

CHARTER.

UNITED STATES OF AMERICA.  
STATE OF LOUISIANA.  
PARISH OF ORLEANS.  
CITY OF NEW ORLEANS.

BE IT KNOWN, That on this Fourteenth day of the month of December, in the year of Our Lord, One thousand nine hundred and ten, before ERNEST TOURO FLORANCE, a Notary Public in and for the Parish of Orleans, State of Louisiana, duly commissioned, sealed, and in the presence of the witnesses hereinafter named, and undersigned, personally came and appeared, the several persons whose names are hereinafter set, who severally declared that among themselves of the provisions of the law of this State relative to the organization of corporations, they had agreed and were bound by them, to their best knowledge and convenience, to their usage and advantage, to constitute and incorporate for the objects and purposes and under the stipulations and agreements hereinbefore set forth, which they hereby adopt as their charter, to-wit:

**ARTICLE I.**  
The name and title of the corporation hereby formed is declared to be "THE GREEN PARK HOTEL CO., LTD.", under which name it shall have and enjoy corporate existence for the period of fifty-five years, and shall have and exercise for the purposes of the business to be carried on by the powers conferred upon it by the corporation, the power to purchase, lease, sell, mortgage and pledge real and personal property in the prosecution of its business, to conduct its business generally to exercise all the powers necessary or convenient in carrying on its business.

**ARTICLE II.**  
The domicile of this corporation shall be in the City of New Orleans, Louisiana. All contracts and processes shall be served on the President of the Company, or, in his absence, on the Vice President, or Secretary and Treasurer.

**ARTICLE III.**

The objects and purposes for which this corporation is organized and the nature of the uses to be carried on by it, have been fully described in the carrying on of a general mercantile and commission business, including the importation of any goods or merchandise in said business.

**ARTICLE IV.**

The capital stock of this corporation is fixed at the sum of five thousand dollars (\$12,000.00) divided into one hundred shares of one hundred dollars each per value, which said shares shall be paid for in cash or its equivalent in real estate, merchandise or property, or in any other manner, and shall be transferred or registered in the books of said Company on the surrender of the outstanding certificates, pursuant to such rules and regulations as may be established by the Board of Directors. Each share of stock shall be entitled to one vote, to be cast by its owner or the person of his proxy, and in case of the voting of shares, the shares of stock shall be increased by the amount of said capital stock, having right to all the dividends and other rights and privileges attached to the number of shares thereto by them within thirty days after the increase shall have been made. This company shall have the right to convert any share which has been issued for \$10,000.00 of the capital stock into three thousand shares of

one hundred dollars each.

**ARTICLE V.**

All the corporate powers and authority of this corporation shall be vested in a President, Manager or Vice-President, a Secretary and Treasurer, and two Directors, to be constituted and organized as follows: The President and Manager shall have power to manage and conduct the business of the said corporation, subject to the control of the Board of Directors, and shall be entitled to a salary of one thousand dollars per annum, and each Director shall own, in his own name, at least one share of the capital stock of the corporation and shall be elected at the annual meeting of the stockholders to be held on the first day of each year, except that the first President and Manager shall be elected for a term of two years.

**ARTICLE VI.**

All elections shall be by ballot and held at the office of said corporation, under the supervision of a committee of three persons appointed by the Board of Directors. Each share of stock shall be entitled to one vote, to be cast by its owner or the person of his proxy, and in case of the voting of shares, the shares of stock shall be increased by the amount of said capital stock, having right to all the dividends and other rights and privileges attached to the number of shares thereto by them within thirty days after the increase shall have been made. This company shall have the right to convert any share which has been issued for \$10,000.00 of the capital stock into three thousand shares of one hundred dollars each.

**ARTICLE VII.**

Both stockholders subscribing to this charter and, insure stockholders agree mutually with each other not to dispose of their stock without giving in writing to the other stockholders three days prior notice of such intention, and to have the privilege of purchasing stock at the price fixed by the book values as shown in the preceding true balance sheet. In case of the death of any stockholder, his heirs shall acquire the same in the proportion in which they already hold stock in the corporation. If any one of the stockholders desires to purchase the stock of another stockholder in the proportion of the existing holding,

**ARTICLE VIII.**

No stockholder shall ever be held liable or responsible for the contracts or faults of this corporation in any further sum than the amount he stands due to the corporation, the same to be paid him in full, and in any manner, formal or informal, in the organization have the effect of rendering this charter null & void exposing a stockholder to any liability beyond the amount of his stock.

**ARTICLE IX.**

At the termination of this charter by limitation or otherwise, so the business and affairs of the corporation shall be liquidated by three commissioners to be appointed among the stockholders, at a meeting convened for such purpose, or ten days prior notice in writing shall have been given by the Secretary and Treasurer to each stockholder or his duly authorized agent, and notice given to the stockholders that the election of the said commissioners shall be effected, and their duties defined, and their compensation fixed by a majority of the shares of stock of the corporation. The commissioners so chosen shall remain in office until the affairs of said corporation shall have been fully liquidated, and in case of the death of any one or more of said commissioners, the survivor or survivors shall continue in office.

This act of incorporation may be changed, modified or altered, or the corporation may be dissolved, or a writer, or a general meeting of stockholders convened at a general meeting, or a stockholders convened for such purpose, or ten days prior notice shall have been given in the manner set forth in the first paragraph of this charter, and the articles of incorporation of the president and manager as herein fixed shall not be altered or repealed except with the consent of the incumbent of said office, nor his compensation or salary reduced, nor his diversions and liquidation of the said Company.

THIS IS DONE AND PASSED at my home at New Orleans, State of Louisiana, on the twenty-first day of December, in the year of our Lord, nineteen hundred and ten, in the presence of Mr. Weiss and L. Koenigsoer, witness-a-of-law, age, domiciled in this City, who have witnessed their names with the parties and me, and signed, after the reading of these presents.

(Original signed.)

JOHN ALSINA,  
JOHN ALSINA, Jr.  
JOHN ALSINA, Jr.  
CARMELITE ALSINA,  
ESTERANGE ALSINA DER  
ANGEL, to be my  
W. J. FANGEL,  
ERNEST T. FLORAN,  
Not. Pub.

Witnessed  
BOL NEMOER.  
The under-signed, Recorder of Mortgages  
for the Parish of Orleans, State of Louisiana,  
do hereby certify that the above instrument  
was filed with the Clerk of Court of Orleans  
on the 1st day of January, 1911.

ERNEST TOURO FLORAN, D.R.  
Signed Dec. 21st, 1910.

I certify that the foregoing is a true  
and correct copy of original thereof, from my  
copy in my office, Dec. 21st, 1910.

ERNEST T. FLORAN,  
Not. Pub.

24 Dec. 24 31 - Jan 7 1911

# Blowing Rock L'ABEILLE

DE LA

## GREEN PARK HOTEL.

Au sommet de la Montagne Blue Ridge

4,340 PIEDS AU-DESSUS DU NIVEAU DE LA MER.

La température la plus élevée en tout est de 74 degrés

POUR TOUT RENSEIGNEMENT A

GREEN PARK HOTEL.

GREEN PARK, N.J.

## The Allenburys' Foods



### Une Bonne Partance dans la Vie.

Les mères doivent savoir comme une bonne santé est essentielle à leur enfant pour l'avenir. Un enfant mal nourri s'en ressent plus tard ; il n'arrive pas au plein développement de sa taille et manque de vigueur. Si vous ne pouvez pas donner à votre enfant, donnez-lui une nourriture qui remplace le mieux le lait humain. Aucun farineux, aliment renfermant de l'amidon ou lait de vache non cuillé n'est donné à un enfant au-dessous de 6 ou 7 mois.

Les "Allenburys' Foods" sont préparés de façon à rendre le lait de vache équivalable au lait humain, et sont digérés facilement.

### Les 'Allenburys' Foods

NOURRITURE No 1. NOURRITURE No 2. NOURRITURE No 3.

De la naissance à 3 mois De 3 à 6 mois De 6 mois à plus.

Brochure traitant de la Nourriture des Enfants, donné gratuitement.

ALLEN & HANBURY LTD., 37, Lombard Street, LONDON.

### SI VOUS ALLEZ A CHICAGO

DESCENDEZ AU

## HYDE PARK HOTEL

A l'abri de l'incendie et dominant le lac Michigan dont il n'est distant que de 300 pieds.

PRIX MODÉRÉS.

Nouvelle-Orléans.

TROIS EDITIONS DISTINCTES.

EDITION QUOTIDIENNE

EDITION HEBOOMADAIRE,

EDITION DU DIMANCHE.

EDITION HEBOOMADAIRE  
PARAISANT LE SAMEDI MATIN.

Pour les Etats-Unis, port compris :

\$3.00 -- Un An | \$1.50 -- 5 Mois | \$1.00 -- 4 Mois

Pour le Mexique, le Canada et l'Etranger :

\$4.05 -- Un An | \$2.05 -- 6 Mois | \$1.25 -- 4 Mois

Les Abonnements Partent du 1er et du 15 de Chaque Mois.

ABONNEMENTS PAYABLES D'AVANCE.

EDITION QUOTIDIENNE

Pour les Etats-Unis, Port Compris :

\$12 -- Un An | \$6 -- 6 Mois | \$3 -- 3 Mois

Pour le Mexique, le Canada et l'Etranger, port compris

\$15.15 -- Un An | \$7.55 -- 6 Mois | \$3.75 -- 3 Mois

EDITION DU DIMANCHE.

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