State of Uhode Island and Providence Plantations

ORIGINAL ARTICLES OF ASSOCIATION

(BUSINESS CORPORATION)

Anow all filen by these Presents, That we A. C. Barton, Jr., of the
City of Cranston, Rhode Island, and William H. Cooke and Daniel
F. Fryer, both of the City of Warwick, Rhode Island.
all of lawful age, hereby agree to and with each other:
FIRST. To associate ourselves together with the intention of forming a corporation
under and by virtue of the powers conferred by Chapters 7-1 to 7-5 (inclusive), 7-9 and
7-10 of the General Laws of Rhode Island, as amended.
SECOND. Said corporation shall be known by the name of
TED BARTON AGENCY, INC.
THIRD. Said corporation is formed (as permitted by § 7-2-3 of the General Laws)
for the purpose of (a) conducting a general insurance and bonding agency and insurance and bonding brokerage business, including, without limiting the foregoing generality, acting as agent, broker or otherwise for or on behalf of insurance companies, bonding companies and others in connection with fire, casualty, life, marine, accident, indemnity, health, fidelity, burglary, plate glass, elevator, steam boiler, tornado war risk and any and all other forms of insurance which are now or hereafter may become lawful; and giving and furnishing advisory and management service for any or all of such insurance;
(b) buying, selling, holding, owning, using, managing, improving, developing, leasing, renting, mortgaging, exchanging and in any other manner dealing in improved or unimproved real estate in the State of Rhode Island or elsewhere and constructing, altering, repairing and improving any buildings or other structures upon its own or other real estate.
In addition to the foregoing, said corporation shall have the following powers and authority, viz:—(See § 7-2-10 of the General Laws.)

ing or enlarging the effect of this general grant of authority, it is hereby specifically provided that merce-corporation shall have power:

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(a) to have perpetual succession in its corporate name, united a period-for its derotten-in-limited-in-its-activia movietion or charter;

- (b) to sue and be sued in its corporate name;
- (c) to have and use a common seal, and alter the same at pleasure;
- (d) to elect such officers and appoint such agents as its business requires, and to fix their compensation and define their duties;
- (e) to make by-laws not inconsistent with the Constitution or laws of the United States or of this state, or with the corporation's charter, or articles of association, determining the time and place of holding and the manner of calling and of conducting meetings of its stockholders and directors, the manner of electing its officers and directors, the mode of voting by proxy, the number, qualifications, powers, duties and term of office of its officers and directors, the number of directors and of shares of stock necessary to constitute a quorum, which number may be less than a majority, and the method of making demand for payment of subscriptions to its capital stock, and providing for an executive committee to be elected from and by the board of directors and defining its powers and duties, and containing any other provisions, whether of the same or of a different nature, for the management of the corporation's property and the regulation and government of its affairs;
- (f) to make contracts, incur liabilities and borrow money; (g) to acquire, hold, soil and transfer shares of its own capital stock; provided, that we corporation shall use its funds or property for the purchase of its own shares of capital stock when such use would cause any impairment of the capital of the corporation;
- (h) to acquire, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of any bonds, securities or evidences of indebtodness created by, or the shares of the capital stock of, any other corporation or corporations of this state or of any other state, country, nation or government, and while owner of said stock to exercise all the rights, powers and privileges of ownership, including the right to vote thereon;
- (i) to guarantee, if authorized so to do by its charter or articles of association any bonds, securities or evidences of indebtodness created by or dividends on or a certain amount per share in liquidation of the capital stock of any other corporation or corporations created by this state or by any other state, country, nation or government;
- (j) to acquire, hold, use, manage, convoy, lease, mortgage, pledge or otherwise dispose of within or without this state any other property, real or personal, which its purposes shall require;
 (k) to conduct business and have offices in this state and elsewhere; provided, however, that nothing in this section contained shall authorize corporation to carry on the business of a bank, savings bank or trust company.
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FOURTH. Said corpora	tion shall be located in	(City or Town)	, Rhode Island.
Fifth. Жар ТОХАТСТ	moonoopandnoopadaaj	• • •	Ageleracion decit
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(Or i	f capital stock is withou	t par value)	
The TOTAL number of s	shares of capital stock au	thorized, withou	it par value, shall be
Four Hundred	***************************************		400) shares
as follows, viz:	r Hundred	(400) shares of
Common stock, without par	value; and		
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(If capital stock is divid stock, including terms on whi	ed into two or more class ich they are created, and	es) Description voting rights of	of several classes of

SIXTH. No holder of any of the common stock of the corporation shall transfer any of such stock without first offering the same to the corporation at the lowest price at which he is willing to dispose of the same, said offer to be in writing and include a statement of the names and addresses of the transferee or transferees to whom said stockholder intends to transfer his stock if his said offer is not accepted by the corporation. Said offer and statement shall be addressed and delivered to any officer of the corporation and the proper officer of the corporation shall thereupon call, or cause to be called, a special meeting of the stockholders of the corporation to be held withinthirty(30) days after the receipt of said offer for the purpose of taking action with respect to the same. The corporation, through its stockholders, shall have thirty [30] days after the time fixed for the holding of such special meeting to accept or reject said offer, and if no action be taken by the stockholders within said period, or if said offer shall be rejected, such stockholder may then, upon the expiration of said second ten-day period, transfer such stock at not less than said price to any transferee or transferees described in said statement at any time within six (6) months after the delivery of said notice to an officer of the corporation, but may not otherwise or thereafter transfer such stock without again complying with the provisions of this paragraph. All transfers of common stock (other than transfers upon death to the next of kin or legatees of a stockholder) are intended to be included in the provisons of this paragraph. The corporation, by resolution duly adopted by a majority of the stockholders present at any meeting called for that purpose, may waive the provisions of this article with respect to any transfer.

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SEVENTH Shares o	f the no par s	tock of the cor	poration_may_be
issued from time to time	e for such con	sideration, con	sisting of cash,
services, personal prop	erty, tangible	or intangible,	or real estate,
as may be fixed from ti	me to time by	the board of di	rectors, and any
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and all such shares so	issued, the fu	11 consideratio	n for which has
Microsex_been_paid_c	ordelivered,	shall be deemed	full-paidstock
and not liable to any f	urther call or	assessment the	reon, and the
holder of such shares sl	hall not be lia	able for any fu	rther payments
thereon. The vote fixing	ng the consider	ration for whic	h any such stock
is to be issued may pro	vide that only	a portion of s	uch consideratio
popular shall be co	apital and that	t the balance o	f such considera
tion shall be received a	and applied by	the corporation	n as paid-in
surplus.			
			P. A. C.
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In Testimony Whereof. We	have hereijnto set	our hands and st	ated our regidences
this twenty-ninth	day or		
NAME		RESIDEN (No. Street, City	ICE or Town)
Mouthing.	25 Fairfield F	load	Cranston, R. I.
teilleant roke	30 Irondale St	reet	Warwick, R. I.
William H. Cooke			Warwick, R. I.
Daniel F. Fryer	.DuINCCEASIM.DI		THE THE STATE OF T
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STATE OF RHODE ISLAND,	City)	
}	City In the	ofCransto	n
COUNTY OF Providence	XXXXXX	,	
in said county thistwenty-r			
then personally appeared befo	re me. A. C. Ba	rcon,ur., will	lam H. Cooke
and Daniel F. Fryer			
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each and all known to me and instrument, and they severally		d instrument by th	em subscribed to be
their free act and deed.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	martin	1 Donnon
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(BUSINESS CORPORATION) ORIGINAL

ARTICLES OF ASSOCIATION OF

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State of Chode Island and Providence Plantations

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OFFICE OF THE GENERAL TREASURER

I Hereby Certify That -

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