to accept the same or to make a counter offer as hereinabove prescribed, and therefrow the first of the the-fourths of the amount offer as hereinabove prescribed, and the same of the same of the same of the same of the same. Stockholders shall have the thirty days after acceptance to pay for the same. Stockholders shall have the right to buy said shares in proportion not their holdings and any proportion not other.

There shall be printed in the body of each certificate of stock, "This stock is accepted, held, and can be transferred, only upon conditions named in Article with the same of the same of the same of the same. Stockholders shall have the right to buy said shares in proportion not their holdings and any proportion not only upon conditions named in Article and accept the same or to make a counter of the same. Stockholders shall have the right to buy said shares in proportion not their holdings and any proportion not only upon conditions named in Article and the same of the same. Stockholders shall have the right to buy said shares in proportion not their holdings and any proportion not on their holdings and any proportion not their holdings and any proportion of their holdings and any proportion not a same and the stockholders shall have the right and the same of the same of the same of the same of the same and the s

a he secretary.

ATRICLE X.—No stockholder shall ever shall for the contract or faults of this securior in any further sum than the state balance due the corporation on the same same by or subscribed for by him; a shall any informality in the organization, and the effect of rendering this charant where the effect of rendering this charant or of exposing the stockiolders and the stockiolders.

the for the contract or faults of this corporation. The standard pay further sum than the standard por subscribed for by him; the standard por subscribed for by limitation or standard por subscribed for by limitation or standard por subscribed for by limitation or standard for the subscribed for by limitation or standard the subscribed for by limitation or standard for the subscribed for by limitation or standard for the subscribed for by limitation or standard for the corporation and direct the affairs of the corporation, or merger, cash, bonds, notes or stock of the purchasing or merging corporation, and to take in payment of any such sale or merger, cash, bonds, notes or stock of the purchasing or merging corporation, and to take in payment of any such sale or merger, cash, bonds, notes or stock of the purchasing or merging corporation, and to take in payment of any such sale or merger, cash, bonds, notes or stock of the purchasing or merging corporation, and to take in payment of any such sale of the purchasing or merging corporation, and to take in payment of any such sale or merger, cash, bonds, notes or stock of the purchasing or merging corporation, and to take in payment of any such sale or merger, cash, bonds, notes or stock of the purchasing or merging corporation, and to take in payment of any such sale or merger, cash, bonds, notes or stock of the corporation, created for the purchasing or merging corporation, and to take in payment of any such sale or merger, cash, bonds, notes or stock

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for dividends.

The Board of Directors of this corporation shall be composed of seven stockholders, each holding at least one share of stock in his own name and unpledged to hold office for one year and until their successors are elected and qualified. The first Board of Directors shall be composed of the following persons, with Mr. J. K. Newman as president, Edgar Newman as vice-president, and L. Carroll Root as secretary-treasurer; J. K. Newman, New Orleans, La.; Edgar New-505 Royal St.

Witnesses

A true copy.

MEYER S. DREIFUS,
Notary Public. HARTER OF THE COMMUNITY

Witnesses:
Harry Hardie.
John Dart.
(Signed) HENRY P. DART, JR.,
Notary Public. June 17-July 22.

CHARTER HOUMA LATH HEADING COMPANY, INCORPORATED.

State of Louisiant, Parish of Terrebonne. Be it known, That on this 17th day of the month of May, 7n the year of our Lord nineteen hundred and twenty, before me, Heury M. Bourg, a notary public, duly commissioned and qualified in and for the parish of Terrebonne, state aforesaid, and in the presence of the witnesses hereinafter named and undersigned personally came and appeared the several persons whose names are hereunto subscribed, who declared that availing themselves of the laws of the state of Louisiana relative to the formation of corporations, and especialty of Act 267 of 1914, they do hereby form themselves, their associates and successors into a corporation under the following conditions which they hereby adopt as their articles of incorporation or charter, to-wit:

ARTICLE I.—The name and style of this corporation shall be "Houma Lath & Heading Company, Incorporated" and under said name it shall have corporate existence for ninety-nine years from and after this date, unless sooner dissolved; its domicile shall be in the city of New Orleans, La; citation and all legal process shall be served upon the president, or in his absence upon the secretary-treasurer of this corporation.

ARTICLE II.—The object and purposes for which this corporation is formed and

of this corporation.

ARTICLE II.—The object and purposes for which this corporation is formed and the nature of the business to be carried on by it are hereby declared to be: The manufacturing, marketing; and selling of laths, headings, and other articles and commodities from, cypress and other timber; the buying and selling of lands, swamps, and other property; the operation of one or more stores, commissaries, and other mercantile establishments; the operating of tramways and narrow-gauge railroads, boat-lines, and other transportation devices; the owning and operating of factories, plants and mercantile establishments; and to exercise all powers conferred upon corporations by Act No. 267 of 1914 of the Legislature of Louisiana and the amendments thereto.

ARTICLE III.—The capital stock of this

of 1914 of the Legislature of Louisiana and the amendments thereto.

ARTICLE III.—The capital stock of this corporation is hereby fixed at ten thousand (\$10,000.00) dollars, all or which shall be common stock; said stock shall be represented by one hundred shares of the par value of one hundred dollars each. No stockholder shall have the right to dispose of his stock until he shall have first offered the same to the other stockholders of this corporation, and the said stockholders shall have the right for ten days from the date of such offer, through the board of directors, to purchase said shares at their book value as shown by the balance sheets last made. This corporation shall be authorized to begin business and become a going concern as soon as five thousand dollars of its capital stock shall have been subscribed and paid in; but the capital stock shall not be increased beyond ten thousand dollars without the consent of two-thirds of all of the outstanding stock.

sald boat for freight and passenger service and to do and engage in any other bushness connected with, growing out of, germane or incidental to any of the purposes hereinabove set forth or contemplated by the charter.

ARTICLE IV.—The capital stock of this corporation is hereby fixed at five thousand dollars, divided into fitty (50) shares each, and all of said stock is to be common stock; said stock shall be paid for in cash or labor done or property actually per cent of its capital stock shall have fight to commence bushness when fifty per cent of its capital stock shall have to increase the amount of its capital stock shall have to increase the amount of its capital stock shall be filled by the remaining members of the outstanding certificates and the books of the company on the surrender of the outstanding certificates and board of three directors, all of wonding the control of the company on the surrender of the outstanding certificates and the sold of directors was prescribe.

ARTICLE V.—The business of this corporation shall be managed and all of the corporate powers shall be vested in a board of three directors, all of wonding the constitute a quorum for the transpace of the outstanding certificates and board of three directors, and of wonding the company on the surrender of the outstanding certificates and board of three directors, and of wonding the per cent of its capital stock shall be asset to be board of directors shall be managed and all of the said book value the stockholder's right to dispose of his or her stock shall be and board of three directors, under the board of the company on the surrender of the outstanding certificates and the properties of this corporation, shall be made to the board of the company on the surrender of the outstanding certificates and hoard of three directors, under the first Tuesday of May, 1921, when the first Tuesday of

out by Act 267 of 1914.

ARTICLE VIII.—No stockholder shall ever be held liable or responsible for the contracts or faults of this corporation in any further sum than the unpaid balance due the corporation on the shares wend by him, nor shall any mere informality in organization have the effect of rendering this charter null or exposing any stockholder to any liability beyond the amount of his unpaid stock.

Thus done and passed in my affice in

members of the board for the unexpired term.

ARTICLE VI.—The first board of directors of this corporation is hereby fixed at three in number and shall be composed of Anthony Denapolis, John J. Roux and Philip Gihlbach, all of New Orleans, with the following officers: Anthony Denapolis, president; John J. Roux, secretary-tensurer, which said board shall serve until the first meeting of the stockholders for the election of directors, or until their successors are elected on the second Tuesday in April, 1921, and annually thereafter. All elections shall be by ballot and each share of stock shall be cantitled to one vote, whether cast in person or by proxy.

ARTICLE VII.—This charter may be changed, altered or amended, and the corporation may be dissolved or liquidated in the method and manner pointed out by Act 267 of 1914.

ARTICLE VII.—No stockholder shall ever be held liable or responsible for the contracts or faults of this corporation in any further sum than the unpaid balance due the corporation have the effect of rendering this charter null or exposing any stockholder to any liability beyond the amount of his unpaid stock.

ARTICLE II.—No stocknolder shall ever be held liable or responsible for the contracts or faults of this corporation have the effect of rendering this charter null or exposing any stockholder to any liability beyond the amount of his unpaid stock.

form the date of such offer, through the board of directors, to purchase said shares at their book value as shown by the balance sheets last made. This corporation shall be authorized to begin business and become a going concern as soon as five thousand dollars of its capital stock shall not be increased between the housand dollars without the consent of two-thirds of all of the outstanding stock.

ARTICLE I—The name, style and title of this corporation shall be Associated Rice Millers of America, Inc., and, under that has done and passed in my office in the city of New Orleans, state of Lousing have been subscribed and paid in; but the capital stock shall not be increased between the consent of two-thirds of all of the outstanding stock.

ARTICLE I—The name, style and title of this corporation shall be Associated Rice Millers of America, Inc., and, under that has hall have and enjoy all the rights, advantages, and privileges granted by law to corporations, and shall exist for he full term and period of ninety-nine and sense with said appearers and me, not contract, see and be sued; to make and the day, month and year first above wiltten.

ARTICLE I—The name, style and title of this corporation shall be Associated Rice Millers of America, Inc., and, under that heights, advantages, and privileges granted by law to corporations, and shall exist for he full term and period of ninety-nine of two contract, see and be sued; to make and become a corporate seal, and the same to alter on the day, month and year first above wilten.

A. Denapolis, 1000 Common street, 48

CHARTERS.

Witnesses:

shares; Philip A. Gihlbach, 2919 Lepage street, 1 share; John J. Roux, 3702 Pal-

said, in the presence of George D. Terri-berry, and Thomas Joseph Dobbins, com-petent witnesses of lawsur age, and resid-ing in this City, who hereunto subscribe

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C. P. CIEUTAT, Secretary

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