THEBOEINCCOMPANY

preferences, and relative, participating, optional, or other special rights and the qualifications, limitations, or restrictions thereof. The authority of the Board of Directors with respect to each series shall include but not be limited

the precedingsentencetogether with Voting Stockthat may be issuable pursuant to any agreement, arrangement, or understanding or upon the exercise of conversion rights, warrants, or options, or otherwise and (ii) the number of share sof Voting Stockdeemed to be outstanding shall not include any shares of Voting Stockthat may be issuable pursuant to any agreement, arrangement, or understanding or upon the exercise of conversion rights, warrants, or options, or otherwise.

3. A

- (f) The Board of Directors shall have power, in its discretion, from time to time to determine whether and to what extent and at what times and placesand under what conditions and regulations the books and accounts of the Corporation, or any of them, other than the stock ledger, shall be open to the inspection of stockholders; and no stockholder shall have any right to inspect any account, book, or document of the Corporation, except as conferred by law or authorized by resolution of the directors or the stockholders.
- (g) Upon any sale, exchange,or other disposal of the property and/or assets of the Corporation,payment therefore may be made either to the Corporationor directly to the stockholders proportion to their interests, upon the surrender of their respective stockcertificates, or otherwise, as the Board of Directors may determine.
- (h) The right to cumulate votes in the election of directors shall not exist with respect to sharesof stockof the Corporation.
- (i) In casethe Corporationshall enter into any contract or transactany businesswith one or more of its directors, or with any firm of which any director is a member, or with any corporation or association of which any director is a stockholder, director, or officer, such contract or transactionshall not be invalidated or in any way affected by the fact that such director has or may have an interest therein which is or might be adverse to the interests of the Corporation, even though the vote of such director might have been necessary to obligate the Corporation upon such contract or transaction; provided, that the fact of such interest shall have been disclosed to the other directors or the stockholders of the Corporation, as the case may be, acting upon or with reference to such contractor transaction.
- (j) Whenevera compromiseor arrangementis proposedbetween the Corporationand its creditors or any classof them and/or between the Corporationand its stockholdersor any classof them, any court of equitable jurisdiction within the State of Delawaremay, on the application in a summary way of the Corporation or of any creditor or stockholderthereof, or on the application of any receiveror receivers appointed for the Corporation under the provisions of Section 291 of Title 8 of the Delaware Code, or on the application of trustees in dissolution or of any receiveror receivers appointed for the Corporation under the provisions of Section 279 of Title 8 of the Delaware Code, order a meeting of the creditors or class of creditors, and/or of the stockholdersor class of stockholders of the Corporation, as the case may be, to be summoned in such manner as the court directs. If a majority in number repr of PDA @waya900034 /TT6 1 Tf -36 -1.22