Board of Directors may be filled by the Directors for the unexpired term.

ARTICLE VIII.—This charter and act of incorporation may be changed, modified or amended by and with the consent of three-fourths of all the stock present or represented at a meeting, general or special, held for that purpose; and such amendments may be material or immaterial, subject only to limitation as may be by law provided; and this corporation shall have the right and power to increase or decrease its capital stock as hereinafter set out, and any increase of the capital stock in excess of the amount named herein shall be made by the Board of Directors by a three-fourths vote of all outstanding stock.

ARTICLE IX.—Notice of any and all meetings referred to in this charter or required by law shall be given in the manner provided for giving notices in case of election, unless the same shall have been waived. The stockholders and Directors may waive notices.

ARTICLE X.—In case of the dissolution, liquidation or termination of this corporation, the affairs of the corporation shall be liquidated by a three-fourths vote of the stockholders, and the liquidators shall have full power and authority as may be by law provided, fixing the terms and conditions upon which they shall serve and their compensation and provide in case of death or disability or anyone of said liquidators, the remaining liquidators may fill the vacancy or continue to act on behalf of the corporation.

ARTICLE XI.—The subscribers hereto have written opposite their names the number of shares subscribed to by each of them, and their postoffice addresses, so that this charter may serve as a subscription list; all of which subscriptions are payable in the manner and form set out herein and as provided for in Act 267 of the General Assembly of the State of Louisiana of 1914.

Thus done and passed at my office, in the City of New Orleans, Louisiana, on the 16th day, month and year herein first above written, and in the presence of Paul E. Chazey and Morris B. Redmann, competent witnesses, who have hereunto signed their names and me, Notary, after due reading of the whole.

Witnesses:
Paul E. Chazey,
Morris B. Redmann.

WILLIAM J. GUSTE,
Notary Public.

I hereby certify that the above and foregoing is a true and correct copy of the records in my office.

WILLIAM J. GUSTE,
(Seal) Notary Public.

CHARTER OF THE HERBERT B. HOMES COMPANY, INC.

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

Be it known, that on this twenty-second day of the month of October, in the year of our Lord one thousand nine hundred and nineteen, before me, Benjamin Y. Wolf, a Notary Public, duly commissioned and qualified in and for the Parish of Orleans, State of Louisiana, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the parties whose names are hereunto subscribed, all of full age and residents of the City of New Orleans, State of Louisiana, who declared that, availing themselves of the provisions of the laws of this State relative to the formation of corporations, they have covenanted and agreed, and by these presents covenant and agree, and bind themselves, as well as all such other persons as may hereafter become associated with them, to form and constitute a corporation and body politic in law, for the purposes and objects and under the stipulations and articles following, to-wit:

ARTICLE I.—The name of said corporation shall be "THE HERBERT B. HOMES COMPANY, INC."

ARTICLE II.—The object and purposes for which this corporation is organized, and the nature of the business in which this corporation is to carry on, are declared to be:

1. To buy, sell, manufacture and generally deal in and with all kinds of stationery and supplies used in the stationers' trade, and to conduct the business of printing, lithographing, engraving and bookbinding, and everything incidental thereto to-wit:

(a) To lease, buy, sell, use and hold all such property, real or personal, as may be necessary or convenient in connection with the said business.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this 9th day of the month of October, in the year of our Lord one thousand nine hundred and nineteen, before me, Raymond H. Saal, a Notary Public, duly commissioned and qualified, within 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 several persons whose names are hereunto subscribed, who severally declared that, availing themselves of the benefits and provisions 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, they have united to form, and by these presents do form and organize a corporation, and a majority of the stockholders, either present in person or represented by proxy, shall constitute a

CHARTER OF MARTEL FILTER CO. INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this 22nd day of October, 1919, before me, Benjamin Y. Wolf, Notary Public, State of Louisiana, do hereby certify that the above and foregoing charter of incorporation of the Herbert B. Homes Company, Inc., was this day duly recorded in my office in Book 1231, Folio —.

(Seal)

(Signed) EMILE LEONARD, D. R.
A true copy:

BENJAMIN Y. WOLF, Notary Public.
Oct. 30-Dec. 4.

CHARTER OF MARTEL FILTER CO. INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this 22nd day of October, 1919, before me, Benjamin Y. Wolf, Notary Public, State of Louisiana, do hereby certify that the above and foregoing charter of incorporation of the Martel Filter Co., Inc., was this day duly recorded in my office in Book 1231, Folio —.

(Seal)

(Signed) EMILE LEONARD, D. R.
A true copy:

BENJAMIN Y. WOLF, Notary Public.
Oct. 30-Dec. 4.

CHARTERS.

(b) To do any or all things set forth in this charter as objects, purposes, powers or otherwise to the same extent and fully as natural persons might do, and in any part of the world.

ARTICLE III.—The capital stock of the said corporation shall be ten thousand dollars, divided into and represented by one hundred shares of one hundred dollars, payable in cash, property or for services rendered. The capital stock may be increased to twenty thousand dollars.

This corporation shall commence doing business as soon as five thousand dollars of the capital stock shall have been subscribed for, and twenty-five hundred dollars of said amount so subscribed shall have been paid for.

ARTICLE IV.—The domicile of the said corporation shall be in the City of New Orleans, State of Louisiana.

The president, or in his absence the vice-president, shall be the proper person upon whom citation or other legal process shall be served.

Said corporation, unless sooner dissolved, shall exist and continue for the period of ninety-nine years from and after date hereof.

ARTICLE V.—All corporate powers shall be vested in a board of four directors. The first board of directors shall consist of Herbert B. Homes, whose postoffice address is 3301 Napoleon avenue, New Orleans, who shall be president; Elizabeth E. Homes, whose postoffice address is 3301 Napoleon avenue, who shall be vice-president; Clemens I. Bernard, whose postoffice address is 2222 Magazine street, who shall be secretary-treasurer; and Addison G. Darden, whose postoffice address is 1888 Soniat street.

Said board shall continue in office until January 2, 1921, on which date, and thereafter annually, a board of directors shall be elected on the second of January of each year, unless the same shall be a legal holiday, when the election shall be held on the next legal day thereafter.

After each election the board of directors shall elect from their number the officers of the company.

The said board is further authorized to amend and adopt such by-laws, rules and regulations as the affairs and business of the corporation may require, and as it may deem proper for the conducting and management thereof.

ARTICLE VI.—This charter may be amended and the capital stock of this corporation may be increased or decreased, or the corporation may be dissolved in the manner and method provided by law.

ARTICLE VII.—No stockholder shall ever be held liable or responsible for the debts or liabilities 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 organization, lease or otherwise to require, charter null or of effect, or rendering it any further sum than as above provided.

ARTICLE VIII.—Whenever this corporation shall be dissolved, whether by the act thereof or from any other cause, the assets thereof shall be liquidated by three stockholders elected and qualified in the manner provided by law. And they shall continue in office until the affairs of the corporation shall have been fully settled and the assets thereof distributed to one of the liquidators, or his refusal or inability to serve, the remaining liquidators may themselves proceed with all the powers and authority vested in the full membership.

And the signers hereto declare that they have affixed opposite their names the number of shares subscribed by them, and they hereby declare this to be their subscription list.

Thus done and passed, at my notarial office, in the City of New Orleans, on the 22nd day, month and year herein first above written, in the presence of Hubert M. Ansley and Maximilian Hubert, competent witnesses, of lawful age and residents of this city, said parties and me, notary, after due reading of the whole.

(Original signed.) Hubert M. Ansley, Max. Hubert, Elizabeth E. Homes, C. I. Bernard, 1 share; A. G. Darden, 1 share.

BENJAMIN Y. WOLF, Notary Public.

State of Louisiana, Parish of Orleans—Herbert B. Homes and Clemens I. Bernard, having first been duly sworn, depose and say that they are two of the incorporators of the Herbert B. Homes Company, Inc., and that 50 per cent of the stock of said company has been subscribed.

(Original signed.) H. B. Homes, C. I. Bernard.

Sworn to and subscribed before me this 22nd day of October, 1919.

BENJAMIN Y. WOLF, Notary Public.

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 Herbert B. Homes Company, Inc., was this day duly recorded in my office in Book 1231, Folio —.

(Seal)

(Signed) EMILE LEONARD, D. R.
A true copy:

BENJAMIN Y. WOLF, Notary Public.
Oct. 30-Dec. 4.

CHARTER OF MARTEL FILTER CO. INC.

United States of America, State of Louisiana, Parish of Orleans, City of New Orleans. Be it known, that on this 22nd day of October, 1919, before me, Benjamin Y. Wolf, Notary Public, State of Louisiana, do hereby certify that the above and foregoing charter of incorporation of the Martel Filter Co., Inc., was this day duly recorded in my office in Book 1231, Folio —.

(Seal)

(Signed) EMILE LEONARD, D. R.
A true copy:

BENJAMIN Y. WOLF, Notary Public.
Oct. 30-Dec. 4.

CHARTERS.

ARTICLE I.—The name and title of this corporation shall be "MARTEL FILTER CO. INC." and under and by said name, unless sooner 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 have, hold, receive, borrow, loan, exchange, acquire by grant, gift or purchase, devise or bequest, sell, alienate, dispose of, convey, lease, pledge, pawn, hypothecate, encumber or mortgage property of any kind, whether real, personal or mixed, corporeal or incorporeal, movable or immovable, all subject to such limitations as may be prescribed by law. It may make, issue and endorse bonds or notes and other evidences of debt. It may accept mortgages, pledges or other forms of security for money loaned or other debts. It may contract, sue and be sued, plead or be impleaded by its corporate name in any court of competent jurisdiction. It may make, adopt and use a common seal and alter the same at pleasure. It may contract in other corporations, and its capital stock may be issued for capital stock in other corporations. It may name, appoint and employ such directors, officers, agents and other employees as its said business and convenience may require, and may fix their compensation, salaries and expenses, and may determine the regulation and management 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 possess all the powers, rights, privileges and immunities which corporations are and may hereafter be authorized to possess under the constitution and laws of this State, and particularly under Act No. 267 of the Acts of the General Assembly of the State of Louisiana for the year 1914.

ARTICLE II.—The domicile of this corporation shall be in the City of New Orleans, Parish of Orleans, State of Louisiana.

ARTICLE III.—This corporation may carry on its business and establish offices in the State of Louisiana, or any States or Territories of the United States, or any foreign countries, and the objects and purposes of this corporation shall be as set forth, and the nature of the business to be carried on by it, are hereby declared to be:

(1) To create, apply for, obtain, register, purchase, lease or otherwise to require, introduce and to hold, own, assign, or otherwise to dispose of, any trade marks, names, patents, inventions, improvements, processes used in connection with or secured under letters patent of the United States, or elsewhere or other foreign countries, and to develop, grant licenses in respect of, or otherwise to account any such trademarks, patents, licenses, processes and the like, or any such property or rights.

(2) To manufacture, construct and deal in machinery, appliances and plants of every nature, kind and description which soever; and particularly, to manufacture, construct and deal in filtering mediums used in the manufacture of syrups, molasses and sugars from sugar cane, beets or other raw products used in the manufacture of sugar. To acquire by purchase, lease or otherwise, and to manufacture and construct machines of any kind or character, and to equip, erect and install the same for use and operation by electricity, compressed air, or gas, or by other means of motive power, and to operate, use, sell lease and hire the same. And also to carry on a general manufacturing, wholesale and retail merchandise business.

(3) To enter into, make, perform and carry out contracts of every kind and nature not contrary to law, with any person, firm, association or corporation, 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 to effect or to facilitate in the transaction of its aforesaid business or businesses, or any part thereof, or the transaction of any other lawful business that may be calculated, directly or indirectly, to enhance the value of or to render profitable, any such incidental powers and privileges as relate to the objects and purposes hereinabove set forth, and which may be useful or convenient for effecting said objects and purposes.

ARTICLE IV.—The authorized capital stock of this corporation is hereby declared to be the sum of twenty thousand dollars (\$20,000). The presently authorized capital stock of the corporation shall be represented by two hundred (200) shares of the par value of one hundred dollars each. The said authorized capital stock shall be binding upon this corporation unless made in accordance with its charter and by-laws and recorded on the books thereof.

Of the said capital stock of twenty thousand dollars (\$20,000), it is now vested among the stockholders hereof that ten thousand one hundred dollars (\$10,100) shall be paid and non-assessable when the said capital stock of this corporation shall be binding upon this corporation unless made in accordance with its charter and by-laws and recorded on the books thereof.

By transferring to this corporation all of the patent rights or interests which he might have in certain patents which have been applied for for the filtration of sugar solutions, juices, syrups, etc., used in the manufacture of sugars; that said patent has not been issued, but is in the process of issuing, and that the caveat has been issued by the Patent Office and is numbered 1,100,000; and that the said patent rights and the stockholders do hereby declare that the value of said patent rights are appraised at the sum of ten thousand one hundred dollars (\$10,100) and the said stock shall be issued to the said L. J. Martel upon his transferring said patent rights, and said stock shall be considered as fully paid for.

ARTICLE V.—The business of this corporation shall be managed and all the corporate powers thereof shall be vested and exercised by a board of not less than three (3) nor more than seven (7) directors, to be elected from among its stockholders, and a majority of the directors, either present in person or represented by proxy, shall constitute a

Martel, whose postoffice address is New Orleans, La.; Horace Williams, whose postoffice address is New Orleans, La.; John H. Minor, whose postoffice address is New Orleans, La.; Henry J. Martel, whose postoffice address is New Orleans, La.; and Louis J. Martel, whose postoffice address is New Orleans, La. as directors, and as secretary-treasurer.

ARTICLE VII.—On the first Monday in January and annually thereafter, a meeting of the stockholders of this corporation shall be held at the domicile of the corporation for the purpose of electing directors, and a failure to hold the annual meeting of stockholders, or the failure to elect directors, shall not operate the forfeiture of this charter, or any rights thereunder. Any vacancy occurring in the Board of Directors may be filled by the Directors for the unexpired term.

ARTICLE VIII.—This charter and act of incorporation may be changed, modified or amended by and with the consent of three-fourths of all the stock present or represented at a meeting, general or special, held for that purpose; and such amendments may be material or immaterial, subject only to limitation as may be by law provided; and this corporation shall have the right and power to increase or decrease its capital stock as hereinafter set out, and any increase of the capital stock in excess of the amount named herein shall be made by the Board of Directors by a three-fourths vote of all outstanding stock.

ARTICLE IX.—Notice of any and all meetings referred to in this charter or required by law shall be given in the manner provided for giving notices in case of election, unless the same shall have been waived. The stockholders and Directors may waive notices.

ARTICLE X.—In case of the dissolution, liquidation or termination of this corporation, the affairs of the corporation shall be liquidated by a three-fourths vote of the stockholders, and the liquidators shall have full power and authority as may be by law provided, fixing the terms and conditions upon which they shall serve and their compensation and provide in case of death or disability or anyone of said liquidators, the remaining liquidators may fill the vacancy or continue to act on behalf of the corporation.

ARTICLE XI.—The subscribers hereto have written opposite their names the number of shares subscribed to by each of them, and their postoffice addresses, so that this charter may serve as a subscription list; all of which subscriptions are payable in the manner and form set out herein and as provided for in Act 267 of the General Assembly of the State of Louisiana of 1914.

Thus done and passed at my office, in the City of New Orleans, Louisiana, on the 22nd day, month and year herein first above written, and in the presence of Paul E. Chazey and Morris B. Redmann, competent witnesses, who have hereunto signed their names and me, Notary, after due reading of the whole.

Witnesses:
Paul E. Chazey,
Morris B. Redmann.

WILLIAM J. GUSTE,
Notary Public.

I hereby certify that the above and foregoing is a true and correct copy of the records in my office.

WILLIAM J. GUSTE,
(Seal) Notary Public.

CHARTERS.

Martel, whose postoffice address is New Orleans, La.; Horace Williams, whose postoffice address is New Orleans, La.; John H. Minor, whose postoffice address is New Orleans, La.; Henry J. Martel, whose postoffice address is New Orleans, La.; and Louis J. Martel, whose postoffice address is New Orleans, La. as directors, and as secretary-treasurer.

ARTICLE VII.—On the first Monday in January and annually thereafter, a meeting of the stockholders of this corporation shall be held at the domicile of the corporation for the purpose of electing directors, and a failure to hold the annual meeting of stockholders, or the failure to elect directors, shall not operate the forfeiture of this charter, or any rights thereunder. Any vacancy occurring in the Board of Directors may be filled by the Directors for the unexpired term.

ARTICLE VIII.—This charter and act of incorporation may be changed, modified or amended by and with the consent of three-fourths of all the stock present or represented at a meeting, general or special, held for that purpose; and such amendments may be material or immaterial, subject only to limitation as may be by law provided; and this corporation shall have the right and power to increase or decrease its capital stock as hereinafter set out, and any increase of the capital stock in excess of the amount named herein shall be made by the Board of Directors by a three-fourths vote of all outstanding stock.

ARTICLE IX.—Notice of any and all meetings referred to in this charter or required by law shall be given in the manner provided for giving notices in case of election, unless the same shall have been waived. The stockholders and Directors may waive notices.

ARTICLE X.—In case of the dissolution, liquidation or termination of this corporation, the affairs of the corporation shall be liquidated by a three-fourths vote of the stockholders, and the liquidators shall have full power and authority as may be by law provided, fixing the terms and conditions upon which they shall serve and their compensation and provide in case of death or disability or anyone of said liquidators, the remaining liquidators may fill the vacancy or continue to act on behalf of the corporation.

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Thus done and passed at my office, in the City of New Orleans, Louisiana, on the 22nd day, month and year herein first above written, and in the presence of Paul E. Chazey and Morris B. Redmann, competent witnesses, who have hereunto signed their names and me, Notary, after due reading of the whole.

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Morris B. Redmann.

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Notary Public.

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ARTICLE VIII.—This charter and act of incorporation may be changed, modified or amended by and with the consent of three-fourths of all the stock present or represented at a meeting, general or special, held for that purpose; and such amendments may be material or immaterial, subject only to limitation as may be by law provided; and this corporation shall have the right and power to increase or decrease its capital stock as hereinafter set out, and any increase of the capital stock in excess of the amount named herein shall be made by the Board of Directors by a three-fourths vote of all outstanding stock.

ARTICLE IX.—Notice of any and all meetings referred to in this charter or required by law shall be given in the manner provided for giving notices in case of election, unless the same shall have been waived. The stockholders and Directors may waive notices.

ARTICLE X.—In case of the dissolution, liquidation or termination of this corporation, the affairs of the corporation shall be liquidated by a three-fourths vote of the stockholders, and the liquidators shall have full power and authority as may be by law provided, fixing the terms and conditions upon which they shall serve and their compensation and provide in case of death or disability or anyone of said liquidators, the remaining liquidators may fill the vacancy or continue to act on behalf of the corporation.

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WILLIAM J. GUSTE,
Notary Public.

I hereby certify that the above and foregoing is a true and correct copy of the records in my office.

WILLIAM J. GUSTE,
(Seal) Notary Public.

CHARTERS.

Martel, whose postoffice address is New Orleans, La.; Horace Williams, whose postoffice address is New Orleans, La.; John H. Minor, whose postoffice address is New Orleans, La.; Henry J. Martel, whose postoffice address is New Orleans, La.; and Louis J. Martel, whose postoffice address is New Orleans, La. as directors, and as secretary-treasurer.

ARTICLE VII.—On the first Monday in January and annually thereafter, a meeting of the stockholders of this corporation shall be held at the domicile of the corporation for the purpose of electing directors, and a failure to hold the annual meeting of stockholders, or the failure to elect directors, shall not operate the forfeiture of this charter, or any rights thereunder. Any vacancy occurring in the Board of Directors may be filled by the Directors for the unexpired term.

ARTICLE VIII.—This charter and act of incorporation may be changed, modified or amended by and with the consent of three-fourths of all the stock present or represented at a meeting, general or special, held for that purpose; and such amendments may be material or immaterial, subject only to limitation as may be by law provided; and this corporation shall have the right and power to increase or decrease its capital stock as hereinafter set out, and any increase of the capital stock in excess of the amount named herein shall be made by the Board of Directors by a three-fourths vote of all outstanding stock.

ARTICLE IX.—Notice of any and all meetings referred to in this charter or required by law shall be given in the manner provided for giving notices in case of election, unless the same shall have been waived. The stockholders and Directors may waive notices.

ARTICLE X.—In case of the dissolution, liquidation or termination of this corporation, the affairs of the corporation shall be liquidated by a three-fourths vote of the stockholders, and the liquidators shall have full power and authority as may be by law provided, fixing the terms and conditions upon which they shall serve and their compensation and provide in case of death or disability or anyone of said liquidators, the remaining liquidators may fill the vacancy or continue to act on behalf of the corporation.

ARTICLE XI.—The subscribers hereto have written opposite their names the number of shares subscribed to by each of them, and their postoffice addresses, so that this charter may serve as a subscription list; all of which subscriptions are payable in the manner and form set out herein and as provided for in Act 267 of the General Assembly of the State of Louisiana of 1914.

Thus done and passed at my office, in the City of New Orleans, Louisiana, on the 22nd day, month and year herein first above written, and in the presence of Paul E. Chazey and Morris B. Redmann, competent witnesses, who have hereunto signed their names and me, Notary, after due reading of the whole.

Witnesses:
Paul E. Chazey,
Morris B. Redmann.

WILLIAM J. GUSTE,
Notary Public.

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Witnesses:
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Morris B. Redmann.

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