may of Bit Cree crystal cards of the control of the

mobile supplies and tires, storage bat teries and parts thereof.

CHARTER.

debentures and other obligations

provided the same be not inconsistent with the laws under which this corporation is organized.

ARTICLE III. The domicile of this corporation shall be in the City of New to Orleans, Parish of Orleans, State of Louishana, and all citations and other legal process shall be served upon the President of this corporation; or, in case of his absence, upon the Vice-President; or, in case of the absence of both of these officers, upon the Secretary Treasurer.

ARTICLE IV. The capital stock of this corporation is hereby declared to be Ten Thousand Dollars (\$10,000), which may be increased from time to time, in the manner provided by law, to Two Hundred and Fifty Thousand Dollars (\$250,000), any part of which increase may be preferred stock as hereinafter provided:

Said capital stock of Ten Thousand Dollars (\$10,000) is divided into one

(\$250,000), any part of which increase may be preferred stock as hereinafter provided:

Said capital stock of Ten Thousand Dollars (\$100,000) is divided into one hundred (100) shares of common stock of One Hundred Dollars (\$100,000) each, which said common stock shall have a voting power of one (1) vote for each share of stock, which vote may be cast by the stockholder in person of by proxy, at all general elections or meetings of the stockholders, and the aforesaid proxy need not be a stockholder of the corporation. Said capital stock is to be paid for in the manner provided by law. In the event of an increase of the capital stock of this corporatios as herein provided. It shall be first offered to the stockholders of the company in the proportion to their ownership of stock as shown by the books of the company, and should any stockholder refuse or fail to purchase the stock allotted

Said Board of Directors and officers shall continue in office until the second Tuesday in the month of January, A. D. 1923, on which date, and annually thereafter, their successors shall be elected, unless said date be a holiday, in which event the election shall be held on the next legal day thereafter.

Failure to hold an election on the day specified shall not dissolve the corporation, but the directors shall hold their respective offices until an election shall be held after thirty days' notice of the time and place thereof, mailed to each stockholder of record at his last known address.

dress. ARTICLE VI. The names and post-

whole.
Original signed: Jesse P. Stern, Amalie
Weil, F. B. Stern,
Witnesses:
MARY E. KELLY.
GLADYS E. RIDER.
SELIM B. LEMLE.
Notary Public.
I. the undersigned Recorder of Mortgages in and for the Parish of Orleans,
State of Louisina, do bereby certify I. the undersigned Recorder of Mo gages in and for the Parish of Orlea State of Louisiana, do hereby cert that the above and foregoing Act of corporation of the STERNS, INC., w this day duly recorded in my office, book 1268, folio 153. New Orleans, March 17, 1922. (Signed) ROBT, SCOTT, Dy, Ret

CHARTER.

tooks within inity mays prior to took and meeting.

ARTICLE VI. No stockholder shall ever be held liastle for the contracts, faults or debts of this corporation, nor shall any mere informality in its organization have the effect of rendering this

CHARTER OF E. A. ZATARAIN & SONS, INC. United States of America, State

stock and for any balance that may remain due on accumulative dividends on such preferred stock for preceding years, and if there shall remain any surplus and if there shall remain any surplus and if there shall remain any surplus are profits not necessary for maintenance, improvements or enlargements, it shall be distributed as follows: Twenty-five (25) per cent of said surplus net profits shall be placed in a slaking fund to resting shall be placed in a slaking fund to restire said preferred stock in accordance with Article v of this charter; balance, with Article v of this charter; balance, seventy-five (75) per cent, to be applied seventy-five (75) per cent, to be applied withesses hereinafter named and understand of 1934.

ACTION AND ADDRESS OF THE ACTION AND ADDRESS

than five of such board shall constitute a quorum for the transaction of its business.

ARTICLE IX. Upon dissolution of this corporation by the action of its stockholders, or at the expiration of its charter, its affairs shall be liquidated by three commissioners appointed by a majority of the stockholders present or represented and voting at a general meeting. The manner of liquidating, the compensation and the powers of the commissioners and all other matters pertaining to the liquidation of this corporation shall be fixed and determined by a majority of the stockholders present and represented and voting at such general meeting of stockholders.

ARTICLE X. No stockholder shall ever be liable for the contracts, faults or debts of this corporation, nor shall any mere intermality in the organization of this corporation have the effect of rendering this charter null, or rendering any stockholder liable beyond the unpaid amount, if any, remaining due on his stock.

ARTICLE XI. The first Board of Directors of this corporation is hereby fixed at five in number, and shall be composed of: Walter F. Callahan, 423 Carondelet street; Sidney Story, 201 Decatur street; C. S. Barnes, 345 Baronne street; Wm. H. Parham, 828 Napoleon avenue; Benito J. Hermann, 423 Carondelet street.

Thus done and passed in my notarial office in the City of New Orleans, as aforessid, in the presence of Jos. H. Connolly and H. Baurhenn, competent with nesses of lawful age and residing in this city, who hereunto subscribe their names, together with said parties and me, Notary, on the day, month and date set forth in the caption hereof.

Original signed: Harry F. Callahan, 423 Carondelet street, I share preferred; B. J. Hermann, 423 Carondelet street, I share preferred; B. J. Hermann, 423 Carondelet street, I share preferred; B. J. Hermann, 423 Carondelet street, I share preferred; B. J. Hermann, 423 Carondelet street, I share preferred; B. J. Hermann, 423 Carondelet street, I share preferred; B. J. Hermann, 423 Carondelet street, I share prefer

Barnes, 513 Gravier street, 2 santes preferred.

Witnesses:
JOS. H. CONNOLLY,
H. BAURHENN.
C. C. FRIEDRICHS.
Notary Public.
I. the undersigned Recorder of Mortgages in and for the Parish of Orleans, State of Louisiana, do hereby certify that the above and foregoing act of incorporation of the MERCANTILE SERVICE COMPANY, INC., was this day duly recorded in my office in book 1268, folio—New Orleans, April , 1922.

A true copy.

true copy.
(Signed) ROBT. SCOTT.
Deputy Recorder.

CHARTER.

statements contained in each chards shall, shall pere present of inference from the terms of any other clause, but shall be regarded as independent purposes and powers.

ARTICLE VIII. The affairs of this corporation shall be managed and all corporate powers thereof shall be vested in and exercised by a Board of Directors composed of not less than five nor more than ten stockholders, and not less than five of such board shall constitute a quorum for the transaction of its business.

ARTICLE IX. Upon dissolution of this corporation by the action of its stockholders, or at the expiration of its stockholders, or at the expiration of its content of the compensation and the powers of the compensation and the powers of the compensation and the powers of the compensation and all other matters pertain missioners and all other matters pertain the missioners and all other matters pertain missioners and all other matters pertain the compensation and the powers of the compens

Board or Directors shall continue in office until their successors have been properly elected.

ARTICLE V. Amendments. This act of incorporation may be changed or amended and this corporation may be dissolved or liquidated, and the capital stock of this corporation increased up to the limit provided in Article III of this Charter, with the assent of two-thirds of the whole capital stock convened for that purpose after fifteen (15) days prior written notice of such meeting shall be given to each stockholder mailed to his last known address.

ARTICLE VI. Linbility. No stockholder of this corporation shall ever be held liable for the contracts or faults thereof, in any further sum than the unpaid balance due the corporation on the shares of stock owned by him, nor shall any mere informality in organization have the effect of rendering this charter null or exposing a stockholder to any liability beyond the unpaid amount of his stock.

Thus done and passed, in my Notarial

beyond the unpaid amount of his stock.

Thus done and passed, in my Notarial
Office, at the City of New Orleans, Louislana, in the presence of Messrs. F. F.
Teissier and A. B. Granzin, Jr., competent witnesses and residents of this
city, who hereunto subscribed their
names, together with the said appearers
and me, Notary, after reading of the
whole.

Original signed: Names of subscribers Witnesses:

A. B. GRANZIN, JR., F. F. TEISSIER.

(Signed) W. J. FORMENTO, Notary Public.

Notary Public.

I, the undersigned Recorder of Mortgages in and for the Parish of Orleans.
State of Louisiana, do hereby certify
that the Act of Incorporation of E. A.
ZATARAIN & SONS, INC., has been
duly recorded in my office, in Book
1268. Follo—

New Orleans, La., March 31, 1922.
ROBT. SCOTT.
Deputy Recorder.

A true copy from the original except A true copy from the original except the individual subscriptions. W. J. FORMENTO. Notary Public.

CHARTER OF

Apr 6-May 11.

ESPERANZA, INCORPORATED State of Louisiana, Parish of Orleans, City of New Orleans. Be it known that on this seventeenth day of April, in the Apr. 20-May 25

each stockholder, mailed to him at his last known address.

ARTICLE VIII. No subscriber for stock shall ever be held liable for the contracts, faults or debts of said corporation in any further sum than the unpaid balance, if any, due the corporation on the stock for which he has subscribed; nor shall any stockholder ever be held liable for such contracts, faults or debts in any further sum than the unpaid balance, if any, on the stock owned by him; nor shall any mere informality in organization have the effect of rendering this charter null, or rendering this charter null, or rendering this charter null, or rendering any subscriber or stockholder liable beyond the unpaid amount, if any, remaining due on his stock.

No stockholder in this corporation can ever seel the stock owned by him in this corporation, or any part thereof, without first offering the same in writing to the other stockholders, through the Board of Directors, at its then book value, who will have the first option to purchase the same; and in the event of the death of a stockholder, the right is hereby reserved to the remaining stockholders to purchase said stock at its thep book value.

ARTICLE IX. This corporation is

hereby reserved to the remaining stockholders to purchase said stock at its they,
book value.

ARTICLE IX. This corporation is
organized under the laws of the State
of Louisiana, and especially Act No. 297
of 1914, and the subscribers hereto, for
themselves and said corporation, and
for its officers, directors and stockholders, hereby accept, as part of this charter
and as conditions of this corporation,
all the rights, powers, privileges and
immunities granted to corporations and
granted to and conferred upon officers,
directors and stockholders of corporations by said laws and said act; such
acceptance being as full, complete and
binding as if said rights, powers, privileges and immunities were set forth at
length in this instrument.

Thus dene and passed in my notarial
office in the City of New Orleans, aforesaid, is the presence of George H. Terriherty and Holger G. Kohnke, competent
witpesses of lawful age and residing in
this city, who hereunto subscribe their
names, together with said parties and
me. Notary, on the day and date set
forth in the caption thereof.

(Names of subscribers omitted)
Witnesses:

GEO, H. TERRIBERRY,
HOLGER G. KOHNKE.

W. W. YOUNG,
Notary Public,
I. the undersigned Recorder of Mortgages in and for the Parish of Orleans,
State of Louisiana, do hereby certify

I. the undersigned Recorder of Mortgages in and for the Parish of Orleans, State of Louisiana. do hereby certify that the above and foregoing act of incorporation of ESPERANZA, INC., was this day duly recorded in my office in book 1268, folio.—

New Orleans, La., April 9, 1922.
ROBT. SCOTT.
Deput Recorder.

I hereby certify the above and foregoing to be a true-and correct copy of the original act of incorporation of ESPERANZA, INC., together with the certificate of the Recorder of Mortgages, on file and of record in my office.

In faith whereof 1 hereunto set my hand and seal this seventeenth day of April, A. D. 1922.

W. W. YOUNG.

W. W. YOUNG. Notary Public.