stock or bonds of the Company or other-wise, and to assume in whole or guaran-tee in whole the liabilities of such person er persons, company or companies whose business may be acquired by the Com-pany, and to exercise all the rights, pow-ers and privileges of ownership including

era and privileges of ownership including the right to vote thereon. To acquire by purchase, lease, ex-change or otherwise lands, buildings and hereditaments in the Province of New Brunswick or elsewhere, and to sell, mortgage or otherwise dispose of lands, tenements and hereditaments and to erect, alter, repair and maintain buildings upon said lands in which the Company may have an interest.

may have an interest. To buy, sell, lease or otherwise ac-guire and hold, sell or otherwise dispose of real estate and to act as real estate brokers and agents.

brokers and agents. To carry on any other business of a similar nature or any business which may in the opinion of the Directors be con-veniently carried on by this Company. That no object, purpose or power or any statement contained in any of the basic choices shall be in any way limit

above clauses shall be in any way limi-ted or restricted by reference to or inted or restricted by the of any other ference from the terms of any other clause, but shall be construed as inde-clause, but shall be construed as inde-clause, by the Company, Limited", with a capital stock of four hun-dred and ninety-nine thousand nine hun-dred dollars, divided into Two Classes, namely: Two hundred and thirty four thousand nine hundred dollars, Class "A" thousand nine hundred dollars mock being ordinary stock of the Com-nany divided into Nine Thousand three hundred and ninety six shares of Twenty five dollars each, and two hundred and sixty five thousand dollars. Class "B" stock being Preference stock having a preference and priority as respects divi-dens only with interest at the rate of Eight ner cent per annum divided into Five Thousand three hundred shares of

fifty dollars each. The Class "B" stock being Prefer e stock is to be entitled to an annual dividend of Eight per cent per respable out of the net profits of Company before any dividend is 21 71 75 13 775 profits of 19 pafd upon the Common Stock. Should the net rofits in any year be insufficient to pay said Preferred dividend either in whole or in nart said unpaid portion thereof shall become a charge against the net profits of the Company and shall be paid in fullout of the net profits of the Com-pany before any dividends are paid upon the Common Stock, Said preferred stock is preferred as to dividends only and is not entitled to yote at Shareholders' Meetings of the Company nor to partici-nate in profits beyond its fixed preferential cumulative annual dividend of Eight per cent. The Directors of the Company per cent. The Directors of the Commany reserve the right to purchase any or all of mid Preferred Stock on or after the expiration of Two Years from the incornormation of rue frears from the incor-normation of mid Company at Seventy-five Dollars per Share, with the head Of-fice at the City of Saint John in the County of the City and County of Saint John and Province of New Brunswick, with permission to hold the annual meet-

with permission to hold the annual meet-ings without the Province. Dated at the Office of the Provincial Secretary-Treasurer the Fourteenth day of December, A. D. 1923. R. W. L. TIRBITS, Deputy Provincial Secretary.

"MONTCLARE, LIMITED" PUBLIC NOTICE is hereby given that under "The New Brunswick Com-connies" Act, 1916", and amending Acts, Letters Patent have been issued under the nt ha the seal of Provincial Secretary Treasurer of the Province of New Bruns-wick, bearing date the fifteenth day of December, A. D. 1923, incorporating John December, A. D. 1923, incorporating John James Fraser Winslow, Barrister: John Rabbitt McNair, Barrister; and Lenore McApine Gerow, Accountant; all of the City of Fredericton, in the County of York and Province of New Brunswick; for the following purposes namely: To invest in, subscribe for, under-write, purchase or otherwise acquire and hold either as principal or agent and absolutely as owner or by way of collateral security or otherwise and to sell, exchange, transfer, assign or otherwise dis-pose of or deal in the honds, debentures, stocks, shares, share warrants, mortrages certificates of indebtedness, promissory notes or other securities of any government, or state, or municipa or school cor-poration or of any chartered hank or of any incorporated company or corporation or of any unincorporated company, asso-ciation or partnership, industrial, financial or otherwise.

To promote, organize, develop, man-age or assist in the promotion, organiza-tion, development or management of any cornoration, company, syndicate, enter-prise or undertaking, and to raise and as-sist in relaing money for and aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any corporation, company, incorporated or unincorporated.

association or partnership. To lend money to any persons on mortgage security, promissory notes or otherwise.

To purchase or otherwise acquire and own real property or any interest therein in New Brunswick or elsewhere and to se'l and dispose of the same. To carry on the business of a real

tate Company in all its branches

To apply for, purchase or otherwise acquire any patens, patent rights, licenc-... or concessions, or any right, limited or unlimited, to use any secret or other information as to any invention or proused for any of the purposes of the Com-nang or in connection with or incidental to the purposes of any Company, corporan, association, or narinership in which this Company may be interested, and to use, exercise, develop or grant licences in respect of or otherwise turn to account the property, rights, or information acquired.

To carry on any of the husiness of the Commany in the Province of New Brunswick or elsewhere, and for any of such purposes to establish branch offices within or without the Province of New Brunswick. To remunerate any person, firm or

company rendering services to this Com-nany, whether by cash navment or allotwent to him or them of shares or see itles of the Company credited as paid up in full or in part or otherwise.

To distribute among the members of the Company in kind any property of the Commony, and in particular any shares, depositures or securities of other commales holonging to this Company or of which this Company may have the news of disnosing, by the name of "Montclars Limited". The number of shares which may be issued by the Company to be Free Thomsand Shares which shall be Shares without Nominal or Par Value.

The amount of the Canital with which the Commony will carry on husiness shall be Five Hundred Thousand Dollars ronwish the head office at the City of Fred-Thomand ericton. In the County of York and Prov-ince of New Brunswick, with nermission to hold annual and special meetings of the shareholders and Directors without

the Province of New Brunswick. Dated at the Office of the Provincial Secretary-Treasurer the Fifteenth day of December. A. D. 1923. R. W. L. TIBBITS.

Deputy Provincial Secretary.

"CLAREWOOD REALTY CORPORA-TION, LIMITED"

PUBLIC NOTICE is hereby given that under "The New Brunswick Com-nanies" Act, 1916" and amending Acts. nanies' Act. 1916' and amending Acta Letters Patent have been issued under the seal of the Provincial Secretary-Treasurer of the Province of New Bruns-wick, bearing date the Tenth day of De-cember A D. 1923, incorporating Colling-wood S. Clark, Barrister-at-Law; of the City of Moncton, in the County of Wast-moriand and Province of New Brunswick Hashert M. Wood Marchant, of the Town Herbert M. Wood. Merchant: of the Town of Sackville, in the County and Province aforesaid; and Harley A. Clark, Merchant of the City of Moncton, in the County and Province aforesaid; for the following pur-To carry on the business of a Real Estate Company and Real Estate Agent. in all its branches. To acource, purchase, lease, exchange, or otherwise, land, buildings and hereditaments of any tenure or description, and any estate, or interest therein, and any rights over or connected with lands and to turn the same to account as may seem exnedient by preparing building sites, and by constructing, reconstructing, al-tering, improving, decorating, furnishing and maintaining houses, offices, flats, factories, warehouses, shops, wharves buildings, works and conveniences of all kinds, and consolidating or connecting or sub-dividing properties, and by leasing and disposing of the same, and to carry on the husiness of farmers and fruit growers.

To acquire certain land, buildings and other real estate of the said Colling-wood S. Clark and Herbert M. Wood situated in the City of Moncton afore-said, and to pay for the same in whole or in part in shares of the capital stock of the company, or in cash or otherwise, na the company may determine. To manage land, buildings and other prometry belonging to the Company and

property belonging to the Company, and to collect rents and income.

To advance and lend money to builders, tenants and others who may be will-ing to build on or improve lands or buildings in which the Company is interested, and generally to advance money to such persons and others, and on such terms as

may be arranged. To mortgage, lease and use, exchange se'l and convey, trade and deal in lands, real estate and personal property of every kind and description, and any in-

every kind and description, and any in-terest therein. To subscribe for, underwrite, buy, take or otherwise acquire, and to be either as a principal or agent and abso-lutely as owner or by way of collateral security, and enjoy, sell, exchange or otherwise deal in stocks, bonds, deben-tures and other securities of any muni-cipal industry or financial corporation or company.

Company. To sell transfer or otherwise dispose To sell transfer or otherwise dispose of the whole or any part of the property, business and undertakings of the Com-pany to any person, firm, company or corporation, and to accept in whole or in part, by way of consideration of such sale or transfer, any bonds or mortgages or any shares, debentures, bonds or se-curities of any person company or Corcurities of any person, company or corporation.

To issue bonds and to secure the same by pledges, deeds of trust, mortgages, hills of sale or chattel mortgages of or upon the whole or any part of the preperty held by the Company, and to sell or pledge the same for the purposes incide to and in connection with the undertak-

To possess and exercise all or any the nowers mentioned and set forth in Saction 2 of Chapter 35 of the Acts of th Lagislative Assembly of the Province of New Brunswick passed in the year 1918.

To do all such other things as are incidental or useful to the attainment of the above objects or any of them, by the name of "Carewood Realty Corporation. Limited," with a capital stock of Forty-nine Thousand Dollars, divided into Nine nine Thousand Dollars, divided into Nine hundred and eighty shares of fifty dollars each, with the head office at the City of Moneton in the County of Westmoreland and Province of New Brunswick. Dated at the office of the Provincial Secretary-treasurer, the tenth day of De-cember, A. D. 1923. R. W. L. TIBBITS, Deputy Provincial Secretary.

"MITTON LUMBER COMPANY, LIMI-TED"

PUBLIC NOTICE is hereby given that under the New Brunswick Compan-ies' Act. 1916, and Amending Acts. Let-ters Patent have been issued under the seal of the Provincial Secretary-Treasurer of the Province of New Brunswick. bearing date the Twelfth day of December, A. D. 1923, incornorating Charles H. Mitton, Merchant; C. Franklin Mitton, C'erk: both of the Village of Port Elgin in the County of Westmorland and Province of New Brunswick; Horatio N. Mit-ton, Lumber Merchant; and Della C. Mitton, Married Woman: both of the Town of Bathurst, in the County of Gloucester

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and Province aforesaid; for the following purposes, namely:

To acquirs and take over as a going concern the business of lumber dealers. lumber manufacturers and mill owners and contractors now carried on at the said Town of Bathurst by the said Charles H. Mitton and Della C. Mitton as a co-partnership and all the assets and ilabilities of the said business so carried on by the said Charles H. Mitton and Della C. Mitton and the rights and contracts now hed by them in connection with the said business, subject to the oblightions, if any, affecting the same and to may for the same with paid-up shares In the said Company.

To acquire, nurchase and take over Three Hundred (300) acres of wilderness land situate in the said County of Cloucester and owned by the said Charles H. Mitton and Horatio N. Mitton in common and to pay for the same in part with cash and in part with paid-up shares in