PORATED.

and necessary and otherwise connected with the automobile supply business.

To apply for, obtain, register, purchase, lease, or otherwise to acquire and to hold, own, use, develop, operate and introduce, and to sell, assign, grant licenses or territorial rights in respect to, or otherwise to turn to account or dispose of any copyrights, trade marks, trade names, brands, labels, patent rights, letter patent of the United States or any other country or government, inventions, improvements and processes whether used in connection with, or secured under letters patent or otherwise, and to do all and everything necessary, suitable and proper for the accomplishment of any of the purposes hereinbefore expressed and set forth.

ARTICLE IV.—The capital stock of this corporation is hereby fixed at the sum of one hundred thousand (\$100,000,00) dollars, divided into ten thousand (10,000) shares of the par value of ten (\$10.00) dollars per share each; all shares being common stock, full paid and non-assessable. The capital stock may be increased up to the sum of two hundred and fifty thousand (\$250,000,00) dollars, and all proceedings for the increase or decrease of the capital stock increase or decrease of the capital stock increase or decrease of the capital stock increase or decrease of the capital stock

increase or decrease of the capital stock shall be conducted in accordance with the laws of this State.

The stock shall be paid in cash at the time of subscription, or the same may be issued at par in payment or exchange for property, copyrights, patents, or other rights actually received or purchased by said corporation as its Board of Directors may decide, or the same may be issued fully paid for money advanced or for such other valuable consideration or services rendered as the Board of Directors of said corporation may determine.

ARTICLE V.—All the corporate powers of said corporation shall be vested in and exercised by a Board of Directors composed of no less than three nor more than five stockholders, a majority of whom shall constitute a quorum. Said Directors shall be elected annually on the first Tuesday of June in each year, except the first Board appointed this Charter, who shall hold their offices

annually on the first Tuesday of Julie in each year, except the first Board appointed in this Charter, who shall hold their offices until the drest Tuesday of June 1921. The first Board may consist of three stock-holders who may appoint the necessary two in their descretion.

Any vacancy occurring among the Di-rectors by death, resignation or other-wise shall be filled by appointment of the holding Directors for the remainder of the

holding Directors for the remainder of the term.

All such elections shall be held by ballot and conducted at the office of the said corporation, under the supervision of two commissioners to be appointed by the Board of Directors.

Notice of such election shall be given by the Secretary of the company by written notice thereof delivered personally or by depositing same in the post office, properly addressed, to each stockholder, at least fifteen (15) days preceding such elections.

At all such elections and at all corporate meetings every stockholder shall be entitled to one vote for each share of stock standing in his name on the books of the corporation, to be cast in person or by his written proxy, and a majority of the votes cast shall elect.

cast shall elect.

A failure to elect Directors on the date above specified shall not dissolve the corporation nor impair its corporate management, but the Directors then in office shall remain in office until their successors are elected and qualified.

The Board of Viscotors

The Board of Directors shall elect from

The Board of Directors shall elect from their own number a President and a Vice-President. They shall also elect a Secretary and a Treasurer, or one person who shall be both, either of whom may or may not be members of the Board. They shall have power and authority, from time to time, to name and appoint all such officers, agents or other employees as may be deemed necessary for the purpose and business of the corporation. They shall have power to fix the compensation and define the duties of every officer and employee, and all officers and employees shall hold office and employment at the pleasure of the Board.

The Board may make and establish, as

The Board may make and establish, as well as after and amend, any and all by-laws rules and regulations necessary and proper in its judgment for the conduct, support and management of the business and affairs of said corporation. At all meetings of the Board of Directors each Director shall have the right to appoint a proxy to act in his place and stead.

The Board shall have power and authority to borrow money, to execute mort-gages and to create liens; to issue bonds, acts and other obligation, and generally to de all things reasonable, convenient and act of incorporation have signed their

CHARTER

PARTER OF THE INTERNATIONAL PUNCTURE CURE, INCORPORATED.

Decessary for the proper carrying on of the business of the corporation.

ARTICLE VI.—Whenever this corporation may be dissolved, either by limits.

of S. Ryan and J. G. Boulight, competent witnesses, who hereunto sign their names together with me, Notary, after full read-ing of the whole. (Original signed) VALLIE J. DODD, 1.000 Shares. By J. A. Sperling. JEWELL A. SPERLING, 2.000 Shares. EDGAR G. GOULD, 700 Shares. ARTHUR E. JACKSON, 200 Shares. JEWELL A. SPERLING, 100 Shares. GEORGE D. WILLIAMS 500 Shares. F. H. BAXTER, 500 Shares. Witnesses:

Witnesses:
S. Ryan.
J. G. Bouligny.
N. E. HUMPHREY.
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 International Puncture Cure,
Inc., was this day duly recorded in my
office, in Book 1242. Folia 391. New Orleans, May 29th. 1929.
(Signed) EMILE J. LEONARD,
D. R.

CHARTER OF THE TRIANGLE MANU FACTURING COMPANY, INC.

a notary public, duly commissioned and qualified in and for the above city, parish and state, therein residing, and in the presence of the witnesses hereinafter named and undersigned, personally came and appeared the several persons whose names are hereunto subscribed who declared that they are of full age of majority, and availing themselves of the laws of the state of Louisiana, relative to the organization of corporations in such cases made and provided they constitute themselves, their associates, successors, and assigns, a corporation under the stipulations herein set forth which they adopt as their charter, to-wit:

ARTICLE I.—The name of this corporation shall be "The Triangle Manufacturing Company, Incorporated."

ARTICLE II.—The domicile of this corporation shall be in the city of New Orleans, State of Louisiana.

ARTICLE II.—The manufacturing, marketing and sale of ladies' and childrens' skirts, garments and wearing apparel.

ARTICLE IV.—This corporation shall have the state of Louisiana and shall have the state of Louisiana, and shall have the state of Louisiana and shall have the company of the objects for which this organization is organized or germane or incidental thereto.

ARTICLE V.—The capital stock of this corporation shall be and consist entirely of common stock. All shares of which shall be fully paid and non-assessable. The capital stock is hereby fixed at two hundred and fifty shares (250) of a par value of one hundred dollars (\$100.00) pershare, or a total of twenty-five thousand dollars (\$25,000.00), which same may be increased to five hundred (500) shares of a par value of one hundred dollars (\$100) per share or a total of fifty thousand dollars (\$50,000.1).

a par value of one hundred dollars (\$100) per share or a total of fifty thousand dollars (\$50,000.)

ARTICLE VI.—All the corporate powers of this corporation shall be vested and exercised by a board of directors composed of three stockholders, who shall be elected annually at an annual meeting of stockholders held on the fourth Monday of January of each year.

ARTICLE VII.—The said board of directors shall within one month after its election annually, elect from among its number one of its members to be the president, one to be the vice-president and one to be the secretary-treasurer of the corporation. These officers and directors shall serve for one year, or until their successors shall have been elected and qualified. All vacancies on the board of directors shall be filled at a special meeting of stockholders called after fifteen days notice duly sent to all stockholders. Special meetings of stockholders for all purposes may be called upon the request of more than 25 per cent of the outstanding stock. The board of directors shall have the power to draw up and adopt by-laws as may be deemed necessary or desirable.

ARTICLE VIII.—Until the annual election of directors to be held in the year 1921, the following shall constitute the officers and directors of this corporation. S. G. Jacobs, president; Jacob L. Tavan, vice-president, Chas. N. Epstein, secretary-treasurer.

names and addresses hereto, and the num-ber of shares for which they subscribe, so that this act of incorporation shall serve as the original subscription list to the stock of this corporation.

It shall have the power and authority, in its corporate name, to contract, to sue and be sued; to make and use a corporate seal, the same to break, alter or amend at pleasure; to buy and sell, to hold, own, lease, mortgage, hypothecate and pledge property real, personal and mixed, necessary, incidental to or proper for the carrying on of its business, and to name, elect and appoint managers, directors and clerks or other employees to properly conduct its corporate business and to make such by-laws, rules and ggulations, as may be found necessary or desirable for the management of this corporation, and generally to do every other act, matter or thing, necessary for the complete and proper carrying on of said business.

ARTICLE II.—The dometile of this cor-

the absence or inability to act of the president, by the vice-president. Said stock shall be issued at such times and in such amounts, for such price and upon such terms and conditions as the board of directors may see fit and proper, and shall be paid for in cash or its equivalent in property, as the board of directors may decide. All shares shall be full paid and non-assessable. Said stock shall be transferable only on the books of the company, and on the surrender or due proof of loss of the original certificate. No stockhoider shall have the rightsto sell or otherwise dispose of his stock in this corporation without first offering same to the corporation at the book valuation thereof, as determined by the books of this company, and this corporation is authorized to purchase said stock at said book valuation for the benefit of the other stockholders of the corporation.

The capital stock may be increased to one hundred thousand (\$100,000.00) dollars.

ARTICLE V.—This corporation shall begin business and be a going concern as soon as one half of its capital stock shall have been subscribed and as soon as one half the amount, of said subscription has been paid for.

ARTICLE VI.—All the corporate powers of this corporation shall be vested in and the management and control of its business and affairs conducted by a board of directors, composed of seven stockholders, four of whom shall constitute a quorum; no member of said board to own or subscribe for less than one share of stock. Said directors shall be elected by ballot at a general meeting of the stockholders on the second Monday of May, 1921, and annually thereafter on that day. Every stockholder shall be entitled, in person or by proxy, to one vote for every share of stock owned by him. All elections shall be leit the last known address of every stockholder shall be entitled, in person or stock office until the second Monday of directors. Ten d

elections.

The directors thus elected shall continue in office until the second Monday of May, 1922, or until their successors shall have been elected and qualified; any failure to elect officers or directors shall not be considered as a forfeiture of this charter. Any vacancy occurring in the board of directors shall be filled by the remaining directors for the unexpired term. A majority of the stockholders at a meeting shall constitute a quorum for the transaction of any business.

Said board of directors shall, at its first meeting after its election, elect out of its

sho hereunto sign their many sho hereunto sign their due read spiearers and me, notary, after due reading of the whole.

Original Signed: S. G. Jacobs, Pres. S21 Bordeaux St., \$7,500.00, seventy-five shares: Chas, N. Epstein, 925 Louisiana Ave., \$7,500.00, seventy-five shares.

Witnesses:

Witnesses:

J. Bernard Cocke.

W. B. Pierce.

SOL, WEISS.

Notary Public.

I. the undersigned Recorder of Morty gages, in and for the parish of Orleans, severe he held liable or responsible for the contracts or faults of said corporation in any further sum than the unpaid balance due on the shares of stock owned by him nor shall any mere informality in the effect of rendering

tages, in and for state of Louisiana, do hereby care the act of incorporation of the charter of the Tulane Oil Land and Improvement Company, Inc., was this day duly recorded in my office in book 1246, folio. New Orleans, June 1, 1920 (Signed): EMILE J. LEONARD, D. R. A true copy of the original on file and of record in my office.

E. A. PARSONS.

Notary Public.

president, and in the absence of the them, upon the secretary-treasurer of the corporation.

ARTICLE III.—The objects and purposes for which this corporation is organized, and the nature of the business to be carried on by it are hereby declared to be:

To acquire, own, buy, lease, sell mortgage, hypothecate and pledge property, real, personal and mixed, and particularly to develop mineral, oil and gas lands in the state of Louisiana, other states of the United States of America, and foreign countries, and generally to do and engage in any business, enterprise or undertaking connected with, growing out of, incidental or germane to any of the objects and purposes set forth in or contemplated by this charter.

ARTICLE IV.—The capital stock of this corporation is fixed at the sum of twenty-five thousand (\$25,000.00) dollars, divided into two hundred fifty shares of \$100.00 at each. Said stock shall be represented by this corporated, and surlap Co. Incorporated, and Burlap Co. Incorporated,

The directors thus elected shall continue in office until the second Monday of May, 1922, or until their successors shall have been elected and qualified; any failure to elect officers or directors shall not be considered as a forfeiture of this charter. Any vacancy occurring in the board of directors shall be filled by the remaining directors for the unexpired term. A maority of the stockholders at a meeting shall constitute a quorum for the transaction of any business.

Said board of directors shall, at its first meeting after its election, elect out of its own members a president. a vice president and a secretary-treasurer; and said board shall have the power in its discretion to unite two or more officers, the same to confer upon one person. Said board shall have the power to appoint and dismiss such officers, agents, clerks and employees as they may deem advisable and to fix their compensation.

Said board of directors is specially vested with the power and authority to mortgage or pledge the property, real, personal and mixed of the corporation as they may deem fit and proper; to purchase, hold, own, mortgage, pledge, lease and dispose of real estate, improved and unimproved, city or country; to execute mortgages, Issue notes, bonds and other money on same to and from individuals, rules and regulations as may be determined to the constitute the first board of directors, to every chase, hold, own, mortgage, pledge, lease and dispose of real estate, improved and unimproved, city or country; to execute mortgages, Issue notes, bonds and other money on same to and from individuals, rules and regulations as may be determined to the constitute the first board of directors, to every chase, hold, own, mortgage, pledge, lease and dispose of real estate, improved and unimproved, city or country; to execute mortgages, Issue notes, bonds and other conditions and regulations as may be determined to the constitute the first board of directors, to every constitute the first board of directors, to every constitute the fir

mined by the board of difectors, but after ten days notice of such election shall be

thur Miller, John L. Middleton, GABRIEL FERNANDEZ, JR. Notary Public Notary Public

ST. CHARLES AMUSEMENT CO.



Young man, do you know that

your employer will take a personal interest in you when he learns that you are saving some of your pay?

Start a Savings Account With Us and you'll soon be getting ahead in the world. Money

WHITNEY-CENTRAL BANKS

"NO ACCOUNT TOO SMALL FOR US"

RESOURCES OVER \$70,000,000

(Original signed) S. L. Belknap, Edwin Belknap, W. J. Kearney, Alfred LeBlanc.

ARTICLE IL.—The name and style of the crowdenested by two handed and fifty properties of an interpolation of the component of

Advancement

means opportunity for you.

ACT OF AMENDMENT TO CH INCORPORATED.

a meeting of stockholders of this ation was held on 23rd April, and which all the stock was present a sented and proper resolution was unanimously altering Article Tathe charter, a duly certified copy said resolution is annexed hereo a hereo, and that at said meeting pearers herein were authorized to proper steps requisite to offst amendment.

Said appearant in their meeting and the said meeting a proper steps requisite to offst amendment.

pearers herein were authorized to uproper steps requisite to effect amendment.

Said appearers in their respects cial capacities now declare that hereby certify that at said meeting is took being present or representation of the said control of the pearer of the original said Article Three of the original said Article Three of the original said control of the original said collection was modified, chang amended by proper resolution mass ly adopted so as to read as follows.

ARTICLE III.—'The capital of the corporation shall be twenty-fine and dollars divided into and apply two hundred and fifty (250) and by two hundred and fifty (250) and by two hundred and fifty (250) and said appearers of the par value of one hundred in lars per share, which shall be rin cash."

And said appearers further declarate this certificate and declarate and in behalf of said corporates appears from the annexed certifies are resolution, that the charter of the Realty Co., Inc., Article III said after read as above set forth.

Thus done and passed at my other city of New Orienas, Louisi the day, mouth and year here above written, in the presence of Naumann and Rita Mack, complete nesses here residing, who herean their names with said appearers anotary, after due reading of the Original signed: W. D. Brather, Witnesses:

Anna Naumann, Rita Mack, complete reading of the Article III and for the parial of ostate of Louisiana, do herein any, Inc., was this day dily may office, in book 1242, fothe said of the charter of the Loyal Railpany, Inc., was this day dily may office, in book 1242, fothe said of the charter of the Loyal Railpany, Inc., was this day dily my office, in book 1242, fothe said of the charter of the Loyal Railpany, Inc., was this day dily my office, in book 1242, fothe said of the charter of the Loyal Railpany, Inc., was this day dily my office, in book 1242, fothe said of the charter of the Loyal Railpany, Inc., was this day dily my office, in book 1242, fothe said of the charter of the Loyal Railpany, Inc., was this day d

DAMERON PIERSON

Largest Packers in the S High-Grade Canned Goods I. Shrimp, Okra and Po-Our Goods Sold by Will

DUNBAR-DUKATE