

THE UNITED STATES GORPORATION			•	
>	ACCOUNT NO	. : 07210000	0032	
	REFERENC	E : 290409	4337904	
	AUTHORIZATIO	N : .		J . D . #
	COST LIMI	r : \$ 192.	50	Paturia Pyjut
ORDER DATE :	March 12, 1997			
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ORDER NO. :	290409-010		7 - <u>7</u> 2	2.111004
CUSTOMER NO:	4337904			
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	<u>ARTICLES</u>	OF MERGER		
	KEYES FLORI MITENCO COR	P. NTO	MPANY	RECEIVED 97 HAR 12 AHII: 33
PLEASE RETUR	N THE FOLLOWING	AS PROOF OF FI	LING:	
X CERT	IFIED COPY N STAMPED COPY	i	N HENDRICK	S MAR' 1 3 1997
CONTACT PERS	ON: Gail L. She	lby EXAMINER'S INI	TIALS:	

ARTICLES OF MERGER Merger Sheet

MERGING:

MITENCO CORP., A FLORIDA CORPORATION, 393179.
FIRST CAPITAL MORTGAGE COMPANY, A FLORIDA CORPORATION, 433669.
KEYES FLORIDA, INC., A FLORIDA CORPORATION, 507842.

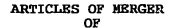
INTO

THE KEYES COMPANY, a Florida corporation, 224813

File date: March 12, 1997

Corporate Specialist: Nancy Hendricks

Account number: 072100000032 Account charged: 192.50



FIRST CAPITAL MORTGAGE COMPANY (hereinafter "FIRST CAPITAL");

KEYES FLORIDA, INC., f/k/a R. & G. REALTY, INC.

(hereinafter "KEYES FLORIDA");

MITENCO CORP. (hereinafter "MITENCO");
INTO

THE KEYES COMPANY (hereinafter "KEYES")

Pursuant to the provisions of Florida Statute Section 607.1105, the undersigned Florida corporations adopt the following Articles of Merger for the purpose of merging them into one of such corporations:

1. The names of the undersigned corporations and the State under the laws of which they are respectively organized are:

NAME OF CORPORATION:		STATE:
(b)	FIRST CAPITAL KEYES FLORIDA MITENCO KEYES	Florida Florida Florida Florida

- 2. The name of the surviving corporation is THE KEYES COMPANY and is to be governed by the laws of the State of Florida.
- 3. The Agreement and Plan of Merger was approved by the Board of Directors and the shareholders of each of the undersigned domestic corporations in the manner prescribed by the Florida Statues Chapter 607:
- (a) The Agreement and Plan of Merger (hereinafter "Plan of Merger"), dated March, // 1997, is attached hereto and made a part hereof as Exhibit "A";
- (b) The Plan of Merger was adopted and approved by the Board of Directors and the shareholders of each corporation as follows:

NAME OF CORPORATIONS:DATE ADOPTED:(a) FIRST CAPITALMarch 1/1, 1997(b) KEYES FLORIDAMarch 1/1, 1997(c) MITENCOMarch 1/1, 1997(d) KEYESMarch 1/1, 1997

4. As to each of the undersigned corporations, the number of shares outstanding at the time of adoption of the Plan of Merger and the number of shares entitled to vote thereon, are as follows:

CORI	PORATE NAME:	NU	MBER OF S OUTSTAL		NUMBER OF ENTITLED TO	
(a)	FIRST CAPITAL	Common Preferred	250,000 125	Shares Shares	250,000 125	Shares Shares
(b)	KEYES FLORIDA	Common	60	Shares		Shares
(C)	MITENCO	Common	50	Shares	50	Shares
(d)	KEYES	Common	158,000	Shares	158,000	Shares

5. As to each of the undersigned corporations, the total number of shares voted for and against such Plan of Merger, respectively, are as follows:

NAME OF CORPORATIONS:	Ţ	OTAL VOTI	ED FOR:	TOTAL VOTED <u>AGAINST:</u>
(a) FIRST CAPITAL	Common	250,000	Shares	0 Shares
	Preferred	125	Shares	0 Shares
(b) KEYES FLORIDA	Common	60	Shares	0 Shares
(c) MITENCO	Common	158,000	Shares	0 Shares
(d) KEYES	Common		Shares	0 Shares

6. The shareholders of the following corporations adopted the Plan of Merger by unanimous consent, as set forth in Paragraph 5 hereof, as of:

NAME OF CORPORATIONS:	DATE ADOPTED:		
(a) FIRST CAPITAL(b) KEYES FLORIDA(c) MITENCO(d) KEYES	March II, 1997 March II, 1997 March II, 1997 March II, 1997		

- 7. All provisions of the laws of the State of Florida applicable to the merger have been complied with.
- 8. The merger shall be effective with the filing of these Articles of Merger with the Department of State for the State of Florida.

IN WITNESS WHEREOF, each of the undersigned corporations has caused these Articles of Merger to be executed in its name by its President and attested by its Secretary as of the _____ day of March, 1997.

a Florida corporation (CORPORATE SEAL) Michael I Pappas, President Attest: Timothy D. Pappas, Secretary KEYES FLORIDA, INC., f/k/a R. & G. REALTY, INC., a Florida corporation (CORPORATE SEAL) Pappas, President Attest: Timothy D. Pappas, Secretary MITENCO CORP., a Florida corporation (CORPORATE SEAL) 1. Pappas, President Michael Attest: Timothy D. Pappas, Secretary THE KEYES COMPANY, a Florida corporation (CORPORATE SEAL) Michael I. Pappas, President Attest: Timothy D. Pappas, Secretary

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FIRST CAPITAL MORTGAGE COMPANY,

STATE OF FLORIDA:

SS:

COUNTY OF DADE:

BEFORE ME, the undersigned authority, personally appeared MICHAEL I. PAPPAS, President of FIRST CAPITAL MORTGAGE COMPANY, a Florida corporation, who is to me well known to be the person described in and who subscribed the above articles of merger, and he did freely and voluntarily acknowledge before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Miami, in said County and State, this ____ day of March, 1997.

Notary Public, State of Florida at Large

My commission expires:

OFFICIAL NOTARY STAC SETTLE LITTS NOTARY PUBLIC OF ALL OF THE APPLA COMMISSION NOT COSMITS MYCOMMISSION EXPLACED BY

STATE OF FLORIDA:

SS:

COUNTY OF DADE:

BEFORE ME, the undersigned authority, personally appeared MICHAEL I. PAPPAS, President of KEYES FLORIDA, INC., f/k/a R. & G. REALTY, INC., a Florida corporation, who is to me well known to be the person described in and who subscribed the above articles of merger, and he did freely and voluntarily acknowledge before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Miami, in said County and State, this _____ day of March, 1997.

Notary Public, State of Florida at Large

My commission expires:

OFFICIAL NOTARY SEAL SETH E ELLIS NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC577554 MY COMMISSION EXP. AUG. 15,200 STATE OF FLORIDA:

SS:

COUNTY OF DADE:

BEFORE ME, the undersigned authority, personally appeared MICHAEL I. PAPPAS, President of MITENCO CORP., a Florida corporation, who is to me well known to be the person described in and who subscribed the above articles of merger, and he did freely and voluntarily acknowledge before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Miami, in said County and State, this _____ day of March, 1997.

Notary Public, State of Florida at Large

My commission expires:

OFFICIAL NOTARY SEAL
SETH E ELLIS
NOTARY PUBLIC STATE OF FLORIDA
COMMISSION NO. CC577554
MY COMMISSION FAP. AUG. 15,200

STATE OF FLORIDA:

SS:

COUNTY OF DADE:

BEFORE ME, the undersigned authority, personally appeared MICHAEL I. PAPPAS, President of THE KEYES COMPANY, a Florida corporation, who is to me well known to be the person described in and who subscribed the above articles of merger, and he did freely and voluntarily acknowledge before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Miami, in said County and State, this _// day of March, 1997.

Notary Public, State of Florida at Large

My commission expires:

SEE/CORP/MERGER/ARTICLES.TKC

OFFICIAL NOTARY SHAL
SETTLE FOLUS
NOTARY PUBLIC STATE OF THE COMMESSION OF T

EXHIBIT A

AGREEMENT AND PLAN MERGER

This Agreement and Plan of Merger made this _____ day of March, 1997, by and among the following Florida Corporations: FIRST CAPITAL MORTGAGE COMPANY (hereinafter "FIRST CAPITAL"); KEYES FLORIDA, INC., f/k/a R. & G. REALTY, INC. (hereinafter "KEYES FLORIDA"); MITENCO CORP. (hereinafter "MITENCO") and THE KEYES COMPANY (hereinafter "KEYES"). All of said corporations being hereinafter sometimes collectively referred to as the "constituent corporations.

WITNESSETH:

WHEREAS, the following Constituent Corporations are duly organized and existing under the laws of the State of Florida and incorporated on the dates set forth below, opposite the named corporations:

CORPORATE NAME:	INCORPORATION DATE:	STATE:
(a) FIRST CAPITAL (b) KEYES FLORIDA (c) MITENCO (d) KEYES	August 23, 1973 July 26, 1976 December 27, 1971 June 12, 1959	Florida Florida Florida Florida

WHEREAS, the following named Constituent Corporations have the authorized and issued and outstanding capital structure set forth opposite their respective corporate names:

CORPORATE NAME:	AUTHORIZE	D STOCK:		ISSUI OUTSTANDING	STOCK:
(a) FIRST CAPITAL	Common Preferred	250,000 1,000	Shares Shares	250,000 125	Shares Shares
(b) KEYES FLORIDA (c) MITENCO	Common Common	100	Shares Shares	50	Shares Shares
(d) KEYES	Common	1,000,000	Shares	158,000	Shares

WHERRAS, each Shareholder of the above listed Constituent Corporations who, except for the applicability of Florida Statute section 607.1104, would be entitled to vote and who dissent from the merger pursuant to Florida Statute section 607.1320, may be entitled to receive the fair market value of their shares, if they comply with the provisions set forth in Chapter 607 regarding the rights of dissenting shareholders, and said shareholders have been provided copies of F.S. §§ 607.1301, 607.1302, and 607.1320.

WHEREAS, the Board of Directors of the Constituent Corporations deem it advisable for the general welfare and

advantage of the Constituent Corporations and their respective shareholders that the Constituent Corporations merge into a single corporation pursuant to this Agreement, and the Constituent Corporations respectively desire to so merge pursuant to this Agreement and pursuant to the applicable provisions of the laws of the State of Florida and in compliance with the applicable provisions of the Internal Revenue Code of 1986, as amended (hereinafter the "Code").

NOW, THEREFORE, in consideration of the premises and of the mutual promises, agreements, covenants and grants hereinafter contained, the parties hereby agree as follows:

SECTION I

Merger

1.01 Merger. On the Effective Date, as defined in Section 4.02, the separate existences of FIRST CAPITAL, KEYES FLORIDA, and MITENCO shall cease and they shall be merged into KEYES, which shall be the surviving corporation (the "Surviving Corporation"), which shall continue to be governed by the laws of the State of Florida and shall continue under the name of THE KEYES COMPANY.

SECTION II

Articles of Incorporation By-Laws, Directors and Officers

2.01 <u>Articles of Incorporation</u>. The Articles of Incorporation of KEYES, are hereby amended and restated as permitted by Florida law, as follows:

ARTICLE I Name

The name of the corporation is THE KEYES COMPANY.

ARTICLE II Duration

This corporation shall have a perpetual existence, unless dissolved according to law, commencing on the 12th day of June, 1959.

ARTICLE III Purpose

This corporation is organized for the purpose of transacting any or all lawful business for which

corporations may be incorporated under the Florida Business Corporation Act.

ARTICLE IV Capital Stock

This corporation is authorized to issue ONE MILLION (1,000,000) shares of TEN CENTS (\$.10) par value common stock, which shall be designated "Common Shares."

ARTICLE V Principal Office; Registered Office and Agent

The street address of the principal office and registered office of this corporation shall remain: One Southeast Third Avenue, 11th Floor, Miami, Florida, 33131, and the name and address of the registered agent of this corporation shall remain: Bruce D. Friedlander, Esq., of Friedlander & Associates, P.A., One Southeast Third Avenue, Suite 1101, Miami, Florida, 33131.

ARTICLE VI Board of Directors

This corporation shall have not less then (2) directors nor more then nine (9) directors. The number of directors may be increased or decreased from time to time by the By-laws, but shall never be less than two (2). The names and addresses of the directors of this corporation are:

- (a) Mr. Michael I. Pappas, One Southeast Third Avenue, 11th Floor, Miami, Florida, 33131;
- (b) Mr. Timothy D. Pappas, One Southeast Third Avenue, 11th Floor, Miami, Florida, 33131; and
- (c) Mr. Theodore J. Pappas, One Southeast Third Avenue, 11th Floor, Miami, Florida, 33131.
- 2.02 By-Laws. The By-Laws of the KEYES as in effect on the date hereof, shall, on and after the Effective Date, be amended and restated in accordance with the Amended and Restated By-Laws approved and adopted by the Board of Directors heretofore and attached hereto as Exhibit "A", and made a part hereof.
- 2.03 <u>Directors</u>. The directors of the Surviving Corporation on and as of the Effective Date shall continue to be the directors of the Surviving Corporation until their successors shall have been elected in accordance with the Amended and Restated By-Laws of the Surviving Corporation and shall have duly qualified.

- 2.04 Officers. The officers of the Surviving Corporation on and as of the Effective Date shall continue to be the officers of the Surviving Corporation until their successors shall have been elected or appointed in accordance with the Amended and Restated By-Laws of the Surviving Corporation and shall have duly qualified.
- 2.05 <u>Vacancies</u>. If on the Effective Date a vacancy shall exist in the Board of Directors or in any of the offices of the Surviving Corporation by reason of death or inability to act or for any other reason, such vacancy shall be filled in the manner provided for in the By-Laws of the Surviving Corporation.

SECTION III

Manner and Basis of Converting Shares and Converting the Rights to Acquire Shares

The authorized capital of KEYES on the Effective Date shall be as provided in Section II, paragraph 2.01, above. The manner and basis of converting the shares and rights to acquire shares of FIRST CAPITAL, KEYES FLORIDA, and MITENCO upon consummation of this merger transaction shall be as follows:

3.01 Cancellation of Shares in the Merger.

- (a) On the Effective Date, all shares of stock of FIRST CAPITAL, KEYES FLORIDA, and MITENCO, then issued and outstanding and all rights in respect thereof shall, without any action on the part of the shareholder, be completely cancelled. The shares of capital stock of the Surviving Corporation therefor issued and outstanding shall remain unchanged upon the Effective Date.
- (b) On the Effective Date, each holder of an outstanding certificate or certificates which immediately prior represented shares of FIRST CAPITAL, KEYES FLORIDA, and MITENCO shall surrender the same to the Surviving Corporation.
- 3.02 <u>Dissenting Shareholders</u>. If the Agreement and Plan of Merger is effected, dissenting shareholders, upon compliance with Florida Law, shall be paid the fair value of their shares. Dissenting shareholders rights are set forth in F.S. §§607.1301, 607.1302 and 607.1320, copies of which have been provided to each shareholder of the Constituent Corporations.

SECTION IV

Effective Date

4.01 Approval of Shareholders. Prior to the Closing Date, as defined in Section 7, this Agreement and Plan of Merger shall be submitted to the shareholders of each of the Constituent

Corporations as provided by the laws of the State of Florida and its certificate of incorporation, at a meeting which shall be held on or March _____, 1997 or such later date as the Board of Directors of the Constituent Corporations shall mutually approve.

4.02 <u>Effective Date</u>. This Agreement shall become effective with the filing of the Articles of Mergers with the Department of State for the State of Florida.

SECTION V

Rffect of Merger

On the Effective Date, the Surviving Corporation, without further action, shall succeed to and shall possess and enjoy all of privileges, immunities, powers, purposes and franchises, both of a public and private nature, and be subject to all restrictions, disabilities, and duties of FIRST CAPITAL, KEYES FLORIDA, and MITENCO; and all property, real, personal and mixed, and all debts due to FIRST CAPITAL, KEYES FLORIDA, and MITENCO on whatever account, including stock subscriptions, causes of action and every other asset of FIRST CAPITAL, KEYES FLORIDA, and MITENCO shall be vested in the Surviving Corporation as effectually as they were vested in FIRST CAPITAL, KEYES FLORIDA, and MITENCO; and all property, rights, privileges, powers and franchises, and all and every other interest, shall be thereafter as effectually the property of the Surviving Corporation as they were of FIRST CAPITAL, KEYES FLORIDA, and MITENCO; and the title to any real estate and to any other property, whether by deed or otherwise, under the laws of the State of Florida or of any other jurisdiction, vested in FIRST CAPITAL, KEYES FLORIDA, and MITENCO, shall not revert or be in any way impaired by reason of the merger or the statutes provided therefor; provided, however, that all rights of creditors and all liens upon the property of FIRST CAPITAL, KEYES FLORIDA, and MITENCO shall be preserved unimpaired, and all debts, liabilities, obligations, penalties and duties of FIRST CAPITAL, KEYES FLORIDA, and MITENCO shall thenceforth attach to the Surviving Corporation, and may be enforced against it to the same extent as if they had been incurred or contracted by it. No liability or obligation due or to become due, claim or demand for any cause existing against FIRST CAPITAL, KEYES FLORIDA, and MITENCO, or any officer or director thereof or any shareholder shall abate or be discontinued by the merger, but may be enforced, prosecuted, settled or compromised as if the merger had not occurred, or the Surviving Corporation may be substituted in such action or special proceeding in place of FIRST CAPITAL, KEYES FLORIDA, and MITENCO.

On the Effective Date, the assets, liabilities, reserves and accounts of FIRST CAPITAL, KEYES FLORIDA, and MITENCO, shall be taken upon the books of the Surviving Corporation at the amounts at which they shall then be carried on the books of FIRST CAPITAL,

KEYES FLORIDA, and MITENCO, subject to such adjustments or eliminations as may be appropriate in giving effect to the merger. The surplus of FIRST CAPITAL, KEYES FLORIDA, and MITENCO shall become the surplus of the Surviving Corporation.

corporate acts, plans, policies, approvals authorizations of FIRST CAPITAL, KEYES FLORIDA, and MITENCO, its shareholders, Board of Directors, committees elected or appointed by the Board of Directors, officers and agents, which were valid and effective immediately prior to the Effective Date shall be taken for all purposes on and as of the Effective Date as the acts, plans, policies, approvals and authorizations of the Surviving Corporation and shall be as effective and binding thereon as the same with respect to FIRST CAPITAL, KEYES FLORIDA, and MITENCO. The employees and agents of FIRST CAPITAL, KEYES FLORIDA, and MITENCO immediately prior to the Effective Date shall become the employees and agents of the Surviving Corporation on and as of the Effective Date and shall become entitled to the same rights and benefits which they enjoyed as employees and agents of FIRST CAPITAL, KEYES FLORIDA, and MITENCO.

At any time, or from time to time, after the Effective Date, the last acting officers of FIRST CAPITAL, KEYES FLORIDA, and MITENCO or the corresponding officers of the Surviving Corporation, shall, in the name of FIRST CAPITAL, KEYES FLORIDA, and MITENCO, execute and deliver all such proper deeds, assignments, and other instruments and take or cause to be taken all such further or other action as the Surviving Corporation may deem necessary or desirable in order to vest, perfect, or confirm in the Surviving Corporation title to and possession of all of FIRST CAPITAL, KEYES FLORIDA, and MITENCO's property, rights, privileges, immunities, powers, purposes and franchises, and otherwise to carry out the purposes of this Agreement.

SECTION VI

Expenses

All expenses incurred by or on behalf of the parties hereto in connection with the authorization, preparation and consummation of this Agreement, including without limitation, all fees and expenses of agents, representatives, counsel and accountants employed by the parties hereto in connection with the authorization, preparation, execution and consummation of this Agreement shall be borne solely by the party who shall have incurred the same.

SECTION VII

Closing

The closing shall take place at the offices of Therrel Baisden & Meyer Weiss, 1111 Lincoln Road, Suite 500, Miami Beach, Florida, or such other place mutually agreeable to the parties, on March 1997. The date fixed in accordance with the provisions of this Article is hereinafter called the "Closing Date". The Constituent Corporations will cause this Agreement, duly executed, certified and acknowledged, to be filed with the Department of State of the State of Florida in accordance with its law.

SECTION VIII

General Provisions

- 8.01 Amendment. The parties hereto may, by written agreement, amend this Agreement and Plan of Merger.
- 8.02 <u>Counterparts</u>. This Agreement and Plan of Merger may be executed simultaneously or otherwise in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 8.03 <u>Termination</u>. This Agreement and Plan of Merger shall terminate on March 30, 1997, if the closing hereunder shall not have occurred by such date.

IN WITNESS WHEREOF, each of the Constituent Corporations has caused this Agreement and Plan of Merger to be executed in its name by its President and attested by its Secretary and each of the Constituent Corporation has caused its corporate seal to be hereunto affixed, all as of the day and year first above written.

		FIRST CAPITAL MORTGAGE COMPANY, a Florida corporation
(CORPORATE	SEAL)	By: Michael I. Pappas, President
		Attest: Timothy D. Pappas, Secretary
		KEYES FLORIDA, INC., f/k/a R. & G. REALTY, INC., a Florida corporation
(CORPORATE	SEAL)	By: Michael I. Pappas, President
		Attest: Timothy D. Pappas, Secretary
		MITENCO CORP., a Florida corporation
(CORPORATE	SEAL)	By: Michael I. Pappas, President
		Attest: Timothy D. Pappas, Secretary
		THE KEYES COMPANY, a Florida corporation
(CORPORATE	SEAL)	By: Michael I. Pappas, President
		Attest:

STATE OF FLORIDA:

SS:

COUNTY OF DADE:

BEFORE ME, the undersigned authority, personally appeared MICHAEL I. PAPPAS, President of FIRST CAPITAL MORTGAGE COMPANY, a Florida corporation, who is to me well known to be the person described in and who subscribed the above articles of merger, and he did freely and voluntarily acknowledge before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Miami, in said County and State, this _____ day of March, 1997.

Notary Public, State of Florida at Large

My commission expires:

STATE OF FLORIDA:

SS:

COUNTY OF DADE:

BEFORE ME, the undersigned authority, personally appeared MICHAEL I. PAPPAS, President of KEYES FLORIDA, INC., f/k/a R. & G. REALTY, INC., a Florida corporation, who is to me well known to be the person described in and who subscribed the above articles of merger, and he did freely and voluntarily acknowledge before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Miami, in said County and State, this _____ day of March, 1997.

Notary Public, State of Florida at Large

My commission expires:

STATE OF FLORIDA:

SS:

COUNTY OF DADE:

BEFORE ME, the undersigned authority, personally appeared MICHAEL I. PAPPAS, President of MITENCO CORP., a Florida corporation, who is to me well known to be the person described in and who subscribed the above articles of merger, and he did freely and voluntarily acknowledge before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Miami, in said County and State, this _____ day of March, 1997.

Notary Public, State of Florida at Large

My commission expires:

STATE OF FLORIDA:

SS:

COUNTY OF DADE:

BEFORE ME, the undersigned authority, personally appeared MICHAEL I. PAPPAS, President of THE KEYES COMPANY, a Florida corporation, who is to me well known to be the person described in and who subscribed the above articles of merger, and he did freely and voluntarily acknowledge before me according to law that he made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Miami, in said County and State, this _____ day of March, 1997.

Notary Public, State of Florida at Large

My commission expires:

SEE/CORP/MERGER/AGRAPLAN.TKC

AMENDED AND RESTATED BY-LAWS

OF

THE KEYES COMPANY

Article I. Meetings of Shareholders

Section 1. Annual Meeting. The annual meeting of the shareholders of this corporation shall be held at the time and place designated by the Board of Directors of the corporation. The annual meeting shall be held within three (3) months after the close of the corporation's fiscal year. The annual meeting of shareholders for any year shall be held no later than thirteen (13) months after the last preceding annual meeting of shareholders. Business transacted at the annual meeting shall include the election of directors of the corporation.

Section 2. Special Meetings. Special meetings of the shareholders shall be held when directed by the President, or the Board of Directors, or when requested in writing by the holders of not less than ten percent (10%) of all the shares entitled to vote at the meeting. A meeting requested by shareholders shall be called for a date not less than ten (10) nor more than sixty (60) days after the request is made, unless the shareholders requesting the meeting designate a later date. The call for the meeting shall be issued by the Secretary, unless the President, Board of Directors, or shareholders requesting the meeting shall designate another person to do so.

<u>Section 3. Place</u>. Meetings of shareholders may be held within or without the State of Florida.

Section 4. Notice. Written notice stating the place, day and hour of the meeting, and, in case of a special meeting, the purpose or purposes for which the meeting is called, shall be delivered not less than ten (10) nor more than sixty (60) days before the meeting, either personally or by first class mail, by or at the direction of the President, the Secretary, or the officer or persons calling the meeting, to each shareholder of record entitled to vote at such meeting. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail addressed to the shareholder at his address as it appears on the stock transfer books of the corporation, with postage thereon prepaid.

Section 5. Notice of Adjourned Meetings. When a meeting is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken, and at the adjourned meeting any business may be transacted that might have been transacted on the original date of the meeting. If, however, after the adjournment the Board of Directors fixes a new record date for the adjourned meeting, a notice of the adjourned meeting shall be given as provided in this section, to each shareholder of record on the new record date entitled to vote at such meeting.

Section 6. Closing of Transfer Books and Fixing Record Date. For the purpose of determining shareholders entitled to notice of or to vote at any meeting of shareholders or any adjournment thereof, or entitled to receive payment of any dividend, or in order to make a determination of shareholders for any other purpose, the Board of Directors may provide that the stock transfer books shall be closed for a stated period but not to exceed, in any case, sixty (60) days. If the stock transfer books shall be closed for the purpose of determining shareholders entitled to notice of or to vote at a meeting of shareholders, such books shall be closed for at least ten (10) days immediately preceding such meeting.

In lieu of closing the stock transfer books, the Board of Directors may fix in advance a date as the record date for any determination of shareholders, such date in any case to be not more than sixty (60) days and, in case of a meeting of shareholders, not less than ten (10) days prior to the date on which the particular action requiring such determination of shareholders is to be taken.

If the stock transfer books are not closed and no record date is fixed for the determination of shareholders entitled to notice or to vote at a meeting of shareholders, or shareholders entitled to receive payment of a dividend, the date on which the resolution of the Board of Directors declaring such dividend is adopted, as the case may be, shall be the record date for such determination of shareholders.

When a determination of shareholders entitled to vote at any meeting of shareholders has been made as provided in this section, such determination shall apply to any adjournment thereof, unless the Board of Directors fixes a new record date for the adjourned meeting.

Section 7. Shareholder Quorum and Voting. A majority of the shares entitled to vote, represented in person or by proxy, shall constitute a quorum at a meeting of shareholders. When a specified item of business is required to be voted on by a class or series of stock, a majority of the shares of such class or series shall constitute a quorum for the transaction of such item of business by that class or series.

If a quorum is present, the affirmative vote of the majority of the shares represented at the meeting and entitled to vote on the subject matter shall be the act of the shareholders unless otherwise provided by law.

After a quorum has been established at a shareholders' meeting, the subsequent withdrawal of shareholders, so as to reduce the number of shareholders entitled to vote at the meeting below the number required for a quorum, shall not affect the validity of any action taken at the meeting or any adjournment thereof.

<u>Section 8. Voting of Shares</u>. Each outstanding share shall be entitled to one vote on each matter submitted to a vote at a meeting of shareholders.

Treasury shares, shares of stock of this corporation owned by another corporation the majority of the voting stock of which is owned or controlled by this corporation, and shares of stock of this corporation held by it in a fiduciary capacity shall not be voted, directly or indirectly, at any meeting, and shall not be counted in determining the total number of outstanding shares at any given time.

A shareholder may vote either in person or by proxy executed in writing by the shareholder or his duly authorized attorney-in-fact.

At each election for directors every shareholder entitled to vote at such election shall have the right to vote, in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected at that time and for whose election he has a right to vote.

Shares standing in the name of another corporation, domestic or foreign, may be voted by the officer, agent, or proxy designated by the by-laws of the corporate shareholder; or, in the absence of any applicable by-law, by such person as the Board of Directors of the corporate shareholder may designate. Proof of such designation may be made by presentation of a certified copy of the by-laws or other instrument of the corporate shareholder. In the absence of any such designation, or in case of conflicting designation by the corporate shareholder, the chairman of the board, president, any vice president, secretary or treasurer of the corporate shareholder shall be presumed to possess, in that order, authority to vote such shares.

Shares held by an administrator, executor, guardian or conservator may be voted by him, either in person or by proxy, without a transfer of such shares into his name. Shares standing in the name of a trustee may be voted by him, either in person or by proxy, but no trustee shall be entitled to vote shares held by him without a transfer of such shares into his name.

Shares standing in the name of a receiver may be voted by such receiver, and shares held by or under the control of a receiver may be voted by such receiver without the transfer thereof into his name is authority so to do be contained in an appropriate order of the court by which such receiver was appointed.

A shareholder whose shares are pledged shall be entitled to vote such shares until the shares have been transferred into the name of the pledgee, and thereafter the pledgee or his nominee shall be entitled to vote the shares so transferred.

On and after the date on which written notice of redemption of redeemable shares has been mailed to the holders thereof and a sum sufficient to redeem such shares has been deposited with a bank or

trust company with irrevocable instruction and authority to pay the redemption price to the holders thereof upon surrender of certificates therefor, such shares shall not be entitled to vote on any matter and shall not be deemed to be outstanding shares.

<u>Section 9. Proxies</u>. Every shareholder entitled to vote at a meeting of shareholders or to express consent or dissent without a meeting or a shareholders' duly authorized attorney-in-fact may authorize another person or persons to act for him by proxy.

Every proxy must be signed by the shareholder or his attorney-in-fact. No proxy shall be valid after the expiration of eleven (11) months from the date thereof unless otherwise provided in the proxy. Every proxy shall be revocable at the pleasure of the shareholder executing it, except as otherwise by law.

The authority of the holder of a proxy to act shall not be revoked by the incompetence or death of the shareholder who executed the proxy unless, before the authority is exercised, written notice of an adjudication of such incompetence or of such death is received by the corporate officer responsible for maintaining the list of shareholders.

If a proxy for the same shares confers authority upon two (2) or more persons and does not otherwise provide, a majority of them present at the meeting, or if only one is present then that one, may exercise all the powers conferred by the proxy; but if the proxy holders present at the meeting are equally divided as to the right and manner of voting in any particular case, the voting of such shares shall be prorated.

If a proxy expressly provides, any proxy holder may appoint in writing a substitute to act in his place.

Section 10. Voting Trusts. Any number of shareholders of this corporation may create a voting trust for the purpose of conferring upon a trustee or trustees the right to vote or otherwise represent their shares, as provided by law. Where the counterpart of a voting trust agreement and the copy of the record of the holders of voting trust certificates has been deposited with the corporation as provided by law, such documents shall be subject

to the same right of examination by a shareholder of the corporation, in person or by an agent or attorney, as are the books and records of the corporation, and such counterpart and such copy of such record shall be subject to examination by any holder of record of voting trust certificates either in person or by agent or attorney, at any reasonable time for any proper purpose.

Section 11. Shareholders' Agreements. Two (2) or more shareholders, of this corporation may enter an agreement providing for the exercise of voting rights in the manner provided in the agreement or relating to any phase of the affairs of the corporation as provided by law. Nothing therein shall impair the right of this corporation to treat the shareholders of record as entitled to vote the shares standing in their names.

Section 12. Action by Shareholders Without a Meeting. Any action required by law, these by-laws, or the articles of incorporation of this corporation to be taken at any annual or special meeting of shareholders of the corporation, or any action which may be taken at any annual or special meeting of such shareholders, may be taken without a meeting, without prior notice and without a vote, if a consent in writing, setting forth the action so taken, shall be signed by the holders of outstanding stock having not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which all shares entitled to vote thereon were present and voted. If any class of shares is entitled to vote thereon as a class, such written consent shall be required of the holders of a majority of the shares of each class of shares entitled to vote thereon.

Within ten (10) days after obtaining such authorization by written consent, notice shall be given to those shareholders who have not consented in writing. The notice shall fairly summarize the material features of the authorized action and, if the action be a merger, consolidation or sale or exchange of assets for which dissenters rights are provided under this act, the notice shall

contain a clear statement of the right of shareholders dissenting therefrom to be paid the fair value of their shares upon compliance with further provisions of this act regarding the rights of dissenting shareholders.

Article II. Directors

<u>Section 1. Function</u>. All corporate powers shall be exercised by or under the authority of, and the business and affairs of the corporation shall be managed under the direction of, the Board of Directors.

<u>Section 2. Qualification</u>. Directors need not be residents of this state or shareholders of this corporation.

Section 3. Compensation. The Board of Directors shall have authority to fix the compensation of directors.

Section 4. Duties of Directors. A director shall perform his duties as a director, including his duties as a member of any committee of the board upon which he may serve, in good faith, in a manner he reasonably believes to be in the best interests of the corporation, and with such care as an ordinary prudent person in a like position would use under similar circumstances.

In performing his duties, a director shall be entitled to rely on information, opinions, reports or statements, including financial statements and other financial data, in each case prepared or presented by:

- (a) one (1) or more officers or employees of the corporation whom the director reasonably believes to be reliable and competent in the matters presented,
- (b) counsel, public accountants or other persons as to matters which the director reasonably believes to be within such person's professional or expert competence, or
- (c) a committee of the board upon which he does not serve, duly designated in accordance with a provision of the articles of incorporation or the bylaws, as to matters within its designated authority, which committee the director reasonably believes to merit confidence.

A director shall not be considered to be acting in good faith if he has knowledge concerning the matter in question that would cause such reliance described above to be unwarranted.

A person who performs his duties in compliance with this section shall have no liability by reason of being or having been a director of the corporation.

Section 5. Presumption of Assent. A director of the corporation who is present at a meeting of its Board of Directors at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless he votes against such action or abstains from voting in respect thereto because of an asserted conflict of interest.

Section 6. Number. This corporation shall have not less than two (2) director. The number of directors may be increased or decreased from time to time by amendment to these bylaws, but shall never be less than two (2) director or more then nine (9) directors. No decrease shall have the effect of shortening the term of any incumbent director.

Section 7. Election and Term. Each person named in the articles of incorporation as a member of the initial board of directors shall hold office until the first annual meeting of shareholders, and until his successor shall have been elected and qualified or until his earlier resignation, removal from office or death.

At the first annual meeting of shareholders and at each annual meeting thereafter the shareholders shall elect directors to hold office until the next succeeding annual meeting. Each director shall hold office for the term for which he is elected and until his successor shall have been elected and qualified or until his earlier resignation, removal from office or death.

Section 8. Vacancies. Any vacancy occurring in the Board of Directors, including any vacancy created by reason of an increase in the number of directors, may be filled by the affirmative vote of a majority of the remaining directors though less than a quorum of the Board of Directors. A director elected to fill a vacancy

shall hold office only until the next election of directors by the shareholders.

<u>Section 9.</u> Removal of <u>Directors</u>. At a meeting of shareholders called expressly for that purpose, any director or the entire Board of Directors may be removed, with or without cause, by a vote of the holders of a majority of the shares then entitled to vote at an election of directors.

Section 10. Quorum and Voting. A majority of the number of directors fixed by these bylaws shall constitute a quorum for the transaction of business. The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the Board of Directors.

Section 11. Director Conflicts of Interest. No contract or other transaction between this corporation and one or more of its directors or any other corporation, firm, association or entity in which one or more of the directors are directors or officers or are financially interested, shall be either void or voidable because of such relationship or interest or because such director or directors are present at the meeting of the Board of Directors or a committee thereof which authorizes, approves or ratifies such contract or transaction or because his or their votes are counted for such purpose, if:

- (a) The fact of such relationship or interest is disclosed or known to the Board of Directors or committee which authorizes, approves or ratifies the contract or transaction by a vote or consent sufficient for the purpose without counting the votes or consents of such interested directors; or
- (b) The fact of such relationship or interest is disclosed or known to the shareholders entitled to vote and they authorize, approve or ratify such contract or transaction by vote or written consent; or
- (c) The contract or transaction is fair and reasonable as to the corporation at the time it is authorized by the board, a committee or the shareholders.

Common or interested directors may be counted in determining the presence of a quorum at a meeting of the Board of Directors or a committee thereof which authorizes, approves or ratifies such contract or transaction.

Section 12. Executive and Other Committees. The Board of Directors, by resolution adopted by a majority of the full Board of Directors, may designate from among its members an executive committee and one or more other committees each of which, to the extent provided in such resolution shall have and may exercise all the authority of the Board of Directors, except that no committee shall have the authority to:

- (a) approve or recommend to shareholders actions or proposals required by law to be approved by shareholders;
- (b) designate candidates for the office of director, for purposes of proxy solicitation or otherwise;
- (c) fill vacancies on the Board of Directors or any committee thereof;
 - (d) amend the by-laws;
- (e) authorize or approve the reacquisition of shares unless pursuant to a general formula or method specified by the Board of Directors; or
- (f) authorize or approve the issuance or sale of, or any contract to issue or sell, shares or designate the terms of a series of a class of shares, except that the Board of Directors, having acted regarding general authorization for the issuance or sale of shares, or any contract therefor, and in the case of a series, the designation thereof, pursuant to a general formula or method specified by the Board of Directors, by resolution or by adoption of a stock option or other plan, authorize a committee to fix the terms of any contract for the sale of the shares and to fix the terms upon which such shares may be issued or sold, including, without limitation, the price, the rate or manner of payment of dividends, provisions for redemption, sinking fund, conversion, voting or preferential rights, and provisions for other features of a class of shares, or a series of a class of shares, with full

power in such committee to adopt any final resolution setting forth all the terms thereof and to authorize the statement of the terms of a series for filing with the Department of State.

The Board of Directors, by resolution adopted in accordance with this section, may designate one or more directors as alternate members of any such committee, who may act in the place and stead of any absent member or members at any meeting of such committee.

<u>Section 13. Place of Meetings</u>. Regular and special meetings by the Board of Directors may be held within or without the State of Florida.

Section 14. Time, Notice and Call of Meetings. Regular meetings of the Board of Directors shall be held without notice on the 12th day of April. Written notice of the time and place of special meetings of the Board of Directors shall be given to each director by either personal delivery, telegram or cablegram at least two (2) days before the meeting or by notice mailed to the director at least five (5) days before the meeting.

Notice of a meeting of the Board of Directors need not be given to any director who signs a waiver of notice either before or after the meeting. Attendance of a director at a meeting shall constitute a waiver of notice of such meeting and waiver of any and all obligations to the place of the meeting, the time of the meeting, or the manner in which it has been called or convened, except when a director states, at the beginning of the meeting, any objection to the transaction of business because the meeting is not lawfully called or convened.

Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the Board of Directors need be specified in the notice of waiver of notice of such meeting.

A majority of the directors present, whether or not a quorum exists, may adjourn any meeting of the Board of Directors to another time and place. Notice of any such adjourned meeting shall be given to the directors who were not present at the time of the adjournment and, unless the time and lace of the adjourned meeting

are announced at the time of the adjournment, to the other directors.

Meetings of the Board of Directors may be called by the chairman of the board, by the president of the corporation, or by any two (2) directors.

Members of the Board of Directors may participate in a meeting of such board by means of a conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear each other at the same time. Participation by such means shall constitute presence in person at a meeting.

Section 15. Action Without a Meeting. Any action required to be taken at a meeting of the directors of a corporation, or any action which may be taken at a meeting of the directors or a committee thereof, may be taken without a meeting if a consent in writing, setting forth the action so to be taken, signed by all of the directors, or all the members of the committee, as the case may be, is filed in the minutes of the proceedings of the board or of the committee. Such consent shall have the same effect as a unanimous vote.

Article III. Officers

Section 1. Officers. The officers of this corporation shall consist of a president, vice-president, secretary and treasurer, each of whom shall be elected by the Board of Directors. Such other officers and assistant officers and agents as may be deemed necessary may be elected or appointed by the Board of Directors from time to time. Any two (2) or more offices may be held by the same person. The failure to elect a president, vice-president, secretary or treasurer shall not affect the existence of this corporation.

<u>Section 2. Duties</u>. The officers of this corporation shall have the following duties:

The President shall be the chief executive officer of the corporation, shall have general and active management of the business and affairs of the corporation subject to the directions

of the Board of Directors, and shall preside at all meetings of the stockholders and Board of Directors.

The Secretary shall have custody of, and maintain, all of the corporate records except the financial records; shall record the minutes of all meetings of the stockholders and Board of Directors, send all notices of meetings out, and perform such other duties as may be prescribed by the Board of Directors or the President.

The Treasurer shall have custody of all corporate funds and financial records, shall keep full and accurate accounts of receipts and disbursements and render accounts thereof at the annual meetings of stockholders and whenever else required by the Board of Directors or the President, and shall perform such other duties as may be prescribed by the Board of Directors or the President.

<u>Section 3. Removal of Officers</u>. Any officer or agent elected or appointed by the Board of Directors may be removed by the board whenever in its judgment the best interests of the corporation will be served thereby.

Any officer or agent elected by the shareholders may be removed only by vote of the shareholders, unless the shareholders shall have authorized the directors to remove such officer or agent.

Any vacancy, however occurring, in any office may be filled by the Board of Directors, unless the bylaws shall have expressly reserved such power to the shareholders.

Removal of any officer shall be without prejudice to the contract rights, if any, of the person so removed; however, election or appointment of an officer or agent shall not of itself create contract rights.

Article IV. Stock Certificates

<u>Section 1. Issuance</u>. Every holder of shares in this corporation shall be entitled to have a certificate, representing all shares to which he is entitled. No certificate shall be issued for any share until such share is fully paid.

Section 2. Form. Certificates representing shares in this corporation shall be signed by the President and the Secretary or an Assistant Secretary and may be sealed with the seal of this corporation or a facsimile thereof. The signatures of the President and the Secretary or Assistant Secretary may be facsimiles if the certificate is manually signed on behalf of a transfer agent or a registrar, other than the corporation itself or an employee of the corporation. In case any officer who signed or whose facsimile signature has been placed upon such certificate shall have ceased to be such officer before such certificate is issued, it may be issued by the corporation with the same effect as if it were such officer at the date of its issuance.

Every certificate representing shares which are restricted as to the sale, disposition or other transfer of such shares shall state that such shares are restricted as to transfer and shall set forth or fairly summarize upon the certificate, or shall state that the corporation will furnish to any shareholder upon request and without charge a full statement of, such restrictions.

Each certificate representing shares shall state upon the face thereof: the name of the corporation; that the corporation is organized under the laws of this state; the name of the person or persons to whom issued; the number and class of shares, and the designation of the series, if any, which such certificate represents; and the par value of each share represented by such certificate, or a statement that the shares are without par value.

Section 3. Transfer of Stock. The corporation shall register a stock certificate presented to it for transfer if the certificate is properly endorsed by the holder of record or by his duly authorized attorney, and the signature of such person has been guaranteed by a commercial bank or trust company or by a member of the New York or American Stock Exchange.

Section 4. Lost, Stolen or Destroyed Certificates. The corporation shall issue a new stock certificate in the place of any certificate previously issued if the holder of record of the certificate:

- (a) makes proof in affidavit form that it has been lost, destroyed or wrongfully taken;
- (b) requests the issue of a new certificate before the corporation has notice that the certificate has been acquired by a purchaser for value in good faith and without notice of any adverse claim;
- (c) gives bond in such form as the corporation may direct, to indemnify the corporation, the transfer agent, and registrar against any claim that may be made on account of the alleged loss, destruction, or theft of a certificate; and
- (d) satisfies any other reasonable requirements imposed by the corporation.

Article V. Books and Records

<u>Section 1. Books and Records</u>. This corporation shall keep correct and complete books and records of account and shall keep minutes of the proceedings of its shareholders, board of directors and committees of directors.

This corporation shall keep at its registered office or principal place of business, or at the office of its transfer agent or registrar, a record of its shareholders, giving the names and addresses of all shareholders, and the number, class and series, if any, of the shares held by each.

Any books, records and minutes may be in written form or in any other form capable of being converted into written form within a reasonable time.

Section 2. Shareholders' Inspection Rights. Any person who shall have been a holder of record of shares or of voting trust certificates therefore at least six (6) months immediately preceding his demand or shall be the holder of record of, or the holder of record of voting trust certificates for, at least five percent (5%) of the outstanding shares of any class or series of the corporation, upon written demand stating the purpose thereof, shall have the right to examine, in person or by agent or attorney, at any reasonable time or times, for any proper purpose its

relevant books and records of accounts, minutes and records of shareholders and to make extracts therefrom.

Section 3. Financial Information. Not later than four (4) months after the close of each fiscal year, this corporation shall prepare a balance sheet showing in reasonable detail the financial condition of the corporation as of the close of its fiscal year, and a profit and loss statement showing the results of the operations of the corporation during its fiscal year.

Upon the written request of any shareholder or holder of voting trust certificates for shares of the corporation, the corporation shall mail to such shareholder or holder of voting trust certificates a copy of the most recent such balance sheet and profit and loss statement.

The balance sheet and profit and loss statements shall be filed in the registered office of the corporation in this state, shall be kept for at least five (5) years, and shall be subject to inspection during business hours by any shareholder or holder of voting trust certificates, in person or by agent.

Article VI. Dividends

The Board of Directors of this corporation may, from time to time, declare and the corporation may pay dividends on its shares in cash, property or its own shares, except when the corporation is insolvent or when the payment thereof would be contrary to any restrictions contained in the articles of incorporation, subject to the following provisions:

- (a) Dividends in cash or property may be declared and paid, except as otherwise provided in this section, only out of the unreserved and unrestricted earned surplus of the corporation or out of capital surplus, howsoever arising, but each dividend paid out of capital surplus shall be identified as a distribution of capital surplus, and the amount per share paid from such surplus shall be disclosed to the shareholders receiving the same concurrently with the distribution.
- (b) Dividends may be declared and paid in the corporation's own treasury shares.

- (c) Dividends may be declared and paid in the corporation's own authorized but unissued shares out of any unreserved and unrestricted surplus of the corporation upon the following conditions:
- (1) If a dividend is payable in shares having a par value, such shares shall be issued at not less than the par value thereof and there shall be transferred to stated capital at the time such dividend is paid an amount of surplus equal to the aggregate par value of the shares to be issued as a dividend.
- (2) If a dividend is payable in shares without par value, such shares shall be issued at such stated value as shall be fixed by the Board of Directors by resolution adopted at the time such dividend is declared, and there shall be transferred to stated capital at the time such dividend is paid an amount of surplus equal to the aggregate stated value so fixed in respect of such shares; and the amount per share so transferred to stated capital shall be disclosed to the shareholders receiving such dividend concurrently with the payment thereof.
- (d) No dividend payable in shares of any class shall be paid to the holders of shares of any other class unless the articles of incorporation so provide or such payment is authorized by the affirmative vote or the written consent of the holders of at least a majority of the outstanding shares of the class in which the payment is to be made.
- (e) A split-up or division of the issued shares of any class into a greater number of shares of the same class without increasing the stated capital of the corporation shall not be construed to be a share dividend within the meaning of this section.

Article VII. Corporate Seal

The Board of Directors shall provide a corporate seal which shall be circular in form and shall have inscribed thereon the following:

THE KEYES COMPANY

FLORIDA

1959

Article VIII. Amendment

These by-laws may be repealed or amended, and new by-laws may be adopted, by either the Board of Directors or the shareholders, but the Board of Directors may not amend or repeal any by-law adopted by shareholders if the shareholders specifically provide such by-law not subject to amendment or repeal by the directors.

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