		07210000 212888 \$ 105.00			
ORDER DATE :	July 6, 2001			· · · ·	
ORDER TIME :					
ORDER NO. : CUSTOMER NO:			5000	004464	
So [.] 71	. Brady Long acewell & Patterson uth Tower Pennzoil 1 Louisiana Street, uston, TX 77002	Place	-	·	FALL:
	ARTICLES OF M PAKHOED DRY BUL INCPORT SUTTO	.K TERMINALS	, effe Jul	ctive date y 10,200	RETARY OF STATE AHASSEE, FLORIDA
	INTO			IVISI	9
	KINDER MORGAN P TERMINAL LLC	ORT SUTTON	-	DIVISION OF CORPORATION	JUL -9 MIN

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ARTICLES OF MERGER Merger Sheet

MERGING:

PAKHOED DRY BULK TERMINALS, INC., - PORT SUTTON TERMINAL, A FLORIDA ENTITY, 184358

INTO

AM 11: 30

KINDER MORGAN PORT SUTTON TERMINAL LLC. entity not qualified in Florida

File date: July 9, 2001, effective July 10, 2001

Corporate Specialist: Trevor Brumbley

Account number: 072100000032 Amount charged: 90.00

Division of Corporations - P.O. BOX 6327 - Tallahassee, Florida 32314

ARTICLES OF MERGER MERGING PAKHOED DRY BULK TERMINALS, INC. – PORT SUTTON TERMINAL, a Florida corporation, INTO KINDER MORGAN PORT SUTTON TERMINAL LLC, a Delaware limited liability company

The following Articles of Merger are submitted in accordance with Section 607.1109, Florida Statutes.

FIRST: The name, street address of its principal office, jurisdiction and type of entity for the merging entity (the "Corporation") are as follows:

Name and Street Address	Jurisdiction	Type	
Pakhoed Dry Bulk Terminals, Inc. – Port Sutton Terminal	Florida	Corporation	
2000 West Loop South, Suite 2200 Houston, Texas 77027	8		÷
SECOND: The name, street as for the surviving entity (the "LLC") are	ddress of its principal o e as follows:	ffice, jurisdiction and type of entity $\sum_{i=1}^{\infty} \frac{\Box}{i}$	
Name and Street Address	Jurisdiction		AP

Name and Street Address	Jurisdiction		Ę	HPP Adv
Kinder Morgan Port Sutton Terminal LLC	Delaware	Limited Liability Company	W 6	
500 Dallas Street, Suite 1000 Houston, Texas 77002	. <u>.</u>	LORIDA	1:20	

THIRD: The Plan of Merger, attached hereto as Exhibit A, meets the requirements of Section 607.1108, Florida Statutes.

<u>FOURTH</u>: The attached Plan of Merger was adopted and approved by the Corporation in accordance with Chapter 607, Florida Statutes.

FIFTH: The Plan of Merger was approved by the LLC, in accordance with the applicable laws of the State of Delaware.

<u>SIXTH</u>: The merger shall become effective on July <u>10</u>, 2001 at <u>12:00 noon</u> Houston, Texas time. <u>SEVENTH</u>: Inasmuch as the LLC, which is the surviving entity of the merger, is a limited liability company formed under the laws of the State of Delaware:

(A) The address of the principal office of the LLC is 500 Dallas Street, Suite 1000, Houston, Texas 77002.

(B) The LLC hereby appoints the Secretary of State of the State of Florida as its agent for service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or the rights of any dissenting shareholders of the Corporation.

(C) The LLC has agreed to promptly pay to the dissenting shareholders of the Corporation the amount, if any, to which they are entitled under Section 607.1302, Florida Statutes.

<u>EIGHTH</u>: The merger is permitted under the respective laws of the States of Florida and Delaware and is not prohibited by the Limited Liability Company Agreement of the LLC.

<u>NINTH</u>: The Articles of Merger comply and were executed in accordance with the respective laws of the States of Florida and Delaware.

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IN WITNESS WHEREOF, these Articles of Merger are hereby executed on behalf of Pakhoed Dry Bulk Terminals, Inc. – Port Sutton Terminal and Kinder Morgan Port Sutton Terminal LLC on July 5, 2001.

PAKHOED DRY BULK TERMINALS, INC.-PORT SUTTON TERMINAL

By: (an S. Warney Name: Jean S. Warren Title: Chairman & President

KINDER MORGAN PORT SUTTON TERMINAL

By: PAKHOED DRY BULK TERMINALS, INC., the sole member of Kinder Morgan Port Sutton Terminal LLC

ran S.Ware By: Name: Jean S. Warren Title: President

APPROVED AND FILED 01 JUL -9 AMII: 20 SECRETARY OF STATE ALLAHASSEE, FLORID

EXHIBIT A

PLAN OF MERGER MERGING PAKHOED DRY BULK TERMINALS, INC. – PORT SUTTON TERMINAL, a Florida corporation, INTO KINDER MORGAN PORT SUTTON TERMINAL LLC, a Delaware limited liability company

The following Plan of Merger, having been approved in accordance with the requirements of Section 607.1103, Florida Statutes, is submitted in accordance with Section 607.1108, Florida Statutes and the applicable laws of the State of Delaware.

<u>FIRST</u>: The name, jurisdiction and type of entity of the merging entity (the "Corporation") are as follows:

Name	Jurisdiction	Type
Pakhoed Dry Bulk Terminals, Inc. – Port Sutton Terminal	Florida	Corporation

SECOND: The name, jurisdiction and type of entity of the surviving entity (the "LLC") are as follows: $\overline{\mathcal{P}}$

Name	· · .	Jurisdiction	<u>Type</u>		LAH	JUL.	AN I
Kinder Morgan Port Sutton		Delaware	Limited	Liability Com		÷ و	AND
Terminal LLC					F.C.	AM	

<u>THIRD</u>: The terms and conditions of the merger are as follows:

(A) <u>Merger</u>. Upon the terms and subject to the conditions hereof, and in accordance with the applicable provisions of this Plan of Merger, Chapter 607, Florida Statutes and the Delaware Limited Liability Company Act (the "DLLCA"), effective on the Effective Date (as defined below), the Corporation shall be merged with and into the LLC and the LLC shall continue to exist as the surviving entity of the merger and the separate existence of the Corporation shall cease.

(B) <u>Effective Date</u>. The merger shall become effective on July <u>10</u>, 2001 at <u>12:00 noon</u> Houston, Texas time (the "Effective Date").

(C) <u>Effects of Merger</u>. The merger shall have the effects set forth in Chapter 607, Florida Statutes and the DLLCA.

(D) <u>Organizational Documents of Surviving Entity</u>. The Certificate of Formation and Limited Liability Company Agreement of the LLC as in force and effect on the Effective Date shall continue to be the Certificate of Formation and Limited Liability Company Agreement, respectively, of the surviving entity until amended as therein provided and in the manner prescribed by the provisions of the DLLCA.

(E) <u>Further Assurances</u>. The board of directors and the proper officers of the Corporation and Pakhoed Dry Bulk Terminals, Inc., a Delaware corporation (the "Member"), as the sole member of the LLC, are hereby authorized, empowered and directed to do any and all lawful acts and things, and to make, execute, deliver, file and record any and all instruments, papers and documents, which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Plan of Merger or the merger provided for herein.

(F) <u>Termination</u>. At any time prior to the Effective Date, the board of directors of the Corporation, or any authorized committee thereof, or the Member, as the sole member of the LLC, may decide to terminate, and not to effect, the provisions of the Plan of Merger or the merger provided for herein.

<u>FOURTH</u>: The manner and basis of converting the shares of the Corporation and the membership interest of the LLC into a membership interest of the surviving entity is as follows:

Inasmuch as the Member is the owner of all issued and outstanding shares of capital stock of the Corporation and 100% of the membership interest of the LLC:

(A) The 100% membership interest that the Member owns in the LLC shalf be converted or otherwise affected by the merger provided for herein, but said membership interest shall continue to be outstanding and owned by the Member and shall continue to constitute 100% of the issued and outstanding membership interest of the surviving entity; and

(B) All of the issued and outstanding shares of capital stock of the Corporation shall, on the Effective Date, by virtue of the merger provided for herein and without any action on the part of the holder thereof, be cancelled and retired and cease to exist and the Member shall not be entitled to receive any shares of capital stock or other consideration therefor.

FIFTH: Management of the LLC is vested solely in the Member and not in any manager.

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AM II:

<u>SIXTH</u>: The board of directors of the Corporation and the Member, as the sole member of the LLC, are authorized to amend this Plan of Merger at any time prior to the filing of the Articles of Merger.