WALKER, EVANS &	COGSWELL CO	CHARLESTON, S	s, c.10570—8-15-39

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	D AND JAMES S. SIMPSON, JR.,
both	of Greenville, S. C.,
d on the 21st day of	July , 19 47, 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 proposed	Corporation is OELAND-SIMPSON LUMBER COMPANY
	ness is Greenville, S. C.
THIRD: That the principal place of busine	1655 15
FOURTH: That the general nature of t	the business which it is proposed to do is to buy and sell at wholesale or retail
all types of building mate	rial, equipment and supplies; to contract for and deal generally
in construction work of al	l kinds; to buy, sell, improve, manage, lease, mortgage or
otherwise dispose of or de	eal in real estate; to buy, sell and deal in stocks, bonds, notes
nont gages on other securit	cies, and to do any and all things incidental to, growing out of
or connected with the afor	eside business.
OF COUNTECOM MICH CHE WIOL	
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No.	
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	erty acceptable to the Directors
wable in cash or prope	
	which the capital stock is divided is three hundred (300)
SIXTH: That the number of shares into	
SIXTH: That the number of shares into the par value of One Hund	dred (\$100.00)
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SIXTH: That the number of shares into One Hund SEVENTH: That, after due notice, a me which a majority of all stock in value being properties. Paul J. Oeland, Eugene E. EIGHTH: That subsequently there was estable of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer, and three days' public notice of the information of the capit reasurer. SEVENTH: That, after due notice, a me which is capitally as a capital reasurer. SEVENTH: That, after due notice, a me which is capitally as a capital reasurer. SEVENTH: That, after due notice, a me which is capitally as a capital reasurer. SEVENTH: That, after due notice, a me which is capitally as a capital reasurer. SEVENTH: That, after due notice, a me which is capitally as a capital reasurer. SEVENTH: That, after due notice, a me which is capitally as a capital reasurer. SEVENTH: That, after due notice, a me which is capitally as a capital reasurer. SEVENTH: That, after due notice, a me which is capitally as a capital reasurer.	clected as President. Paul J. Oeland pson, Jr. 12. Chapter 153 Code of Laws of South Carolina, 1932, and all amendments thereto, have been duly and fully complied we had stock having been subscribed by bona fide subscribers, 20 per cent. of the capital stock subscribed having been paid to intention to file this Declaration with the Secretary of State having been given in the senville Piedmont Greenville J. Secretary of State, by virtue of the Acts amendatory thereto, do hereby certify that the said Company has been fully organized according to the law tryposes indicated in their written declaration, and that they are fully authorized to commence business under their character be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where the case of the State, at Columbia, this day of July in the year of our Lord one thou nine hundred and forty-seven and in the one hundred of the United States of America.
SIXTH: That the number of shares into One Hund SEVENTH: That, after due notice, a me which a majority of all stock in value being proposed to the part of all stock in value being proposed to the second of the second of the capital stock. EIGHTH: That subsequently there was easy vice-President, Eugene E. One of the aggregate amount of the capital stock of the aggregate amount of the capital stock of the aggregate amount of the capital stock of the information of the capital stock of the capital stock of the information of the capital stock of the capital stock of the information of the capital stock	dred (\$100.00) Doll peeting of the subscribers was held on the 9th day of April 1, 19.4 Present in person or by proxy the following were elected directors: 1. Oeland and James S. Simpson, Jr. Belected as President Paul J. Oeland Diand ; as Secretary, James S. Simpson, Jr. 1. Deland stock having been subscribed by bona fide subscribers, 20 per cent of the capital stock subscribed having been paid to intention to file this Declaration with the Secretary of State having been given in the semi-diant stock having been subscribed by bona fide subscribers, 20 per cent. Of the capital stock subscribed having been paid to intention to file this Declaration with the Secretary of State having been given in the semi-diant stock having been fully organized according to the law are poses indicated in their written declaration, and that they are fully authorized to commence business under their character be filed and recorded in the office of the Register of Mesne Conveyance or Clerk of Court in each county where GIVEN under my hand and the seal of the State, at Columbia, this 21st day of July in the year of our Lord one thou nine hundred and forty-seven and in the one hun and Bayenty-second year of the Independent