State of Rhode Island and Providence Plantations

ORIGINAL ARTICLES OF ASSOCIATION

(BUSINESS CORPORATION)

Know all Men by these Presents. That we EARL V. HANDRIGAN, ELIZA-
BETH HANDRIGAN, CARL HANDRIGAN, AND DONALD LYON
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 ATLAS BARRELL & PALLET, INC.
THIRD. Said corporation is formed (as permitted by § 7-2-8 of the General Laws)
for the purpose of BUYING, REPAIRING, MANUFACTURING, AND SELLING
OF BARRELLS AND PALLETS AS WELL AS ENGAGING IN THE GENERAL HILL
NE/SUPPLY BUSINESS
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In addition to the foregoing, said corporation shall have the following powers and
authority, viz:—(See § 7-2-10 of the General Laws.)
To do any lawful act which is necessary or proper to accomplish the purposes of its incorporation. Without limiting or enlarging the effect of this general grant of authority, it is hereby specifically provided that every corporation shall have power: (a) to have perpetual succession in its corporate name, unless a period for its duration is limited in its articles
of association or charter; (b) to sue and be sued in its corporate name;
(c) to have and use a common scal, and after 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 slecting 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 Habilities and borrow money; (g) to acquire, hold, sell and transfer shares of its own capital stock; provided, that no 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;
(b) to acquire, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of any bonds, securities or evidences of indebtedness 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 oridonces of indebtedness 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;
(5) to acquire, hold, use, manage, convey, 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 any corporation to carry on the business of a bank, savings bank or trust company.

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· FOURTH. Said corporation shall be locat	ed in bows	UALE or Town)	., Rhode Island
FIFTH. The TOTAL amount of authoriz	zed capital sto	ck of said co	rporation, with
par value, shall be	(\$) dollare	as follows, viz:
Common stock in the amount of		^^*************************************	(\$)
dollars to be divided into	*******************************) shares of
the par value of	(\$) dc	llars each: and
Preferred stock in the amount of	***************************************	***************************************	(\$)
dollars, to be divided into		() shares, of
the par value of	() dollars each.
(Or if capital stock is w	rithout par va	lue)	
The TOTAL number of shares of capital st	ock authorized	l, without pa	r value, shall be
TARLE HUNDRED		, 30) aharoa
as follows, viz:— THREE HUNDRED	******************************	(300) shares of
Common stock, without par value; and			
Preferred stock, without par value.	***************************************	() shares of
(If capital stock is divided into two or more stock, including terms on which they are created			
SIXTH. (If not perpetual) The period of date	luration of sa	id corporatio	n shall termi-

(Further provisions not inconsistent with law)

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ATE OF RHODE ISLAND, UNTY OF Said county this en personally appeared	John John John John John John John John	City Town day of		Henwoodhl Paul: Re Juliel Lyn	II.

Notary Public

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(BUSINESS CORPORATION)

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State of Rhode Island and Providence Plantations

Nº 41624

I Rereby Certify That