

par value of One Hundred and 00/100 (\$100.00) Dollars per share (all of which is evidenced by its Charter and these amendments thereto recorded, respectively, in Charter Book 3, at Page 101, Charter Book 3, at Page 170, Charter Book 3, at Page 337, and Charter Book 3, at Page 335, C. Office for Spartanburg County, S. C., and by Merger Agreement duly filed in the Office of the Secretary of State of South Carolina on the 20th day of December, 1953, and certified copies of said Merger Agreement duly recorded in Charter Book 2, at Page 201, Office of the Clerk of Court for Lee County, S. C., in Deed Book 20-X, at Page 239, C. Office for Spartanburg County, S. C., and in Judgment Roll 41988, Office of the Clerk of Court for Spartanburg County, S. C.), of which capital stock there are issued and outstanding eleven Thousand, Eight Hundred (11,800) Shares, its powers and the general nature of its business being as defined upon it and authorized to it by law and, in addition, more powers and the general nature of business set forth in the aforesaid Merger Agreement, to-wit:

bleaching, dyeing, finishing, incorporating, any manufacturing of cloth of all kinds of material; manufacturing of garments of all descriptions and out of all kinds of material; to engage in and carry on the business of manufacturing, purchasing or otherwise acquiring, selling and disposing of, dealing in and with, exporting and importing, producing, adapting, printing, spinning, combing, finishing and otherwise converting and preparing for market textile products and other yarns, goods, cloths, fabrics and articles of all kinds and descriptions made from wool, cotton, flax, hemp, silk, rayon, plastics and other material;

To carry on and transact the business of general merchants, brokers, agents, buyers and sellers of and dealers in goods, wares and merchandise of every description;

To subscribe for, purchase or otherwise acquire, and to hold, sell, mortgage, pledge or otherwise dispose of, all forms of securities, including stocks, bonds, debentures, notes and other obligations or evidences of indebtedness, of other corporations, domestic or foreign, and to deal in and with the same, and to issue in exchange therefor or in payment