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NOTICE is hereby given that the parties hereinafter named Notice is hereby given that the parties hereinafter named will apply to His Honour the Lieutenant-Governor-in-Council for a Grant of Letters Patent of Incorporation under the Great Seal of the Province of New Brunswick, according to the provisions of "The New Brunswick Joint Stock Companies' Act, 1903," and amending Acts, incorporating the applicants and such other persons, as may hereafter become shareholders in the proposed company, a body corporate and politic under the name and for the purposes hereinafter set forth.

1. The proposed removed the content of the purposes hereinafter set in the proposed removed the content of the purposes hereinafter set forth.

The proposed name of the Company is "Black Diamond Coal Company, Limited."

2. The objects and purposes for which the incorporation

is sought are:-

(a) To purchase, acquire and take over from Harvey Welton, Herbert G. Currey, James O. Miller and Joseph E. Miller, herein named, all their and each of their interest, estate and title in certain mineral estates and collieries and mining leases, containing two hundred and five acres more or less situate at Newcastle, in the County of Queens, in said Province, either jointly or separately, and together with the agencies, stock, assets, warehouse buildings and leases, used by them or either of them in carrying on the mining or wholesale and retail coal business in connection with the mining of coal on said lands and premises, and to purchase and acquire all the personal property used in connection with the said coal business in any way; and to pay for the same the said coal business in any way; and to pay for the same wholly or partly in paid-up stock of the Company to be incorporated, and to assume all and any of the obligations of the said parties in connection with their said business.

(b) To purchase, take on lease, or otherwise acquire, (either with or without surface), any coal lands, coal mines, patent fuel works, and any coal mining rights, grants, concessions and easements, and any lands or other property necessary or convenient for the advantageous possession and use of the mines and works for the time being owned or worked for the Company, or any interest therein respectively, and to search for, get and make merchantable and to sell and dispose of coal, and to manufacture and sell coke and patent fuel, charcoal and wood.

wholesale and retail coal business and the business of wholesale and retail merchants in all lines of goods, wares and merchandse, that are usually carried on in connection with said coal business, and also as wholesale and retail mer-chants in all lines of goods and for the manufacture, importing, exporting and selling of all kinds of goods and merchan-

(d) To carry on in any and all its branches the business

(d) To carry on in any and all its branches the business of colliery proprietors, coke and patent fuel manufacturers and contractors for and dealers in coal, coke and patent fuel.

(e) To construct or join in constructing works of all descriptions including tramways, roads, and approaches for the purpose of the Company's business.

(f) As principals or for any other person or persons, firms or corporations, as commission merchant, broker, or manager, agent, factor or warehouseman, to buy, sell, store, warehouse, exchange, import, export, prepare for market, or otherwise handle, trade or deal in or with goods and merchandise of any kind whatever.

(g) To carry on any other business whether mining or otherwise, which may seem to the Company capable of being

otherwise, which may seem to the Company capable of being carried on in connection with the business of the Company, or calculated, directly or indirectly, to further the Company's business or enhance the value or render valuable any of the Company's properties or rights.

Company's properties or rights.

(h) To acquire by original subscription or otherwise, and to hold, own, sell, transfer, pledge or otherwise dispose of stock, debentures, shares, bonds or other obligations or evidence of interest in or of indebtedness of any other incorporated company or body corporate or corporation authorized to issue shares, stock, debentures, bonds or other obligations with power, while the holder thereof, to exercise all the rights and powers of ownership, including the right to vote thereon. vote thereon.

(i) To purchase, lease, acquire and to hold real and

(1) To purchase, lease, acquire and to hold rear and personal property of all kinds, and to take, acquire, have and hold mining leases, mining rights, and also to hold security upon any real or personal property or effects whatsoever.

(i) To sell, lease, mortgage, pledge or otherwise dispose of or encumber the undertaking of the Company or any part thereof, or all or any real or personal property of the Company, for such consideration and upon such terms and in such manner, as the Company may deem desirable.

manner, as the Company may deem desirable.

(k) To manufacture, buy, or otherwise acquire and dispose of, in any manner whatsoever, any and all kinds of gas, electricity, illuminants, or any source of light, heat or power and all kinds of apparatus and supplies used in connection therewith, and to manufacture, deal in and dispose of any by-products arising from the manufacture of any of the illuminants aforesaid.

illuminants aforesaid. (1) To acquire from any other person or persons or body corporate whomsoever, any business carried on for the mining of coal or of any article incidental to the business of the mining or sale of coal, and to continue such business or businesses or to sell or dispose of the same or the assets thereof or any part of the same.

3. The office or chief place of business of the Company is to be situated at Newcastle in the County of Queens, in the Province of New Brunswick.

A The Capital Stock of the Company is to be Display.

4. The Capital Stock of the Company is to be Eighty thousand dollars, (\$80,000,00), to be divided into Sixteen thousand shares of Five dollars (\$5.00) each.

5. The names in full of the applicants and their respective addresses and callings are, as hereinafter written, the first three of whom are to be the first or provisional directors

of the Company, namely:—
Harvey Welton, of Newcastle, in the County of Queen's, in the Province of New Brunswick, Coal Merchant.
Herbert George Currey of the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick.

wick, Coal Merchant.

James S. McGivern of the City of Saint John, in the City and County of Saint John, in the Province of New Brunswick, Coal Merchant.

James O. Miller, of Newcastle, in the County of Queen's,

in said Province, Miller.

Joseph E. Miller, of Newcastle, in the County of Queen's, in said Province, Miller.

Amon A. Wilson, of Saint John, in the City and County of Saint John, in said Province, Barrister-at-Law.

Charles D. Dykeman, of Jemseg, in the Parish of Cambridge, in the County of Queen's, in said Province, Merchant.

Dated this Ninth day of August, A. D. 1909.

2 ins.

AMON A. WILSON, Solicitor for Applicants.

Crown Land Office, 18th August, 1909.

NOTICE is hereby given to Licensees of Crown Lands in this Province of the following additional timber regu-lations as passed by the Lieutenant-Governor-in-Council:—

"It is provided that in future operations trees shall be sawn down at the swell of the roots instead of being chopped down and that the saw be used instead of the axe in cutting the trees into lengths. The tree shall be topped off as small the trees into lengths. The tree shall be topped off as small as five inches in diameter and the lower limbs of every fallen tree shall be lopped off so that the top will lie flat on the ground to rot. Scalers will be instructed to scale any and all tops left in the woods up to five inches in diameter. No spruce or pine trees shall be used for skidding or building roads and if such are used will become a charge against the

No portable saw mill will be set up on Crown Land with-out first obtaining a license from this Department. The following regulations are also submitted by the Sur-veyor-General with reference to undersized lumber and the thinning of thickets:

When licensees desire to cut undersized spruce on licenses of the Crown on the grounds that such spruce, owing to its scrubby growth, would never mature to saw logs, or where thickets of spruce exist that require thinning, they shall notify the Department when an examination shall be made by competent persons.

made by competent persons.

If such examination bears out the contention of the applicant, permission will be granted to cut such undersized lumber, or the thinning out of thickets, but the operation must be conducted under the supervision of a competent person chosen by the Department.

It is the settled policy of the Department that whether permits are granted or not, to cut undersized lumber on licenses of the Crown, no spruce will be cut in any locality where upon examination of the annular growth it can be shown that such growing spruce would, in 75 years, attain a diameter measurement, breast high, of 14 inches and should any such undersized spruce be cut, the scaler will make a separate return of it and the licensee will be charged double stumpage."

4.ins

W. C. H. GRIMMER, Surveyor General.

NOTICE OF GRANTING LETTERS PATENT.

PUBLIC Notice is hereby given, that under Chapter Eightyfive of the Consolidated Statutes of New Brunswick,
1903, and amending Acts, Letters Patent have been issued
under the Great Seal of the said Province, bearing date the
Tenth day of August, A. D. 1909, incorporating George West
Jones, Gentleman; John Bright Cudlip, Mill Manager; Stephen P. Gerow, Cotton Mill Treasurer; Piercy Robert Hunter,
Printer; Richard Lovett Hunter, Printer; and Mary Harriet
Hunter, Spinster; all of the City of Saint John, in the City
and County of Saint John, and Province of New Brunswick,
for the following purposes, namely:
To carry on the business of printing, binding, stationery,
publishing, paper dealers, and manufacturing and selling
electric power. DUBLIC Notice is hereby given, that under Chapter Eighty-

electric power.

To carry on a wholesale or retail business in printing, binding, publishing, stationery, paper dealing in all lines of goods usually carried on in connection with the above busi-

ness and incidental thereto.

To manufacture and sell electric power and appliances, and to deal in all kinds of goods, metals and electric supplies

connected therewith.

To carry on any other business which may seem to the Company capable of being carried on in connection with the business of the said Company or calculated directly or in-directly to further the Company's business, or enhance the value or render valuable any of the Company's properties or rights.

To purchase and acquire such real and personal property as may from time to time be deemed necessary for all or any of the purposes of or incidental to the business aforesaid or any part of the same, with power, from time to time, to encumber the same or any part thereof by mortgage or otherwise and from time to time to dispose of the same at otherwise and from time to time to dispose of the same at pleasure, and to do all such other things as are incidental or conducive to the attainment of the objects for which incorporation is sought as aforesaid, by the name of "Roger Hunter, Limited," with a total Capital Stock of Fifteen thousand dollars, divided into Three hundred shares of Fifty dollars each, and with its head office at the City of Saint Lohn

John. Dated at the Office of the Provincial Secretary, at Fredericton, the Tenth day of August, A. D. 1909.

J. K. FLEMMING, Provincial Secretary.

NOTICE OF CO-PARTNERSHIP.

WE, the undersigned, have entered into a co-partnership under the name and style of "The Edward Sinclair Lumber Company," for the purpose of conducting a general milling and lumbering business in its several branches. (Signed,)

WM. M. SINCLAIR, E. H. SINCLAIR.

Newcastle, Miramichi, N. B., June 28th, 1909,

4 ins.