ized to unite and consolidate with the corporation by this Act incorporated. The power to consolidate conferred by this Act. shall include the power to fix the terms of such consolidation, the place or places for doing business, the amount and character of the capital stock of the corporation formed by such consolidation, not exceeding in amount the aggregate authorized capital of the constituent corporations, the shares of stock and consideration to be issued or paid to the stockholders of the constituent corporations, the name of the consolidated corporation, which may be the name of the corporation hereby incorporated or some other name, and to do all other acts, matters and things necessary or proper to be done to carry out such consolidation; the powers to unite or consolidate by this Act conferred on the corporation hereby incorporated, and on the corporations therein referred to, shall be exercised by said corporations respectively, when authorized at any general or special meeting of stockholders by the majority in interest of the stockholders of each corporation so uniting or consolidating, or with the assent in writing of such majority in interest. The corporation so formed by such consolidation shall, when such consolidation shall have been completed as hereinafter referred to, have all the powers and franchises by this Act conferred upon the corporation hereby incorporated, and all the assets and property of every kind of all the corporations so consolidating or uniting shall, upon the completion of such consolidation, be assigned and conveyed by such constituent corporations to such consolidated corporation, and such consolidated corporation shall be liable for all the debts, contracts and engagements of the said constituent corporations as fully and to the same extent as such constituent corporations have been liable therefor at the time of the consolida-As soon as such consolidation shall have been determined upon the corporations so uniting or consolidating shall execute a certificate of consolidation, signed by their proper officers, respectively, under their respective corporate certificate of seals, setting forth the terms of said consolidation; the said tion. certificate shall be filed in the office of the Secretary of State, and when said certificate shall be filed the said consolidation shall be considered completed.

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Sec. 20. And be it enacted, That the home or principal office of this corporation shall be located in Caroline county,