	Prince, Clarence Capolle, and D. Waade Field,
	ll of Graentille, S. C.
	hk. 124_1XXXVIIN+AAV, j. 34. 3- 3- 3- 3- 3- 3- 3- 3- 3- 3- 3- 3- 3-
d on the	Vember, 193.4, file with the Secretary of State a written Declaration
gned by themselves, setting forth:	
FIRST: That their names and residences a	· · · · · · · · · · · · · · · · · · ·
SECOND: That the name of the propose	d Corporation is F. L. Arnold, Inc.,
THIRD: That the principal place of busi	ness is 305-6-7 Woods ide Annex, Greenville, S. C.
FOURTH: That the general nature of the	e business which it is proposed to do is
To end do in the hue	Annual of annual days and a large to the second and the second and the
	iness of operating a dental laboratory including the construction
	if it is ledents lers; for at ioner endering any and alleprosthet it
and alloys	chase and sell deutal supplies such as artificial teeth, cements
	The second secon
	·
	the second of the second second of the secon
	and the second s
EUSTIN. That the amount of the capital	
	stock is Ten thousand (\$10,000.00)
ayable in cash or proper	stock is
yable in cash or proper	stock is
ayable in cash or propar SIXTH: That the number of shares into	stock is
syable <u>In cash or rrogar</u> SIXTH: That the number of shares into Fifty (\$50.	stock is
syablein cash or _rropar SIXTH: That the number of shares into f the par value of Fifty (\$50.5) SEVENTH: That, after due notice, a me t which a majority of all stock in value being 1	stock is
syable	stock is
SIXTH: That the number of shares into the par value of F1fty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being 1	stock is
SIXTH: That the number of shares into the par value of F1fty (\$50  SEVENTH: That, after due notice, a me which a majority of all stock in value being processing the stock of the stock in value being processing the stock in value being the stoc	stock is
ayablein cash or _rropar.  SIXTH: That the number of shares into f the par value of Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being I Floyd L.  EIGHTH: That subsequently there was	stock is
ayablein cash or _proparayable in cash or _proparayable	clected as PresidentFloyd Liles Arnold,
syable	stock is
ayable	stock is
syable	stock is
syable	bollar  ty upon the call of the directors  which the capital stock is divided is two hundred (200)  OO) Dollars  being of the subscribers was held on the 2nd day of November 193 4  present in person or by proxy the following were elected directors:  ilea Arnold and Frederica West Arnold 1932, and all amendments thereto, have been duly and ful out of the capital stock having been subscribers, 20 per cent. of the capital stock subscribers public notice of the intention to file this Declaration with the Secretary of State having been given in Greenville News
SIXTH: That the number of shares into Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being processed in the part of	ty upon the call of the directors  which the capital stock is divided is two hundred (2.00)  CO) Dollars  esting of the subscribers was held on the 2nd day of November , 193.4  present in person or by proxy the following were elected directors:  ilea Arnold and Frederica West Arnold ,  elected as President Floyd Liles Arnold ,  elected as President - Floyd Liles Arnold ,  elected as Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and ful funt of the capital stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribers' public notice of the intention to file this Declaration with the Secretary of State having been given in
SIXTH: That the number of shares into f the par value of Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being proceedings of the party of all stock in value being proceedings. Floyd Limits of the party of all stock in value being proceedings of the pr	stock is
SIXTH: That the number of shares into Fifty (\$50  SEVENTH: That, after due notice, a met which a majority of all stock in value being I Floyd L.  EIGHTH: That subsequently there was sevice-President, Floyd L.  NINTH: That all requirements of Article omplied with, 50 per cent, of the aggregate ame aving been paid to the Treasurer, and three day The newspaper published in the County of NOW, THEREFORE, I, W. Futhority in me vested by the aforesaid Code and the pass of South Carolina, under the name and for	bollar  which the capital stock is divided is two hundred (200)  Dollars  which the capital stock is divided is two hundred (200)  OO) Dollars  reting of the subscribers was held on the 2nd day of November 193 4  present in person or by proxy the following were elected directors:  1lea Arnold and Frederica West Arnold .  elected as President Floyd Liles Arnold .  elected as President Floyd Liles Arnold .  185 Arnold ; s Secretary Frederica Wast Arnold .  186 Arnold .  187 Arnold .  188 Arnold .  188 Arnold .  189 Arnold .  180 A
SIXTH: That the number of shares into f the par value of Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being in Floyd Limbert Complete was a Vice-President, Floyd Limbert Complete with 50 per cent, of the aggregate and aving been paid to the Treasurer, and three day The NOW, THEREFORE, I, W. Futhority in me vested by the aforesaid Code and and of South Carolina, under the name and for heir charter; and I do hereby direct that a copy dir	bollar be call of the directors  which the capital stock is divided is two hundred (2.00).  Dollars  esting of the subscribers was held on the 2nd day of November 193 4 present in person or by proxy the following were elected directors:  Ilea Arnold and Frederica West Arnold .  elected as President Floyd Liles Arnold .  elec
SIXTH: That the number of shares into Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being in Floyd Limbert Completed with, 50 per cent, of the aggregate ame aving been paid to the Treasurer, and three day The NOW, THEREFORE, I, W. Futhority in me vested by the aforesaid Gode and away of South Carolina, under the name and for heir charter; and I do hereby direct that a copy direct	stock is
SIXTH: That the number of shares into f the par value of Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being in Floyd Limbert Complete was a Vice-President, Floyd Limbert Complete with 50 per cent, of the aggregate and aving been paid to the Treasurer, and three day The NOW, THEREFORE, I, W. Futhority in me vested by the aforesaid Code and and of South Carolina, under the name and for heir charter; and I do hereby direct that a copy dir	book is
SIXTH: That the number of shares into f the par value of Fifty (\$50. SEVENTH: That, after due notice, a met which a majority of all stock in value being I Floyd Li  EIGHTH: That subsequently there was s Vice-President, Floyd Li  NINTH: That all requirements of Article complied with, 50 per cent, of the aggregate amenaving been paid to the Treasurer, and three day The newspaper published in the County of NOW, THEREFORE, I, W. F. Authority in me vested by the aforesaid Code and now of South Carolina, under the name and for	ty upon the call of the directors  which the capital stock is divided is two hundred (2.00).  QO) Dollars  eting of the subscribers was held on the 2nd day of November , 193 4 present in person or by proxy the following were elected directors:  ilea Arnold and Frederica West Arnold.  elected as President Floyd Liles Arnold.  elected as President Floyd Liles Arnold.  les Arnold ; s Secretary, Frederica Wast Arnold,  les Arnold  les Arnold  elected as President Floyd Liles Arnold.  Graenville News
SIXTH: That the number of shares into f the par value of Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being in Floyd Limbert Complete was a Vice-President, Floyd Limbert Complete with 50 per cent, of the aggregate and aving been paid to the Treasurer, and three day The NOW, THEREFORE, I, W. Futhority in me vested by the aforesaid Code and and of South Carolina, under the name and for heir charter; and I do hereby direct that a copy dir	bollars  ty upon the call of the directors  which the capital stock is divided is  two hundred (2.00)  CO) Dollars  eeting of the subscribers was held on the  2nd  day of  November  193.4  present in person or by proxy the following were elected directors:  ilea Arnold and Frederica West Arnold  elected as President  Floyd Liles Arnold  is Secretary, Frederica Wast Arnold  les Arnold  is Secretary of State, having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribers' public notice of the intention to file this Declaration with the Secretary of State having been given in  Greenville News  Graenville  Blackwell  Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the purposes indicated in their written declaration, and that they are fully authorized to commence business und y of this certificate be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Couver a business office.  GIVEN under my hand and the seal of the State, at Columbia, this  Nowember  in the year of our Lord one thousa nine hundred and  hand in the one hundred and
SIXTH: That the number of shares into f the par value of Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being in Floyd Limber 1. Floyd Limber 1	bollars  ty upon the call of the directors  which the capital stock is divided is two hundred (2.00).  CO) Dollars  eeting of the subscribers was held on the 2nd day of November , 193 A present in person or by proxy the following were elected directors:  ilea Arnold and Frederica West Arnold ,  elected as President Floyd Liles Arnold ,  elected as President Floyd Lil
SIXTH: That the number of shares into Fifty (\$50  SEVENTH: That, after due notice, a me t which a majority of all stock in value being in Floyd Limber 1. That subsequently there was so Vice-President, Floyd Limber 1. That all requirements of Article omplied with, 50 per cent, of the aggregate and aving been paid to the Treasurer, and three day The NOW, THEREFORE, I, W. Futhority in me yested by the aforesaid Code and away of South Carolina, under the name and for heir charter; and I do hereby direct that a copy in each county where such Corporation shall have	being of the subscribers was held on the