Williams, E. L. Hingson and J. D. Todd, Jr., of  Greenville, S. C.,  Greenville, S. C.,  Greenville, S. C.,  10 47, the wish the Streetly of Shee a winter Declarate to the Streetly of Sheetly of S	WHEREAS H. L. Hingson and J. D. Todd, Jr., of Openville, S. C.,  Organities, S. C.,  Organities, S. C.,  Organities, S. C.,  Decombor 1947, fix with the Secution of Note a wident Delaw (Secution of Note a wident Delaw (Secution) of Note a wident Delaw (Secution) of Note and Proceedings of Note of Note and Proceedings of Note of Note and Note and Note of Note and Note	THE STATE OF SOUTH CA	AROLINA, BY THE SECRETARY OF THE STATE.
Greenville, S. C.,  fill on the State string forther procedure of the control process and the proposed Corporation it.  LOCAL HONG BUILDERS, DIC.,  THIND: That the sense of the proposed Corporation it.  DICENVILLE, S. C.  POURTH: That the general nature of the builders which is is proceed to do in. to buy, sell and own real estate and to generally energed in the building and contrasting business.  POURTH: That the general nature of the building and contrasting business.  FIFTH: That the amount of the capital stack in.  One Thousand (\$2,000.00)  SINTH: That the master of dates into which the capital stack in the capital stack in.  One Bundred (\$2,000.00)  SINTH: That the master of dates into which the capital stack in children as the capital stack in which the capital stack in the capital stack in the capital stack in which the capital stack in which the capital stack in the capital stack in which the capital stack in the capital stack in which the capital stack in the c	Greenville, S. C.,  66 or the 31st day of December 19.47, file with the Screenay of Sains a written Deduction of the converse stratege form.  17155T: The first manus and residence are as above given.  SECOND: That the same of the proposed Conversion is.  LOCAL HOME SUILDERS, INC.,  THIRD: That the principal place of insidence is.  GRESHVILLE, S. C.  FOUNTH: That the same of the proposed Conversion is.  GRESHVILLE, S. C.  FOUNTH: That the same of the proposed Conversion is.  GRESHVILLE, S. C.  FOUNTH: That the same of the capital nock is conversed to the proposed to the investment of the building and contracting business.  FIFTH: That the same of the capital nock is.  One Thousand (\$\$\frac{1}{9}\$,000.00)  SENENT: That the converse of the capital nock is.  One Thousand (\$\$\frac{1}{9}\$,000.00)  Double of the proposed of the capital nock is conversed to the capital nock is note that proposed to the capital nock is conversed to the capital nock is note that proposed to the capital nock is note that proposed to the capital nock is conversed to the capital nock is note that proposed to the capital nock is conversed to the capital nock is note that proposed to the capital nock is note that proposed to the capital nock is conversed to the capital nock is note that proposed to the capital nock is not that proposed to the capital nock is the capital nock is not that proposed to the capital nock is the capital nock is the capital nock is the capi		I
did on the	Get as the 31st day of December 2000 process are a shore gives proceed to Consultant, storing form;  FINST: That the cases of the proposed formers from a LOCAL HOME BUILDERS, INC.,  THIRD: That the principal place of busines is  ORESPITILE, S. C  THIRD: That the principal place of busines is  ORESPITILE, S. C  FOURTH: That the principal place of busines is  ORESPITILE, S. C  ORESPITILE, S. C  FOURTH: That the principal place of busines is  ORESPITILE, S. C  ORESPITILE, S. C  FOURTH: That the principal place of busines is  ORESPITILE, S. C  One Thousand (\$1,000.00)  SINTH: That the marker of the capital stack is  One Thousand (\$1,000.00)  SINTH: That the marker of the capital stack is  One Thousand (\$1,000.00)  SINTH: That the marker of the shore are cloped processed in capital stack is  SINTH: That the marker of the shore are cloped processed in the  SINTH: That the marker of shore is seen that the capital stack is stack in which their present in prince c by procy the following wars elected discours:  H. J. Hingson and J. D. Todd, Jr.  In the shore-posity three was stacked as Problem. H. L. Hingson  NINTH: That is the presenting three was stacked as Problem. H. L. Hingson  NINTH: That is the presents of Article 2. Chapter 135 Gets of Law of South Cardian, 1932 and all assessment of the short-short-shore by the short-short-shore day's public socies of the lands into the short-shore by great of the might tack the short-shore day's public socies of the lands in the South short-shore by great of the might tack the short-shore was short of the short-shore was short of the short-shore day's public socies of the lands in the South short-short-shore the short-short-shore having too public socies of the lands in the South short-short-shore the lands and short-stack having too public socies of the lands in the South short-short-shore the short-short-short-short short-short-short-short short-short-short short-short-short-short-short short-short-short-short-sh		lle. S. C
FIRST: The their cures and residence are as shore given.  SACOND: That he mane of the proposed Corporation is.  LOCAL HOME BUILDERS, DRC.,  THIRD: The the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the summer of the building and contrasting business.  FIFTH: That the summer of the capital took is.  One Thousand (§1,000.00)  FIFTH: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is subtracted by the capital took is decided force on the capital took is subtracted took kinds by the matched by the decided force on the capital took is decided force on the capital t	PRIST: That the smooth of the optical strate is a slower given  SECOND: That the numes and residences are as slower given  INCAL HOME BUILDERS, INC.,  THIRD: That the principal pions of business is.  ORIGINATILES, S. C.  FOURTH: That the principal pions of business is.  ORIGINATILES, S. C.  FOURTH: That the proceed course of the business which it is proceed to do to. to buy, sell and own real estate and to generally engage in the building and contracting business.  FIFTH: That the amount of the optical strate is.  One Thousand (\$31,000.00)  SEVENTH: That the mether of starse less which the capital strate is for the part value of.  One Hundred (\$100.00)  SEVENTH: That the reduced is a securing of the subscripts was held on the service of all stars here were brighted an individed at stars he wise before general persons as they prove the following were detent directors:  H. L. Hingson and J. D. Todd, Jr.  FROMITH: That therequency there was selected as Persident  H. L. Hingson.  NINTH: That interquency deere was selected as Persident  H. L. Hingson.  NINTH: That interquency deere was selected as Persident  H. L. Hingson.  NINTH: That in the requirement of Arctic 2 Chapter 151 Cole of law of Seath Cardine, 1512 and all mentalments thereon, have been only and fully compiled with the Secretary of Size thering from given in the cole of the size of the size of the size of the persidence of the size of the s	GI CONVI.	1109 04 049
FIRST: The their cures and residence are as shore given.  SACOND: That he mane of the proposed Corporation is.  LOCAL HOME BUILDERS, DRC.,  THIRD: The the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the principal place of basicers is.  ORESHVILLE, S. C.  FOUNTII: That the summer of the building and contrasting business.  FIFTH: That the summer of the capital took is.  One Thousand (§1,000.00)  FIFTH: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is decided in.  FOUNTII: That the summer of the capital took is subtracted by the capital took is decided force on the capital took is subtracted took kinds by the matched by the decided force on the capital took is decided force on the capital t	PRIST: That the smooth of the optical strate is a slower given  SECOND: That the numes and residences are as slower given  INCAL HOME BUILDERS, INC.,  THIRD: That the principal pions of business is.  ORIGINATILES, S. C.  FOURTH: That the principal pions of business is.  ORIGINATILES, S. C.  FOURTH: That the proceed course of the business which it is proceed to do to. to buy, sell and own real estate and to generally engage in the building and contracting business.  FIFTH: That the amount of the optical strate is.  One Thousand (\$31,000.00)  SEVENTH: That the mether of starse less which the capital strate is for the part value of.  One Hundred (\$100.00)  SEVENTH: That the reduced is a securing of the subscripts was held on the service of all stars here were brighted an individed at stars he wise before general persons as they prove the following were detent directors:  H. L. Hingson and J. D. Todd, Jr.  FROMITH: That therequency there was selected as Persident  H. L. Hingson.  NINTH: That interquency deere was selected as Persident  H. L. Hingson.  NINTH: That interquency deere was selected as Persident  H. L. Hingson.  NINTH: That in the requirement of Arctic 2 Chapter 151 Cole of law of Seath Cardine, 1512 and all mentalments thereon, have been only and fully compiled with the Secretary of Size thering from given in the cole of the size of the size of the size of the persidence of the size of the s	did on the 31st Du	ecemb an
SECOND: That the same of the proposal Corporation is.  INCEL FONE BIILDERS, TMC.,  THIRD; That the principal place of business h.  ORESENVILLE, S. C.  POUNTH: That the principal place of the business which it is proposed to do is. CO buy, sell and own real estate and Lo generally engage. In the building and contracting business.  FORTH: That the remains of the capital stock in the capital stock in the following stock in	SECOND: That the sum of the proposal Corporation is.  ORESPIVILLE, S. C.  FIGURITI: That the principal place of bonivers is.  ORESPIVILLE, S. C.  FOURTH: That the proposal country of the bonivers which it is proposed to do is. to buy, sell and own real estate and to generally encage in the building and contracting business.  Segmenally encage in the building and contracting business.  FIFTH: That the shown of the capital route is.  One Thousand (\$1,000.00)  FIFTH: That the shown of the capital route is.  One Thousand (\$1,000.00)  FIFTH: That the shown of decapital route is.  One Hundred (\$100.00)  One Hundred (\$100.00)  FIFTH: That the context of observe into which the capital route is divided in the one of the route of the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided in the capital route in the capital route is divided and the capital route in the capital route is divided and the capital route in the capital route is divided route in the capital route in	signed by themselves, setting forth:	19 47, file with the Secretary of State a written Decla
FOUNTI: That the general nature of the benieves which is in proposed to do in. to bury, sell and own real estate and to generally obsessed in the building and contracting business.  FOUNTII: That the general nature of the building and contracting business.  FOUNTII: The the annual of the optical stack is.  One Thousand (\$1,000.00)  FIFTH: The the annual of the optical stack is.  One Thousand (\$1,000.00)  FIFTH: The mobile of Abares into which the capital stack is followed in the part when the standard which the capital stack is to the part when the standard which as amjurity of all stack in when being of a standard (\$100.00)  FIFTH: That the mobile of Abares into which the capital stack is followed in the part when the standard which as amjurity of all stack in when being of as substandard (\$100.00)  FIFTH: That the mobile of Abares into which the capital stack is followed were dested discharts:  H. J. Hingson and J. D. Todd, Jr.  ESCHITH: That subsequently there was directed as Provident  H. L. Hingson  FIFTH: The subsequently there was directed as Provident  H. L. Hingson  FIFTH: The subsequently there was directed as Provident  H. L. Hingson  FIFTH: The subsequently where the standard not being been subscribed by two fifth subscribers, 20 per cent of the capital stack in which all not being been subscribed by two fifth subscribers, 20 per cent of the capital stack in the standard of the subscribers of the standard standard contents to the capital stack is subscribers, 20 per cent of the capital stack subscribed having lower states, and there down public matics of the subscribers to the standard standard standard contents because when the capital stacks subscribed having lower states, and there down public matics of the subscribers to the standard standard capital stacks and contents because when the capital stacks subscribed having lower standard standard capital stacks and contents because when the capital stacks subscribed having lower standard standard and the capital stacks of the subscribers of the subs	FIFTH: That the general salars of the business which it is proposed to do in. To bury, seell and own real estate and to senerally engage in the substitution of the building and contracting business.  FIFTH: That the general salars of the building and contracting business.  FIFTH: That the seneral of the capital totak is.  One Thousand (\$1,000.00)  FIFTH: That the seneral of the capital totak is.  One Thousand (\$1,000.00)  FIFTH: That the seneral of the capital totak is.  One Thousand (\$1,000.00)  FIFTH: That the seneral of the capital totak is.  One Thousand (\$1,000.00)  FIFTH: That the seneral of the capital totak is to the property the following were storted discounts:  SIXTH: That the seneral salars is senting of the salarshire we held to the 27th day of the property of all stock in voice being present in present are typercy the following were storted discounts:  H. L. Hingson and J. D. Todd, Jr.  FIGHTH: That thebrequently there was destend as President  H. L. Hingson and J. D. Todd, Jr.  FIGHTH: That thebrequently there was destend as President  H. L. Hingson.  FINTH: The alterchements of Archiv, Z. Capper ISI Code of Laws of Seath Corollan, 1922, and all amendments thereto, have been shy and stoly considered to the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code induction to the salar shortlere, 2D per cost of the capital code		as above given.
PIURII: That the general nature of the business which it is proposed to do is. to buy, soil and own real estate and to generally engage in the buildaing and contracting business.  FOURTH: That the general nature of the business which it is proposed to do is. to buy, soil and own real estate and to generally engage in the buildaing and contracting business.  FIFTH: That the anneas of the capital stock is.  One Thousant (\$1,000.00)  FIFTH: That the number of store into which the capital stock is divided it.  SINTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That there does not the store in arrows or by proxy the following wave detend directors:  H. L. Hingson and J. D. Todd, Jr.  FIFTH: That theregonesely divide your stated as President  H. L. Hingson  FIFTH: That theregonesely divide was detended as President  H. L. Hingson  FIFTH: That theregonesely divide was detended as President  H. L. Hingson  FIFTH: That theregonesely divide was detended as President  H. L. Hingson  FIFTH: That theregonesely divide was detended as President  H. L. Hingson  FIFTH: That therefore the capital stock the capital stock the capital stock therefore have been chip and fully compiled as contract, and there doys public notice of the stock of capital stock therefore have been chip and fully compiled as secure, and there doys public notice of the induction to the capital stock the capital stock the capital stock therefore have been capital stock to short the capital stock the capital stock therefore have been capital stock the store down the capital	FIFTH: That the general valuer of the besidens which it is proposed to do is. to buy, sell and own real estate and to generally engage in the building and contracting business.  FOURTH: That the general valuer of the besidens which is to proposed to do is. to buy, sell and own real estate and to generally engage in the building and contracting business.  FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the number of shares into which the capital stock is divided in.  SIXTH: That the number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it needs notice, a nuceting of the shareshers was been deviced divided to the capital stock is value being precase in purces or by yracy the tillowing were detend dividences:  H. J. Hingson  FIFTH: That it recipiements of Article 2 Chapter 181 Code of Lave of Strath Carolina, 1921, and all annotements thereto have been day and fully compiled with received to the saggetter small recipiements of Article 2 Chapter 181 Code of Lave of Strath Carolina, 1921, and all annotements thereto have been day and fully compiled with receivers and three days and fully compiled with receivers and three days and fully compiled with receivers and three days and the saggetter of the lave compiled with the capital stock being received in purces of the interestine	SECOND: That the name of the proposed Co	orporation is LOCAL HOME BUILDERS, INC.,
PIURII: That the general nature of the business which it is proposed to do is. to buy, soil and own real estate and to generally engage in the buildaing and contracting business.  FOURTH: That the general nature of the business which it is proposed to do is. to buy, soil and own real estate and to generally engage in the buildaing and contracting business.  FIFTH: That the anneas of the capital stock is.  One Thousant (\$1,000.00)  FIFTH: That the number of store into which the capital stock is divided it.  SINTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That the number of store into which the capital stock is divided it.  FIFTH: That there does not the store in arrows or by proxy the following wave detend directors:  H. L. Hingson and J. D. Todd, Jr.  FIFTH: That theregonesely divide your stated as President  H. L. Hingson  FIFTH: That theregonesely divide was detended as President  H. L. Hingson  FIFTH: That theregonesely divide was detended as President  H. L. Hingson  FIFTH: That theregonesely divide was detended as President  H. L. Hingson  FIFTH: That theregonesely divide was detended as President  H. L. Hingson  FIFTH: That therefore the capital stock the capital stock the capital stock therefore have been chip and fully compiled as contract, and there doys public notice of the stock of capital stock therefore have been chip and fully compiled as secure, and there doys public notice of the induction to the capital stock the capital stock the capital stock therefore have been capital stock to short the capital stock the capital stock therefore have been capital stock the store down the capital	FIFTH: That the general valuer of the besidens which it is proposed to do is. to buy, sell and own real estate and to generally engage in the building and contracting business.  FOURTH: That the general valuer of the besidens which is to proposed to do is. to buy, sell and own real estate and to generally engage in the building and contracting business.  FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the number of shares into which the capital stock is divided in.  SIXTH: That the number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it number of shares into which the capital stock is divided in.  FIFTH: That it needs notice, a nuceting of the shareshers was been deviced divided to the capital stock is value being precase in purces or by yracy the tillowing were detend dividences:  H. J. Hingson  FIFTH: That it recipiements of Article 2 Chapter 181 Code of Lave of Strath Carolina, 1921, and all annotements thereto have been day and fully compiled with received to the saggetter small recipiements of Article 2 Chapter 181 Code of Lave of Strath Carolina, 1921, and all annotements thereto have been day and fully compiled with receivers and three days and fully compiled with receivers and three days and fully compiled with receivers and three days and the saggetter of the lave compiled with the capital stock being received in purces of the interestine		
FIFTH: That the sensors of the capital stock is.  One Thousand (\$1,000.00) set of 5 to 100 set of the second of the capital stock is divided in.  Date of the per value of the capital stock is divided in.  The per value of One Hundred (\$100.00)  SEVENTH: That the sensors of shares into which the capital stock is divided in.  The per value of One Hundred (\$100.00)  SEVENTH: That the stock is value being recent is prove to the following were detend directors:  H. L. Hingson and J. D. Todd, Jr.  EXCHITM: That subsequently there was cheened as President  H. L. Hingson and J. D. Todd, Jr.  Treasurer,  H. L. Hingson and J. D. Todd, Jr.  Treasurer,  H. L. Hingson and D. D. Todd, Jr.  Treasurer, and three days relate tuber of the bloom to the first Decreasion by bour the Secretary of State basing been given in.  Treasurer, and three days relate tuber of the bloom to the first Decreasion with the secretary of State basing been given in.  Treasurer, and three days relate tubers of the bloom to the side Decreasion with the secretary of State basing been given in.  Treasurer, and three days relate tubers of the bloom to the side Decreasion with the Secretary of State basing been given in.  The secretary of State having been paid to environment and the capital stock subscribed having been related to the writes declaration, and that they are fully decreasing to the inverse of the capital stock subscribed having been paid to environment and the capital stock subscribed the determinent with the capital capital stock subscribed having been paid to make a capital stock subscribed having been related to the writes declaration, and that they are fully and circumstant common between the determinent and the second second contains tuber the determinent to the same and for the name of the day of the writes declaration, and that they are fully and circumstant common between the determinent and the second force the name and for the name of the developer decretant and the second of the name and the second contains tuber the determinent bu	FIFTH: That the smount of the capital stock is.  One Thousand (\$1,000.00)  Fig. 3. And the smount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the number of shares into which the capital stock is divided in ton (\$10.00)  SEVENTH: That the number of shares into which the capital stock is divided in ton (\$10.00)  Dolla services of the part value of the sales of t	THIRD: That the principal place of business	; is GREENVILLE, S. C.
FIFTH: That the sensors of the capital stock is.  One Thousand (\$1,000.00) set of 5 to 100 set of the second of the capital stock is divided in.  Date of the per value of the capital stock is divided in.  The per value of One Hundred (\$100.00)  SEVENTH: That the sensors of shares into which the capital stock is divided in.  The per value of One Hundred (\$100.00)  SEVENTH: That the stock is value being recent is prove to the following were detend directors:  H. L. Hingson and J. D. Todd, Jr.  EXCHITM: That subsequently there was cheened as President  H. L. Hingson and J. D. Todd, Jr.  Treasurer,  H. L. Hingson and J. D. Todd, Jr.  Treasurer,  H. L. Hingson and D. D. Todd, Jr.  Treasurer, and three days relate tuber of the bloom to the first Decreasion by bour the Secretary of State basing been given in.  Treasurer, and three days relate tuber of the bloom to the first Decreasion with the secretary of State basing been given in.  Treasurer, and three days relate tubers of the bloom to the side Decreasion with the secretary of State basing been given in.  Treasurer, and three days relate tubers of the bloom to the side Decreasion with the Secretary of State basing been given in.  The secretary of State having been paid to environment and the capital stock subscribed having been related to the writes declaration, and that they are fully decreasing to the inverse of the capital stock subscribed having been paid to environment and the capital stock subscribed the determinent with the capital capital stock subscribed having been paid to make a capital stock subscribed having been related to the writes declaration, and that they are fully and circumstant common between the determinent and the second second contains tuber the determinent to the same and for the name of the day of the writes declaration, and that they are fully and circumstant common between the determinent and the second force the name and for the name of the developer decretant and the second of the name and the second contains tuber the determinent bu	FIFTH: That the smount of the capital stock is.  One Thousand (\$1,000.00)  Fig. 3. And the smount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the number of shares into which the capital stock is divided in ton (\$10.00)  SEVENTH: That the number of shares into which the capital stock is divided in ton (\$10.00)  Dolla services of the part value of the sales of t	FOURTH: That the general nature of the	business which it is proposed to do is to buy, sell and own real estate and
FIFTH: That the amount of the capital took is.  One Thousand (\$1,000.00)  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That, after due notice, a meeting of the subscribers was held on the 27th day of which a majority of all stock in value being research in person or by proxy the following were dected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President.  H. L. Hingson and J. D. Todd, Jr.  INIVITH: That all requirements of Arcible 2. Chapter 131 Code of Laws of South Carolina, 1932, and all amendments thereto, have been they and fully compiled we per cent, of the aggregate anount of the capital steek having been related by bons file subscribers. 2) per cent of the capital stock subscribed having been paid to expace, and three days' public notice of the intention to file this Delaration with the Secretary of State having been given in.  Greenville  Now, Cheerlane, I. W. P. ELACKWELL  One provided the state of the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su for the purposes indicated in their written dectaration, and that they are fully authorized to commonce demonstrate their charts of the subscribe and and in the one is under their charts of the subscribe and and in the one is under the capital shade and the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and file the one is under a song of this certificate he filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and and in the one is under a subscribed and prove of the State and Company has been fully required successions and in the one is under as the subscribed and prove of the subscribed and prove of the State of Court in each cou	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Property of the stock is decided in the stock is divided in the stock of the stock in the stock is divided in the stock in th	to generally engage in the h	building and contracting business.
FIFTH: That the amount of the capital took is.  One Thousand (\$1,000.00)  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That, after due notice, a meeting of the subscribers was held on the 27th day of which a majority of all stock in value being research in person or by proxy the following were dected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President.  H. L. Hingson and J. D. Todd, Jr.  INIVITH: That all requirements of Arcible 2. Chapter 131 Code of Laws of South Carolina, 1932, and all amendments thereto, have been they and fully compiled we per cent, of the aggregate anount of the capital steek having been related by bons file subscribers. 2) per cent of the capital stock subscribed having been paid to expace, and three days' public notice of the intention to file this Delaration with the Secretary of State having been given in.  Greenville  Now, Cheerlane, I. W. P. ELACKWELL  One provided the state of the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su for the purposes indicated in their written dectaration, and that they are fully authorized to commonce demonstrate their charts of the subscribe and and in the one is under their charts of the subscribe and and in the one is under the capital shade and the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and file the one is under a song of this certificate he filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and and in the one is under a subscribed and prove of the State and Company has been fully required successions and in the one is under as the subscribed and prove of the subscribed and prove of the State of Court in each cou	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Property of the stock is decided in the stock is divided in the stock of the stock in the stock is divided in the stock in th		
FIFTH: That the amount of the capital took is.  One Thousand (\$1,000.00)  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That, after due notice, a meeting of the subscribers was held on the 27th day of which a majority of all stock in value being research in person or by proxy the following were dected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President.  H. L. Hingson and J. D. Todd, Jr.  INIVITH: That all requirements of Arcible 2. Chapter 131 Code of Laws of South Carolina, 1932, and all amendments thereto, have been they and fully compiled we per cent, of the aggregate anount of the capital steek having been related by bons file subscribers. 2) per cent of the capital stock subscribed having been paid to expace, and three days' public notice of the intention to file this Delaration with the Secretary of State having been given in.  Greenville  Now, Cheerlane, I. W. P. ELACKWELL  One provided the state of the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su for the purposes indicated in their written dectaration, and that they are fully authorized to commonce demonstrate their charts of the subscribe and and in the one is under their charts of the subscribe and and in the one is under the capital shade and the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and file the one is under a song of this certificate he filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and and in the one is under a subscribed and prove of the State and Company has been fully required successions and in the one is under as the subscribed and prove of the subscribed and prove of the State of Court in each cou	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Property of the stock is decided in the stock is divided in the stock of the stock in the stock is divided in the stock in th		
FIFTH: That the amount of the capital took is.  One Thousand (\$1,000.00)  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That, after due notice, a meeting of the subscribers was held on the 27th day of which a majority of all stock in value being research in person or by proxy the following were dected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President.  H. L. Hingson and J. D. Todd, Jr.  INIVITH: That all requirements of Arcible 2. Chapter 131 Code of Laws of South Carolina, 1932, and all amendments thereto, have been they and fully compiled we per cent, of the aggregate anount of the capital steek having been related by bons file subscribers. 2) per cent of the capital stock subscribed having been paid to expace, and three days' public notice of the intention to file this Delaration with the Secretary of State having been given in.  Greenville  Now, Cheerlane, I. W. P. ELACKWELL  One provided the state of the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su for the purposes indicated in their written dectaration, and that they are fully authorized to commonce demonstrate their charts of the subscribe and and in the one is under their charts of the subscribe and and in the one is under the capital shade and the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and file the one is under a song of this certificate he filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and and in the one is under a subscribed and prove of the State and Company has been fully required successions and in the one is under as the subscribed and prove of the subscribed and prove of the State of Court in each cou	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Property of the stock is decided in the stock is divided in the stock of the stock in the stock is divided in the stock in th		
FIFTH: That the amount of the capital took is.  One Thousand (\$1,000.00)  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That the number of shares into which the capital steek is divided is.  SIXTH: That, after due notice, a meeting of the subscribers was held on the 27th day of which a majority of all stock in value being research in person or by proxy the following were dected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President.  H. L. Hingson and J. D. Todd, Jr.  INIVITH: That all requirements of Arcible 2. Chapter 131 Code of Laws of South Carolina, 1932, and all amendments thereto, have been they and fully compiled we per cent, of the aggregate anount of the capital steek having been related by bons file subscribers. 2) per cent of the capital stock subscribed having been paid to expace, and three days' public notice of the intention to file this Delaration with the Secretary of State having been given in.  Greenville  Now, Cheerlane, I. W. P. ELACKWELL  One provided the state of the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su for the purposes indicated in their written dectaration, and that they are fully authorized to commonce demonstrate their charts of the subscribe and and in the one is under their charts of the subscribe and and in the one is under the capital shade and the subscribe the filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and file the one is under a song of this certificate he filed and incorded in the office of the Register of Menne Conveyance or Clerk of Court in each county where su fore having the subscribe and and in the one is under a subscribed and prove of the State and Company has been fully required successions and in the one is under as the subscribed and prove of the subscribed and prove of the State of Court in each cou	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Property of the stock is decided in the stock is divided in the stock of the stock in the stock is divided in the stock in th		2 )
FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Syable in cash upon issue.  SIXTH: That the number of stares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 19  Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.,  Treature,  H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully compiled we are care, of the aggressia amount of the capital stock ingles been subscribed by bona fifts subscribers, 20 per cent. of the capital stock subscribed having been posid to assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in.  Greenville Piedmont  One Wh. P. BLACKWELL  Secretary of State, by virtue of in the capital stock the purposes included in their written decharation, and that they are fully archiracted to commence business under their chars poration shall have a business edite.  GIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the amount of the capital stock is.  One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 10.47  which a majority of all stock in value being present in person or by proxy the following were deted directors:  H. L. Hingson and J. D. Todd, Jr.  FIGHTH: That subsequently there was elected as President. H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2 Chapter 153 Code of Laws of South Carolina, 1922 and all amendments therete, have been duly and fully complied with generating the day of the capital stock subscribed having been subscribed by bons fide subscribers 20 per cent. of the capital stock subscribed having been paid to discover, and firee days' public notice of the intention to fise this Declaration with the Servertary of State having been given in Greenville Pledmont  EMPSON, Therefore, L. W. P. BLACKWELL.  Lordy in me vested by the advocated Code and Acts amendatory thereto, do hareby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized in commence business under their charter in the heavy and the same and for the purposes indicated in their written declaration, and that they are fully authorized in commence business under their charter in the surface of the State, at Columbia, this 31st  December in the war of the Indewedness and in the case control where numbers under their charter in the foundation of the Indewedness of the Inde		E Red 192
FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Syable in cash upon issue.  SIXTH: That the number of stares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 19  Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.,  Treature,  H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully compiled we are care, of the aggressia amount of the capital stock ingles been subscribed by bona fifts subscribers, 20 per cent. of the capital stock subscribed having been posid to assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in.  Greenville Piedmont  One Wh. P. BLACKWELL  Secretary of State, by virtue of in the capital stock the purposes included in their written decharation, and that they are fully archiracted to commence business under their chars poration shall have a business edite.  GIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the amount of the capital stock is.  One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 10.47  which a majority of all stock in value being present in person or by proxy the following were deted directors:  H. L. Hingson and J. D. Todd, Jr.  FIGHTH: That subsequently there was elected as President. H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2 Chapter 153 Code of Laws of South Carolina, 1922 and all amendments therete, have been duly and fully complied with generating the day of the capital stock subscribed having been subscribed by bons fide subscribers 20 per cent. of the capital stock subscribed having been paid to discover, and firee days' public notice of the intention to fise this Declaration with the Servertary of State having been given in Greenville Pledmont  EMPSON, Therefore, L. W. P. BLACKWELL.  Lordy in me vested by the advocated Code and Acts amendatory thereto, do hareby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized in commence business under their charter in the heavy and the same and for the purposes indicated in their written declaration, and that they are fully authorized in commence business under their charter in the surface of the State, at Columbia, this 31st  December in the war of the Indewedness and in the case control where numbers under their charter in the foundation of the Indewedness of the Inde		(ED ) / (C. / 1) ) O ?
FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Syable in cash upon issue.  SIXTH: That the number of stares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 19  Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.,  Treature,  H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully compiled we are care, of the aggressia amount of the capital stock ingles been subscribed by bona fifts subscribers, 20 per cent. of the capital stock subscribed having been posid to assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in.  Greenville Piedmont  One Wh. P. BLACKWELL  Secretary of State, by virtue of in the capital stock the purposes included in their written decharation, and that they are fully archiracted to commence business under their chars poration shall have a business edite.  GIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the amount of the capital stock is.  One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 10.47  which a majority of all stock in value being present in person or by proxy the following were deted directors:  H. L. Hingson and J. D. Todd, Jr.  FIGHTH: That subsequently there was elected as President. H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2 Chapter 153 Code of Laws of South Carolina, 1922 and all amendments therete, have been duly and fully complied with generating the day of the capital stock subscribed having been subscribed by bons fide subscribers 20 per cent. of the capital stock subscribed having been paid to discover, and firee days' public notice of the intention to fise this Declaration with the Servertary of State having been given in Greenville Pledmont  EMPSON, Therefore, L. W. P. BLACKWELL.  Lordy in me vested by the advocated Code and Acts amendatory thereto, do hareby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized in commence business under their charter in the heavy and the same and for the purposes indicated in their written declaration, and that they are fully authorized in commence business under their charter in the surface of the State, at Columbia, this 31st  December in the war of the Indewedness and in the case control where numbers under their charter in the foundation of the Indewedness of the Inde		HOE LY SALVEY OF O
FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Syable in cash upon issue.  SIXTH: That the number of stares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 19  Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.,  Treature,  H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully compiled we are care, of the aggressia amount of the capital stock ingles been subscribed by bona fifts subscribers, 20 per cent. of the capital stock subscribed having been posid to assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in.  Greenville Piedmont  One Wh. P. BLACKWELL  Secretary of State, by virtue of in the capital stock the purposes included in their written decharation, and that they are fully archiracted to commence business under their chars poration shall have a business edite.  GIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st  OLIVEN under my bland and the seal of the State, at Columbia, this  31st	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the amount of the capital stock is.  One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 10.47  which a majority of all stock in value being present in person or by proxy the following were deted directors:  H. L. Hingson and J. D. Todd, Jr.  FIGHTH: That subsequently there was elected as President. H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2 Chapter 153 Code of Laws of South Carolina, 1922 and all amendments therete, have been duly and fully complied with generating the day of the capital stock subscribed having been subscribed by bons fide subscribers 20 per cent. of the capital stock subscribed having been paid to discover, and firee days' public notice of the intention to fise this Declaration with the Servertary of State having been given in Greenville Pledmont  EMPSON, Therefore, L. W. P. BLACKWELL.  Lordy in me vested by the advocated Code and Acts amendatory thereto, do hareby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized in commence business under their charter in the heavy and the same and for the purposes indicated in their written declaration, and that they are fully authorized in commence business under their charter in the surface of the State, at Columbia, this 31st  December in the war of the Indewedness and in the case control where numbers under their charter in the foundation of the Indewedness of the Inde		NO CONTRACTOR OF THE PROPERTY
FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Plant of the capital stock is in the capital stock is divided in the capital stock is always of the capital stock thaving been subscribed by bona file subscribers, 20 per cent. of the capital stock subscribed having them padd to accurate, and three days' public notice of the intention to file this Deckration with the Surectary of State having been given in.  Greenville Pledmont  NOW, Therefore, I, W. P. BLACKWELL.  Secretary of State, by virtue of the Capital stock and capital	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the number of stares into which the capital stock is divided is ten (10)  SEVENTH: That after number of stares into which the capital stock is divided is ten (10)  SEVENTH: That after due notice, a meeting of the subscribers was held on the 27th day of December 19.47  Which a majority of all stock in value being present in person or by persay the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  Freaturer,  J. D. Todd, Jr.  Treaturer,  H. L. Hingson.  NINTH: That all requirements of Article 2 Chapter 135 Code of Laws of South Carolina, 1932, and all amondments thereto, have been duly and fully completed with caronic, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Pledmont  ONOW, Therefore, I. W. P. BLACKWELL.  NOW, Therefore, I. W. P. BLACKWELL.  NOW, Therefore that a copy of this certificate be filed and feets the declaration, and that they are fully authorised to the laws of this certificate be filed and recorded in the offers of the State, at Columbia, this 51st  December 15 or the State, at Columbia, this 51st  December 27 the Convergence of Clerk of Court in each county where and be the state of this certificate be filed and footy when and the seal of the State, at Columbia, this 51st  December 2 the Independence 2 the In	Ois .	The state of the s
FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Polymer of the capital stock is.  One Hundred (\$100.00)  SIVENTH: That the number of stares into which the capital stock is divided is.  SIXTH: That the number of stares into which the capital stock is divided is.  SIXTH: That the number of stares into which the capital stock is divided is.  SIXTH: That the number of stares into which the capital stock is divided is.  Document of the subscribers was held on the 27th day of Document 194  H. L. Hingson and J. D. Todd, Jr.  H. L. Hingson and J. D. Todd, Jr.  Teasurer,  H. L. Hingson  NINTH: That subsequently there was elected as President  H. L. Hingson  NINTH: That subsequently there was elected as President  H. L. Hingson  NINTH: That subsequently there was elected as President  H. L. Hingson  NINTH: The all represents of Article 2 Clasper 133 Code of Laws of South Carolian, 1922, and all amendments thereto, have been didy and fully compiled we are cent, of the aggregate amount of the expital stock having been subscribers, 20 per cent of the capital stock subscribed having been given in.  Greenville Pledmont  Wewpaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  Secretary of State having been given in.  Greenville Pledmont  One Hundred and Company has been fully organized according to the laws the Carolian, under the mane and for the purposes include in their writing declaration, and that they are fully authorised to commence business under their chare portains shall have a business discs.  GIVEN under my lixed and the sale of the State, at Columbia, this  Sixth  December  into the year of our Lord one themse and of the purposes included in their writing declaration, and that they are fully authorised to commence business under their chare portains shall have a business discs.  GIVEN under my lixed and the sale of the State, at Columbia, this  Sixth  December  into the year of our Lord one themse and one of the Independent of the United States of America.  W	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  FIFTH: That the number of stares into which the capital stock is divided is ten (10)  SEVENTH: That after number of stares into which the capital stock is divided is ten (10)  SEVENTH: That after due notice, a meeting of the subscribers was held on the 27th day of December 19.47  Which a majority of all stock in value being present in person or by persay the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  Freaturer,  J. D. Todd, Jr.  Treaturer,  H. L. Hingson.  NINTH: That all requirements of Article 2 Chapter 135 Code of Laws of South Carolina, 1932, and all amondments thereto, have been duly and fully completed with caronic, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Pledmont  ONOW, Therefore, I. W. P. BLACKWELL.  NOW, Therefore, I. W. P. BLACKWELL.  NOW, Therefore that a copy of this certificate be filed and feets the declaration, and that they are fully authorised to the laws of this certificate be filed and recorded in the offers of the State, at Columbia, this 51st  December 15 or the State, at Columbia, this 51st  December 27 the Convergence of Clerk of Court in each county where and be the state of this certificate be filed and footy when and the seal of the State, at Columbia, this 51st  December 2 the Independence 2 the In	A.T. E.	O O ONEET TO S
FIFTH: That the amount of the capital stock is  One Thousand (\$1,000.00)  The treatment of the capital stock is divided is.  One Thousand (\$1,000.00)  SIXTH: That the number of stares into which the capital stock is divided is.  The par value of.  One Hundred (\$100.00)  SIVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of.  December 19  Which a majority of all stock in value being researe in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  Fleature,  H. L. Hingson,  IND'H: That all requirements of Article 2 Chapter 151 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully compiled we can cut of the aggregate amount of the capital stock having been subscribed by bona fade subscribers, 20 per cent, of the aggregate amount of the capital stock having been subscribed by bona fade subscribers, 20 per cent, of the capital stock subscribed having been paid to Greenville Pledmont  Greenville Pledmont  Greenville Pledmont  Greenville NoW, Therefore, I, W. P. BLACKWELL  hority in me verted by the aforesaid Code and Acts amoundatory thereto, do hereby certify that the said Company has been fully organized according to the laws that Carolina, nother the name and for the purposes indicated in their written declaration, and that they are fully amhorized to commence business under their charts that Carolina, nother the name and for the purposes indicated in their written declaration, and that they are fully amhorized to commence business under their charts that Carolina, nother the name and for the purposes indicated in their written declaration, and that they are fully amhorized to commence business under their charts that they determine the name and for the purposes indicated in their written declaration, and that they are fully amhorized to commence business under their charts that they determine the name and for the purposes indicated in their written declaration, and that they are fully amhorized to comme	FIFTH: That the amount of the capital stock is		Argon rich of the state of the
FIFTH: That the amount of the capital stock is  One Thousard (\$1,000.00)  Provided the capital stock is divided is  SIXTH: That the number of shares into which the capital stock is divided is  the par value of.  One Hundred (\$100.00)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the  which a majority of all stock in value being resent in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President  H. L. Hingson  NINTH: That all requirements of Article 2 Capter 153 Code of Laws of South Carolina, 1942 and all amendments thereto, have been duty and fally compiled we are cent, of the aggregate amount of the capital stock having been subscribed by boan fide subscribers, 20 per cent, of the capital stock subscribed having been paid to Greenville Pledmont  Greenville Pledmont  Greenville Pledmont  Seventary, of State, by virtue of housive in we vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws that Carolina, infer the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charts. I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Messe Conveyance or Clerk of Court in each county where so line hundred and  Soventy-second  year of the Independent of the United States of America.  W. P. Blackwell	FIFTH: That the amount of the capital stock is.  One Thousand (\$1,000.00)  Property of a subscriptor was led to the subscribers was held on the subscribers.  EICHTH: That, after due notice, a meeting of the subscribers was held on the subscribers was held on the subscribers.  H. L. Hingson and J. D. Todd, Jr.  EICHTH: That subsequently there was elected as President.  H. L. Hingson.  NINTH: That all requirements of Article 2. Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully compiled with per cent, of the aggregate amount of the capital stock having been subscribed by boas did subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the capital stock subscribed having been paid to the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the capital stock subscribed having been paid to the capital stock subscribed having been paid to the subscribers, 20 per cent, of the capital stock subscribed having been paid to the capital stock subscribers with the subscribers, 20 per cent,		5/09/
the par value of One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fite this Declaration with the Secretary of State having been given in Greenville Piedmont.  Greenville Piedmont.  Greenville  NOW, Therefore, I. W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the foresaid code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the horizon and according to the laws of the capital stock that a copy of this certificate be filed and iccorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supportation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the purpose of t	the par value of		The Contract of the Contract o
the par value of One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fite this Declaration with the Secretary of State having been given in Greenville Piedmont.  Greenville Piedmont.  Greenville  NOW, Therefore, I. W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the foresaid code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the horizon and according to the laws of the capital stock that a copy of this certificate be filed and iccorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supportation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the purpose of t	the par value of		2/1/04/10
the par value of One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fite this Declaration with the Secretary of State having been given in Greenville Piedmont.  Greenville Piedmont.  Greenville  NOW, Therefore, I. W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the foresaid code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the horizon and according to the laws of the capital stock that a copy of this certificate be filed and iccorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supportation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the purpose of t	the par value of		e O A SINE O STATE
the par value of One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fite this Declaration with the Secretary of State having been given in Greenville Piedmont.  Greenville Piedmont.  Greenville  NOW, Therefore, I. W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the foresaid code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the horizon and according to the laws of the capital stock that a copy of this certificate be filed and iccorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supportation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the purpose of t	the par value of		This of States of St
the par value of One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fite this Declaration with the Secretary of State having been given in Greenville Piedmont.  Greenville Piedmont.  Greenville  NOW, Therefore, I. W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the foresaid code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the horizon and according to the laws of the capital stock that a copy of this certificate be filed and iccorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supportation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the purpose of t	the par value of	FIFTH: That the amount of the capital stock is	one Thousand (\$1.000.00)
the par value of One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fite this Declaration with the Secretary of State having been given in Greenville Piedmont.  Greenville Piedmont.  Greenville  NOW, Therefore, I. W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the foresaid code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the horizon and according to the laws of the capital stock that a copy of this certificate be filed and iccorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supportation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the purpose of t	the par value of	2 the capital stock is	The state of the s
the par value of One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fite this Declaration with the Secretary of State having been given in Greenville Piedmont.  Greenville Piedmont.  Greenville  NOW, Therefore, I. W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the foresaid code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the horizon and according to the laws of the capital stock that a copy of this certificate be filed and iccorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supportation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the purpose of t	the par value of	in cash upon issue.	Doll
the par value of One Hundred (\$100.00)  SEVENTH: That the number of shares into which the capital stock is divided is ten (10)  SEVENTH: That, after due notice, a meeting of the subscribers was held on the Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fite this Declaration with the Secretary of State having been given in Greenville Piedmont.  Greenville Piedmont.  Greenville  NOW, Therefore, I. W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the foresaid code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the horizon and according to the laws of the capital stock that a copy of this certificate be filed and iccorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supportation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the purpose of t	the par value of		· · · · · · · · · · · · · · · · · · ·
SEVENTH: That, after due notice, a meeting of the subscribers was held on the which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President.  H. L. Hingson  Vice-President,  J. D. Todd, Jr.,  Teasurer,  H. L. Hingson.  NINTH: That all requirements of Article 2. Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to casurer, and three days' public notice of the intention to fife this Declaration with the Secretary of State having been given in.  Greenville Piedmont  ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL pointy in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charts. I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where su day of December in the year of our Lord one thouse and Seventy-second of the United States of America.  W. P. Blackwell	SEVENTH: That, after due notice, a meeting of the subscribers was held on the 27th day of December 1947 which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to the assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  Creenville Piedmont  CREENVILLE  ONOW, Therefore, I, W. P. BLACKWELL  NOW, Therefore, I, W. P. BLACKWELL  Anothy in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where sue poration shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  Jay of December in the year of our Lord one thousand the sound of the capital stock and in the one hundred and Beventy-Second year of the Independence of	SIXTH: That the number of shares into which	th the capital stock is divided is ten (10)
Which a majority of all stock in value being present in person or by proxy the following were elected directors:  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President.  H. L. Hingson  Vice-President,  J. D. Todd, Jr.,  Treasure,  H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to fide this Declaration with the Secretary of State having been given in Greenville Piedmont  ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL  NOW, Therefore, I, W. P. BLACKWELL  NOW, Therefore, I, W. P. BLACKWELL  To do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where surpraction shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  GIVEN under my hand and the seal of the State, at Columbia, this 31st  GIVEN under my hand and the seal of the State, at Columbia, this 31st  GIVEN under my hand and the seal of the State, at Columbia, this 31st  A Polyty-seven and in the one hundred and Seventy-second year of the Independent of the United States of America.  W. P. Blackwell	EIGHTH: That subsequently there was elected as President H. L. Hingson  Vice-President, J. D. Todd, Jr.,  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent of the capital stock subscribed having been paid to the assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Pledmont  ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter and the said of the State, at Columbia, this State in the year of our Lord one thousand provided and form the purposes indicated in their written declaration.  GIVEN under my hand and the seal of the State, at Columbia, this State in the year of our Lord one thousand have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this State in the year of our Lord one thousand have a business office.	the par value of Une Hur	ndred (\$100.00)
H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President. H. L. Hingson  Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to casurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  When the country of Greenville  NOW, Therefore, I, W. P. BLACKWELL  NOW, Therefore, I, W. P. BLACKWELL  NOW, Therefore, I, W. P. BLACKWELL  Of the capital stock and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws that Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where surporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of Decembor in the year of our Lord one thousa of the United States of America.  W. P. Blackwell	EIGHTH: That subsequently there was elected as President.  H. L. Hingson and J. D. Todd, Jr.  EIGHTH: That subsequently there was elected as President.  H. L. Hingson  Vice-President,  J. D. Todd, Jr.,  Treasurer,  H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to the assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  Wherefore, I, W. P. BLACKWELL  NOW, Therefore, I, W. P. BLACKWELL  Norty in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter in the purpose of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where such poration shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the year of our Lord one thousand in the number and in the one hundred and Seventy-second year of the Independence and Seventy-se	SEVENTH: That, after due notice, a meeting	g of the subscribers was held on the 27th December 19.4
EIGHTH: That subsequently there was elected as President.  J. D. Todd, Jr.,  Treasurer,  H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent, of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  Wespaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL  Secretary of State, by virtue of the origin in we vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charks and the capital stock in their written declaration, and that they are fully authorized to commence business under their charks. I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the year of our Lord one thouse and seventy-second of the United States of America.  W. P. Blackwell	EIGHTH: That subsequently there was elected as President.  Wice-President,  J. D. Todd, Jr.,  ; as Secretary,  J. D. Todd, Jr.  Treasurer,  H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent, of the capital stock subscribed having been paid to the assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in.  Greenville Piedmont  Greenville Piedmont  Wow, Therefore, I, W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where sue poration shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December  in the year of our Lord one thousand the seal of the State, at Columbia, this 31st  and 50 per mine hundred and 50 per mi		in person or by proxy the following were elected directors:
Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  wewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  Now, Therefore, I, W. P. BLACKWELL.  Nortiy in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charts. I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  December in the year of our Lord one thouse nine hundred and Seventy-second in the one hundred and Seventy-second year of the Independent of the United States of America.  W. P. Blackwell	Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent, of the capital stock subscribed having been paid to the capital stock problem on the capital stock subscribed having been paid to the capital stock problem in the capital stock subscribed having been paid to the capital stock subscribed having been paid t	H. L. Hing	gson and J. D. Todd, Jr.
Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  wewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  Now, Therefore, I, W. P. BLACKWELL.  Nortiy in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charts. I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  December in the year of our Lord one thouse nine hundred and Seventy-second in the one hundred and Seventy-second year of the Independent of the United States of America.  W. P. Blackwell	Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent, of the capital stock subscribed having been paid to the capital stock problem on the capital stock subscribed having been paid to the capital stock subscribe		
Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  wewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  Now, Therefore, I, W. P. BLACKWELL.  Nortiy in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charts. I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  December in the year of our Lord one thouse nine hundred and Seventy-second in the one hundred and Seventy-second year of the Independent of the United States of America.  W. P. Blackwell	Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent, of the capital stock subscribed having been paid to the capital stock problem on the capital stock subscribed having been paid to the capital stock problem in the capital stock subscribed having been paid to the capital stock subscribed having been paid t		
Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to easurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  wewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  Now, Therefore, I, W. P. BLACKWELL.  Nortiy in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charts. I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  December in the year of our Lord one thouse nine hundred and Seventy-second in the one hundred and Seventy-second year of the Independent of the United States of America.  W. P. Blackwell	Vice-President, J. D. Todd, Jr., ; as Secretary, J. D. Todd, Jr.  Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to the capital stock problem on the capital stock subscribed having been paid to the capital stock subscribe	EIGHTH: That subsequently there was elected	as President
Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to casurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in.  Greenville Piedmont  ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws at Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the component of the certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the year of our Lord one thousa nine hundred and Forty-seven and in the one hundred and Seventy-second year of the Independent of the United States of America.  W. P. Blackwell	Treasurer, H. L. Hingson.  NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to the assurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in	Vice-President, J. D. Todd, Jr	as Secretary J. D. Todd, Jr.
NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent, of the capital stock subscribed having been paid to casurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL, Secretary of State, by virtue of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted the capital stock subscribed having been paid to greenville  It do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where supporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this J1st  day of December	NINTH: That all requirements of Article 2, Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied with per cent, of the aggregate amount of the capital stock having been subscribed by bona fide subscribers, 20 per cent, of the capital stock subscribed having been paid to the capital stock notice of the intention to file this Declaration with the Secretary of State having been given in Greenville Piedmont  ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  Norty in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where such poration shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the year of our Lord one thousand nine hundred and Seventy-second per or the Independence and Seventy-second per or the Independence or the Independence and Seventy-second per or the Independence or the Independe	Transurar H. L. Hingson.	
cassurer, and three days' public notice of the intention to file this Declaration with the Secretary of State having been given in	ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL.  Intervity in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter poration shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this Seventy-second in the one hundred and Seventy-second year of the Independence of the I	NINTH: That all requirements of Article 2, Ch	hapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto have been duly and fully asset to
Greenville Piedmont  Greenville Piedmont  Wherefore, I, W. P. BLACKWELL.  NOW, Therefore, I, W. P. BLACKWELL.  Inhority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws at the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charted and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where surporation shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this surporation in the year of our Lord one thousa nine hundred and seventy-second in the one hundred and seventy-second of the United States of America.  W. P. Blackwell	Greenville Piedmont  ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL State, by virtue of the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where such poration shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this State of the State, at Columbia, this state of the state, and in the one hundred and Seventy-second seventy-second year of the Independence of the Indep	per cent, of the aggregate amount of the capital stock	k having been subscribed by bona fide subscribers, 20 per cent of the capital stock subscribed having been subscribed by
ewspaper published in the County of	ewspaper published in the County of Greenville  NOW, Therefore, I, W. P. BLACKWELL State, by virtue of the hority in me vested by the aforesaid Code and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter. I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where such poration shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this 31st  day of December in the year of our Lord one thousand in the one hundred and Seventy-second year of the Independence.	easurer, and three days' public notice of the intention	n to file this Declaration with the Secretary of State having been given in
NOW, Therefore, I, W. P. BLACKWELL	NOW, Therefore, I, W. P. BLACKWELL	~	
NOW, Therefore, I, W. P. BLACKWELL	NOW, Therefore, I, W. P. BLACKWELL	newspaper published in the County of	enville
and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws at Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business under their charter of the laws are fully authorized to commence business are fully authorized to commence business are fully authorized to commence business are fully authorized to commence their charter of the laws are fully authorized to commence of the laws are fully authorized to commence the laws a	and Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the laws of the Carolina, under the name and for the purposes indicated in their written declaration, and that they are fully authorized to commence business under their charter I do hereby direct that a copy of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where such poration shall have a business office.  GIVEN under my hand and the seal of the State, at Columbia, this	NOW, Therefore, I, W. P. BLACKWELL	
GIVEN under my hand and the seal of the State, at Columbia, this	GIVEN under my hand and the seal of the State, at Columbia, this	morns in the vested by the aforesaid Code and Acts a	amendatory thereto, do hereby certify that the said Company has been fully organized ecception to the
GIVEN under my hand and the seal of the State, at Columbia, this	GIVEN under my hand and the seal of the State, at Columbia, this	I do hereby direct that a copy of this certificate be	filed and recorded in the office of the Register of Mesne Conveyence of Clark of Conveyence of Conve
day of	day of	rporation shall have a business office.	and of the Register of Messne Conveyance or Clerk of Court in each county where su
day of	day of	· A 2	GIVEN under my hand and the seal of the State at Columbia this 31st
nine hundred and forty-seven and in the one hundred and seventy-second year of the Independent of the United States of America.  W. P. Blackwell	nine hundred and forty-seven and in the one hundred and seventy-second year of the Independence	(6) A	day of December
andseventy-secondyear of the Independen of the United States of America.  W. P. Blackwell	and seventy-second year of the Independence	(SEAL)	nine hundred and Conty Conty
of the United States of America.  W. P. Blackwell	of the United States of America	Vo. I	and in the one hundred and seventy-seven
W. P. Blackwell	WARRIED TO THE PROPERTY OF THE	EAV	andyear of the Independen
	W. P. Blackwell		W. P. Blackwall
ALLEGATION OF THE STORE	Secretary of State.		