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 ALL KINDS OF PRINTING WILL
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CHARTER
**Of the Reynolds Oil and Gas Com-
 pany.**

Before me, the undersigned au-
 thority, a notary public in and for
 Caddo Parish, Louisiana, personally
 came and appeared the parties
 whose names are hereunto signed,
 who declared to me that they have
 and do hereby form a corporation
 under the laws of the State of
 Louisiana, under the provisions of
 the following articles, to-wit:

ARTICLE I.
 The name of this corporation
 shall be **Reynolds Oil and Gas Com-
 pany**; unless sooner dissolved in ac-
 cordance with its charter it shall
 exist for a period of ninety-nine
 years; it shall have the right to sue
 and be sued; to receive, purchase
 and otherwise acquire, and also to
 own, convey, sell, lease, pledge and
 mortgage property, real, personal
 and mixed.

ARTICLE II.
 The domicile of this corporation
 is hereby fixed in the City of
 Shreveport, Louisiana.

ARTICLE III.
 The nature of the business to be
 carried on and the purpose for
 which this corporation is estab-
 lished, are hereby declared to be to
 engage in the business of producing
 oil and gas, and to that end to ac-
 quire leases on oil and gas lands in
 the Caddo oil field and in such other
 fields as may be determined by the
 board of directors. To buy and sell
 lands, leases, oil, gas and mineral
 contracts of all kinds whatsoever,
 and generally to do and perform all
 things necessary in the oil and gas
 business.

ARTICLE IV.
 The corporate powers of this cor-
 poration shall be vested in a board
 of directors composed of five stock-
 holders, a majority of whom shall
 compose a quorum. The directors
 shall elect a president, vice presi-
 dent and secretary-treasurer, and
 shall prescribe the duties of each.
 Election of officers shall take place
 the first Monday in October of each
 year. The first board of directors
 shall be as follows: George T. Rey-
 nolds, D. C. Richardson, J. M. Rey-
 nolds, C. L. Wheeler and John
 Brown, with George T. Reynolds as
 president, D. C. Richardson as vice
 president, and J. M. Reynolds sec-
 retary-treasurer. All officers and di-
 rectors shall serve until their suc-
 cessors are elected. Service of all
 legal process shall be made on the
 president, or in his absence on the
 vice president, or in his absence on
 the secretary-treasurer, at the of-
 fice of the company. The board of
 directors shall appoint such man-
 agers, agents or sub-officers as the
 interests of the corporation may re-
 quire, and make and establish such
 by-laws as may be necessary and
 proper for the management and
 regulation of the affairs of the cor-
 poration. If any vacancies occur
 among the officers or directors, the
 remaining directors may select
 stockholders to fill the same. The
 board of directors shall have power
 to borrow money and lend money;
 to issue bills of exchange, notes,
 bonds, drafts and other negotiable
 paper, execute mortgages, and gen-
 erally to do all things incident to
 the objects and purposes of this
 corporation.

ARTICLE V.
 The capital stock of this corpora-
 tion shall be one hundred thousand
 dollars, divided into one thousand
 shares of the par value of one hun-
 dred dollars, each, which said stock
 shall be paid for at the time of sub-
 scription, or the same may be issued
 at not less than par in exchange for
 property or rights actually received
 or purchased by the corporation, or
 the same may be issued full paid
 for money advanced or other valu-
 able consideration as the board of
 directors may determine. This cor-
 poration shall commence business
 as soon as seventy-five hundred
 dollars of the capital stock shall
 have been subscribed.

ARTICLE VI.
 The directors shall be elected by
 a ballot at the regular annual meet-
 ing called for that purpose or any
 meeting adjourned from same. At
 all stockholders meetings each share
 of stock shall be entitled to one
 vote; a stockholder may vote by
 proxy. A majority of the stock
 holders shall compose a quorum.
 A majority of the stock pres-
 ent shall elect the directors.
 Special meetings may be called at
 the pleasure of the president, or on
 demand of three stockholders. The
 stockholders of this corporation at
 a general meeting called for that
 purpose on demand of three stock-
 holders, may modify, add to, alter
 or amend or dissolve the corpora-
 tion with the assent of three-
 fourths of the stock represented at
 such meeting. This shall not apply
 to increasing or decreasing the cap-
 ital stock, which is done under spe-
 cial laws. Ten days written notice
 shall be given by the secretary. If
 dissolution be determined upon, a

majority of the stock present shall
 select three liquidators at the meet-
 ing so determining and shall provide
 for filling any possible vacancies
 among said liquidators. No stock-
 holder shall ever be held liable for
 the contracts or faults of this cor-
 poration in any further sum than
 the unpaid balance due the corpora-
 tion on the shares of stock sub-
 scribed for or owned by him, nor
 shall any mere informality in or-
 ganizing have the effect of render-
 ing this charter null or of exposing
 the stockholder to any further li-
 ability.

In testimony of the above articles
 of incorporation, in the presence of
 the attesting witnesses and before
 me, notary, the above named incor-
 porators have hereunto signed their
 names and passed at my of-
 fice in Shreveport, La., on this 21st
 day of November A. D. 1913.
 GEO. T. REYNOLDS,
 D. C. RICHARDSON,
 J. M. REYNOLDS,
 JOHN BROWN,
 by D. C. Richardson,
 C. L. WHEELER.

Attest to all signatures except Geo.
 T. Reynolds and J. M. Reynolds,
 EDITH G. COLLINS,
 S. L. HEROLD. J. A. THIGPEN,
 Notary Public,
 State of Texas, County of Tarrant;
 Before me, A. B. Vero, a notary pub-
 lic in and for Tarrant County, Tex-
 as, personally appeared George T.
 Reynolds and J. M. Reynolds, known
 to me to be the persons whose
 names are subscribed to the fore-
 going instrument, and acknowledged
 to me that they executed the same
 for the purposes and consideration
 therein expressed. Given under my
 hand and seal this 21st day of
 Nov. A. D. 1913. A. V. VERO,
 Notary Public in and for Tarrant
 County, Texas.
 Witness to names of Geo. T. Rey-
 nolds and J. M. Reynolds,
 W. D. REYNOLDS,
 WILL D. REYNOLDS JR.,
 Endorsed: Filed and recorded Nov.
 26, 1913. S. O. WILLIAMS,
 Deputy Clerk and ex-Officio Deputy
 Recorder.

CHARTER
**Of the Shreveport Hotel Com-
 pany.**

Before me, John D. Wilkinson,
 a notary public in and for said Par-
 ish and State, duly commissioned
 and sworn, personally came and ap-
 peared H. B. Mabson, a resident of
 Jacksonville, Fla., C. C. Miller and
 James Furlong, residents of said
 Parish and State, who stated and
 declared to me, notary, that availing
 themselves of the Constitution and
 laws of the State of Louisiana, they
 have formed and constituted them-
 selves and do by these presents
 form and constitute themselves, as
 well as such other persons as may
 hereafter become associated with
 them, into a corporation and body
 corporate, and do by these presents
 adopt and ordain as their charter
 and act of incorporation the fol-
 lowing, to-wit:

ARTICLE I.
 The name and title of this corpora-
 tion shall be the **Shreveport Hotel
 Company**, with its domicile at
 Shreveport, Louisiana, and under
 said corporate name it shall have
 and enjoy succession for a period
 of fifty years, unless sooner dis-
 solved as hereinafter provided. All
 legal process shall be served on the
 president, or in his absence on the
 vice president, or in the absence of
 both on the secretary of the com-
 pany at its domicile.

ARTICLE II.
 The purpose for which this cor-
 poration is formed and its objects
 are hereby declared to be to own,
 lease or acquire hotels, restaurants
 or rooming houses, and to conduct,
 operate and maintain a hotel, restau-
 rant or rooming house, together
 with a cafe attached thereto, and to
 engage in the purchase and sale of
 personal property in the State of
 Louisiana or elsewhere, and gener-
 ally to do any and every thing
 necessary or usual in conducting a
 hotel, restaurant or rooming house,
 and in purchasing and selling such
 property as may be necessary or in-
 cident to the operation of the same.

ARTICLE III.
 The capital stock of this corpora-
 tion is hereby fixed at the sum of
 fifty thousand dollars, divided into
 five hundred shares of the par
 value of one hundred dollars each,
 and it shall commence business and
 become a going concern whenever
 five thousand dollars of its capital
 stock is subscribed for and paid for
 in full. All stock may be paid for
 in cash, property or labor, at the
 discretion of the board of directors,
 and when issued shall be fully paid
 and non-assessable.

ARTICLE IV.
 The affairs of this corporation
 shall be managed and controlled by
 a board of directors consisting of
 three stockholders, two of whom
 shall constitute a quorum, to be
 elected at a general stockholders
 meeting on the first Monday in No-
 vember of each year, and to hold
 office for one year, or until their
 successors are elected and installed.
 Until the election in November 1914
 the following shall constitute the
 board of directors of this corpora-
 tion, to-wit: H. B. Mabson, who
 shall be president; James Furlong,
 who shall be secretary, and C.
 C. Miller, who shall be secretary,
 and they shall hold their offices un-
 til the first Monday in November
 1914, or until their successors are
 elected and installed. They shall
 have power and authority to make
 such by-laws or rules and regula-
 tions as they may deem necessary
 for their government; to fill any
 vacancy occurring in said body by
 electing a stockholder for the un-
 expired term, and in fact to do and
 perform any and all things that said
 corporation may do under the laws
 of the State of Louisiana, except as
 herein otherwise provided. The
 president of said board of directors
 shall have power and authority to
 employ and discharge any and all
 employees, clerks or managers, to
 issue any check, note or other obli-
 gation of the company that he may
 deem necessary in transacting its
 business.

ARTICLE V.
 This charter may be altered or
 amended, or this corporation may
 be dissolved on a vote of three-
 fourths of the stock cast at a meet-
 ing called for that purpose after
 thirty days written and published
 notice to said stockholders, as is
 now or may hereafter be required
 by law, and at such meeting, as well
 as any other stockholders meeting,
 each share of stock shall be entitled
 to one vote, to be cast by its owner
 in person or by written proxy.
 When not otherwise required by
 law, notice of all stockholders meet-
 ings shall be given by written no-
 tice mailed to the stockholder at his
 usual postoffice address ten days be-
 fore such meeting; provided that by
 unanimous consent the stockholders
 may waive notice of any meeting of
 stockholders as well as the time for
 such meetings. When this corpora-
 tion is dissolved by its limitation or

otherwise, its affairs shall be liqui-
 dated by two liquidators to be elect-
 ed by the stockholders at the meet-
 ing called for the dissolution, and
 such liquidators shall perform such
 duties and give such bond as the
 stockholders may require.
ARTICLE VI.
 No stockholder of this corporation
 shall ever be held liable for the
 contracts or faults thereof in any
 further sum than the unpaid bal-
 ance due on the stock; nor shall any
 mere informality have the effect of
 rendering this charter null or of ex-
 posing any stockholder to any
 greater loss than the amount of his
 stock.
 In testimony whereof, said parties
 have hereunto signed their names in
 presence of me, notary, and the at-
 testing witnesses, and have set op-
 posite their respective names the
 amount of stock subscribed for by
 each, which shall constitute a sub-
 scription list to the stock of this
 corporation, on this the 18th day of
 November 1913.
 H. B. MABSON, 200 shares,
 JAMES FURLONG, 1 share,
 C. C. MILLER, 1 share.

Attest:
 JOHN D. WILKINSON,
 Notary Public.
 Having carefully examined the
 foregoing charter and finding noth-
 ing therein contrary to law, I here-
 by approve the same. Done and
 signed this 19th day of Novem-
 ber 1913.
 W. A. MABRY,
 District Attorney.
 Endorsed: Filed and recorded
 Nov. 19, 1913. W. M. LEVY,
 Deputy Clerk and ex-Officio Deputy
 Recorder.

State of Louisiana, Parish of Caddo;
 I hereby certify that the above
 and foregoing is a true and correct
 copy of the original act, as the same
 now appears on file and of record in
 my office. Given under my hand and
 seal of office this 19th day of Novem-
 ber 1913.
 W. M. LEVY,
 Deputy Clerk and ex-Officio Deputy
 Recorder. Nov. 20.

CHARTER
Of the Louisiana Handle Factory.
 Before me, Clifton F. Davis, a notary
 public, duly appointed and qual-
 ified in and for the Parish of
 Caddo, State of Louisiana, came and
 appeared John B. Atkins, S. A. Guy,
 W. A. Wilkinson, W. E. Payne and
 J. M. Messick, all to me well known,
 who declared to me in the presence
 of the attesting witnesses, that they
 desire to form and constitute a cor-
 poration under the laws of Louisi-
 ana, and that they do hereby form
 themselves and their successors
 into a corporation and constitute
 same in compliance with the provi-
 sions of the laws of the State of
 Louisiana governing corporations,
 and under the provisions of the arti-
 cles of incorporation hereinafter
 set forth.

ARTICLE I.
 The name of this corporation
 shall be **The Louisiana Handle Fac-
 tory** and by this name it shall have
 power and authority to have and
 enjoy succession for the period of
 ninety-nine years; to contract, sue
 and be sued; to make and use a cor-
 porate seal and the same to break,
 alter or amend at pleasure; and un-
 der this name to hold, receive, pur-
 chase and otherwise acquire, to
 own, convey, sell or otherwise dis-
 pose of, to lease, pledge, mortgage
 or otherwise hypothecate property,
 real, personal and mixed.
ARTICLE II.
 The domicile of this corporation
 is declared to be the City of Shreve-
 port, Louisiana.
ARTICLE III.
 The nature of the business to be
 carried on and the purpose for
 which this corporation is estab-
 lished are as follows: To manufac-
 ture all kinds of wooden handles
 and hardwood products, and to sell
 same; to buy timber and land for
 the purpose of manufacturing all
 kinds of hardwood products and
 disposing of the same, and gener-
 ally to do and perform all acts nec-
 essary to be done in the furtherance
 of such objects and purposes.
ARTICLE IV.
 The powers of this corporation
 shall be vested in a board of direc-
 tors composed of five stockholders.
 The directors shall elect a president,
 vice president and secretary-treas-
 urer and shall prescribe the duties
 of each. Election of officers shall
 take place the second Monday of
 November of each year. The first
 board of directors shall be as fol-
 lows: J. B. Atkins, S. A. Guy, W. A.
 Wilkinson, W. E. Payne and J. M.
 Messick, with J. B. Atkins as presi-
 dent; S. A. Guy vice president, and
 W. E. Payne secretary-treasurer.
 All officers and directors shall serve
 until their successors are elected.
 Service of all legal process shall be
 made on the president, or in his ab-
 sence on the vice president, or in
 his absence on the secretary-treas-
 urer at the office of the company.
 The board of directors shall appoint
 such managers, agents or sub-offi-
 cers as the interest of the corpora-

CHARTER
**Of the Flounoy Mercantile Com-
 pany.**

Before me, E. B. Herndon Jr., a notary
 public in and for the Parish of
 Caddo, State of Louisiana, came and
 appeared John B. Atkins, S. A. Guy,
 W. A. Wilkinson, W. E. Payne and
 J. M. Messick, all to me well known,
 who declared to me in the presence
 of the attesting witnesses, that they
 desire to form and constitute a cor-
 poration under the laws of Louisi-
 ana, and that they do hereby form
 themselves and their successors
 into a corporation and constitute
 same in compliance with the provi-
 sions of the laws of the State of
 Louisiana governing corporations,
 and under the provisions of the arti-
 cles of incorporation hereinafter
 set forth.

ARTICLE I.
 The name of this corporation
 shall be **The Louisiana Handle Fac-
 tory** and by this name it shall have
 power and authority to have and
 enjoy succession for the period of
 ninety-nine years; to contract, sue
 and be sued; to make and use a cor-
 porate seal and the same to break,
 alter or amend at pleasure; and un-
 der this name to hold, receive, pur-
 chase and otherwise acquire, to
 own, convey, sell or otherwise dis-
 pose of, to lease, pledge, mortgage
 or otherwise hypothecate property,
 real, personal and mixed.
ARTICLE II.
 The domicile of this corporation
 is declared to be the City of Shreve-
 port, Louisiana.
ARTICLE III.
 The nature of the business to be
 carried on and the purpose for
 which this corporation is estab-
 lished are as follows: To manufac-
 ture all kinds of wooden handles
 and hardwood products, and to sell
 same; to buy timber and land for
 the purpose of manufacturing all
 kinds of hardwood products and
 disposing of the same, and gener-
 ally to do and perform all acts nec-
 essary to be done in the furtherance
 of such objects and purposes.
ARTICLE IV.
 The powers of this corporation
 shall be vested in a board of direc-
 tors composed of five stockholders.
 The directors shall elect a president,
 vice president and secretary-treas-
 urer and shall prescribe the duties
 of each. Election of officers shall
 take place the second Monday of
 November of each year. The first
 board of directors shall be as fol-
 lows: J. B. Atkins, S. A. Guy, W. A.
 Wilkinson, W. E. Payne and J. M.
 Messick, with J. B. Atkins as presi-
 dent; S. A. Guy vice president, and
 W. E. Payne secretary-treasurer.
 All officers and directors shall serve
 until their successors are elected.
 Service of all legal process shall be
 made on the president, or in his ab-
 sence on the vice president, or in
 his absence on the secretary-treas-
 urer at the office of the company.
 The board of directors shall appoint
 such managers, agents or sub-offi-
 cers as the interest of the corpora-

State of Louisiana, Parish of Caddo;
 I hereby certify that the above
 and foregoing is a true and correct
 copy of the original act, as the same
 now appears on file and of record in
 my office. Given under my hand and
 seal of office this 3rd day of Novem-
 ber 1913.
 S. O. WILLIAMS,
 Deputy Clerk and ex-Officio Deputy
 Recorder. Nov. 4.

CHARTER
**Of the Flounoy Mercantile Com-
 pany.**
 The State of Louisiana, Parish of
 Caddo; Before me, E. B. Herndon
 Jr., notary public in and for the
 State of Louisiana and the Parish
 of Caddo, duly commissioned and
 sworn, on this day came and ap-
 peared the several persons whose
 names are hereunto subscribed, who
 declared to me that they do hereby
 form themselves into a corporation
 under the laws of the State of
 Louisiana, under the stipulations
 hereinafter set out, to-wit:

ARTICLE I.
 The name and style of this cor-
 poration is hereby declared to be
Flounoy Mercantile Company; it
 shall have the right to enjoy suc-
 cession for ninety-nine years, with
 the right to contract, sue and be
 sued, and to hold, purchase, lease,
 sell and hypothecate property, real
 and personal; its domicile shall be
 at the Station Flounoy, Caddo Par-
 ish, Louisiana, and all citation and
 other legal process shall be made on
 its president or in his absence at
 the office of the company according
 to law.

ARTICLE II.
 The objects for which this cor-
 poration is organized and the na-
 ture of the business to be carried
 on by it are declared to be to carry
 on a general retail dry goods, gro-
 cery and mercantile business, to
 buy, sell and otherwise deal in gro-
 ceries, dry goods, boots and shoes
 and general merchandise, and to
 carry on a general advancing busi-
 ness, for the purpose of advancing
 supplies, etc., and to own and op-
 erate a cotton gin, to buy and sell
 cotton, and to do any and all things
 incidental to the purposes above
 named; and generally to do any and
 all things necessary to be done in
 the furtherance of such objects and
 purposes.
ARTICLE III.
 The capital stock of this corpora-
 tion is hereby fixed and declared to
 be the sum of twenty-five thousand
 (\$25,000.00) and no-100 dollars, di-
 vided into two hundred and fifty
 (250) shares of one hundred dollars
 (\$100.00) each; said capital stock to
 be paid for in cash or its equiva-
 lent, but shall not be issued and
 sold for less than its par value; this
 corporation is authorized to com-
 mence business whenever six thou-
 sand dollars of its capital stock shall
 be subscribed and paid for in full.
ARTICLE IV.
 The corporate powers of this cor-
 poration shall be vested in a board
 of directors consisting of three

stockholders, who shall be annually
 selected on the first Tuesday in Jan-
 uary. The first board of directors
 is hereby declared to be A. G. Flour-
 noy, A. D. Hatcher and L. M. Flour-
 noy, who shall serve until the first
 Tuesday in January of 1915, or until
 their successors are elected and qual-
 ified. The officers of this cor-
 poration shall be a president, vice
 president and secretary-treasurer;
 and the first officers of said cor-
 poration are declared to be A. G. Flour-
 noy, president, secretary-treasurer,
 A. D. Hatcher, vice president. A ma-
 jority of the stock shall elect the
 directors, and in all elections the
 proceedings of stockholders each
 share of stock present or represent-
 ed by written proxy, shall be entit-
 led to one vote. Notice of all elec-
 tions or meetings of stockholders
 shall be given by written notice to
 each stockholder ten days before
 such election or meeting of stock-
 holders; directors shall be chosen at
 the office of the company.

ARTICLE V.
 No stockholder shall be liable on
 account of any obligation to this
 corporation in any other sum than
 the amount of the unpaid balance
 due by him on stock subscribed for,
 and no irregularity or any inform-
 ality in organization shall have
 the effect of rendering this charter
 null or of exposing any stockholder
 to any liability beyond such unpaid
 balance.
ARTICLE VI.
 This charter may be amended
 (except as to the increasing or de-
 creasing of its capital stock) by a
 two-thirds vote of the stock rep-
 resented at a meeting of the stock-
 holders convened for such purpose
 after ten days written notice as
 above prescribed. Whenever this
 corporation is dissolved by limita-
 tion or otherwise, its affairs shall be
 liquidated by three commissioners
 elected at a stockholders meeting,
 who shall have full power to wind
 up its affairs and settle its indebted-
 ness.

In testimony of all of which the
 said above named parties have af-
 fixed their signatures on this the
 3rd day of November 1913.
 A. G. FLOURNOY,
 A. D. HATCHER,
 L. M. FLOURNOY.
 Attest:
 E. B. HERNDON JR.,
 JOHN R. JONES.
 Notary Public, Caddo Parish, La.
 Endorsed: Filed and recorded Nov.
 3, 1913. S. O. WILLIAMS,
 Deputy Clerk and ex-Officio Deputy
 Recorder.

State of Louisiana, Parish of Caddo;
 I hereby certify that the above
 and foregoing is a true and correct
 copy of the original act, as the same
 now appears on file and of record in
 my office. Given under my hand and
 seal of office this 3rd day of Novem-
 ber 1913.
 S. O. WILLIAMS,
 Deputy Clerk and ex-Officio Deputy
 Recorder. Nov. 4.

CHARTER
**Of the Shreveport Hotel Com-
 pany.**

Before me, John D. Wilkinson,
 a notary public in and for said Par-
 ish and State, duly commissioned
 and sworn, personally came and ap-
 peared H. B. Mabson, a resident of
 Jacksonville, Fla., C. C. Miller and
 James Furlong, residents of said
 Parish and State, who stated and
 declared to me, notary, that availing
 themselves of the Constitution and
 laws of the State of Louisiana, they
 have formed and constituted them-
 selves and do by these presents
 form and constitute themselves, as
 well as such other persons as may
 hereafter become associated with
 them, into a corporation and body
 corporate, and do by these presents
 adopt and ordain as their charter
 and act of incorporation the fol-
 lowing, to-wit:

ARTICLE I.
 The name and title of this corpora-
 tion shall be the **Shreveport Hotel
 Company**, with its domicile at
 Shreveport, Louisiana, and under
 said corporate name it shall have
 and enjoy succession for a period
 of fifty years, unless sooner dis-
 solved as hereinafter provided. All
 legal process shall be served on the
 president, or in his absence on the
 vice president, or in the absence of
 both on the secretary of the com-
 pany at its domicile.

ARTICLE II.
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 poration is formed and its objects
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 with a cafe attached thereto, and to
 engage in the purchase and sale of
 personal property in the State of
 Louisiana or elsewhere, and gener-
 ally to do any and every thing
 necessary or usual in conducting a
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 and in purchasing and selling such
 property as may be necessary or in-
 cident to the operation of the same.

ARTICLE III.
 The capital stock of this corpora-
 tion is hereby fixed at the sum of
 fifty thousand dollars, divided into
 five hundred shares of the par
 value of one hundred dollars each,
 and it shall commence business and
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 five thousand dollars of its capital
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 discretion of the board of directors,
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 meeting on the first Monday in No-
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 office for one year, or until their
 successors are elected and installed.
 Until the election in November 1914
 the following shall constitute the
 board of directors of this corpora-
 tion, to-wit: H. B. Mabson, who
 shall be president; James Furlong,
 who shall be secretary, and C.
 C. Miller, who shall be secretary,
 and they shall hold their offices un-
 til the first Monday in November
 1914, or until their successors are
 elected and installed. They shall
 have power and authority to make
 such by-laws or rules and regula-
 tions as they may deem necessary
 for their government; to fill any
 vacancy occurring in said body by
 electing a stockholder for the un-
 expired term, and in fact to do and
 perform any and all things that said
 corporation may do under the laws
 of the State of Louisiana, except as
 herein otherwise provided. The
 president of said board of directors
 shall have power and authority to
 employ and discharge any and all
 employees, clerks or managers, to
 issue any check, note or other obli-
 gation of the company that he may
 deem necessary in transacting its
 business.

ARTICLE V.
 This charter may be altered or
 amended, or this corporation may
 be dissolved on a vote of three-
 fourths of the stock cast at a meet-
 ing called for that purpose after
 thirty days written and published
 notice to said stockholders, as is
 now or may hereafter be required
 by law, and at such meeting, as well
 as any other stockholders meeting,
 each share of stock shall be entitled
 to one vote, to be cast by its owner
 in person or by written proxy.
 When not otherwise required by
 law, notice of all stockholders meet-
 ings shall be given by written no-