369185, PETERSON & MYERS, P.A.

ATTORNEYS AT LAW

J. HARDIN PETERSON, SR. (1894-1978) MICHAEL W. CREWS (1941-1991)

M. DAVID ALEXANDER, III
PIÑLIP O. ALLEN
JACK P. BRANDON
DEBRA L. CLINE
J. DAVIS CONNOR
ROY A. CRAIG, JR.
CLINTON A. CURTIS
BEN H. DARBY, JR.
JACOB C. DYKXHOORN
MICHAEL T. GALLAHER
JOSEPH A. GEARY
DAVID E. GRISHAM
CHRISTY F. HARRIS

JONN D. HOPPE

P.O. BOX 1079 LAKE WALES, FLORIDA 33859-1079

I30 EAST CENTRAL AVENUE LAKE WALES, FLORIDA 33853 (863) 676-7611 OR (863) 683-8942 FAX (863) 676-0643

LAKELAND (863) 683-6511 OR (863) 676-6934 FAX (863) 682-8031 WINTER HAVEN (863) 294-3360 FAX (863) 299-5498

KRISTEN B. KIEFFER KEVIN C. KNOWLTON CEDRIC E. LEWIS DOUGLAS A. LOCKWOOD, III WILLIAM M. MIDYETTE, III DAVID A. MILLER CORNEAL B. MYERS E. BLAKE PAUL KELLY J. POLLOCK ROBERT E. PUTERBAUGH THOMAS B. PUTNAM, JR. DEBORAH ALRUSTER STEPHEN R. SENN ANDREA TEVES SMITH KEITH H. WADSWORTH KERRY M. WILSON

LAKE WALES March 19, 2002

400005139124--7 -03/21/02--01041--015 ******67.50 ******67.50

Department of State Division of Corporations Corporate Filings P.O. Box 6327 Tallahassee, FL 32314

Selection states of the selection of the

400005139124--7 -04/04/02--01048--018 ****107.50 *****20.00

Re: Filing Articles of Merger of Mid-State Energy Inc. and K. E. Allen, Inc. & Articles of Merger of Mid-State Energy Inc., and Southeast Petroleum of Central Florida, Inc.

To Whom It May Concern:

Enclosed herewith please find the above two documents for filing along with this firms check in the amount of \$67.50 to cover the Articles of Merger and two certified copies of the documents after filing is complete.

Please return the certified copies in the pre-addressed envelope enclosed. If you should have any questions, please feel free to give me a call.

Sincerely,

Keith H. Wadsworth

/mr

enclosure

Merger 4/4/02 Spanne

PETERSON & MYERS, P.A.

ATTORNEYS AT LAW

J. HARDIN PETERSON, SR. (1894-1978) MICHAEL W. CREWS (1941-1991)

M. DAVID ALEXANDER, III

M. DAVID ALEXANDER, III

PHILIP O. ALLEN

JACK P. BRANDON

DEBRA L. CLINE

J. DAVIS CONNOR

ROY A. CRAIG, JR.

CLINTON A. CURTIS

BEN H. DARBY, JR.

JACOB C. DYKXHOORN

MICHAEL T. GALLAHER

JOSEPH A. GEARY

DAVID E. GRISHAM

CHRISTY F. HARRIS

JONN D. HOPPE

P.O. BOX 1079 LAKE WALES, FLORIDA 33859-1079

I30 EAST CENTRAL AVENUE
- LAKE_WALES. FLORIDA 33853
(863) 676-761! OR (863) 683-8942
FAX (863) 676-0643

www.PetersonMyers.com

LAKELAND (863) 683-65[| OR (863) 676-6934 FAX (863) 682-803|

WINTER HAVEN (863) 294-3360 FAX (863) 299-5498 DENNIS P. JOHNSON
KRISTEN B. KIEFFER
KEVIN C. KNOWLTON
CEDRIC E. LEWIS
DOUGLAS A. LOCKWOOD, III
WILLIAM M. MIDYETTE, III
DAVID A. MILLER
CORNEAL B. MYERS
E. BLAKE PAUL
KELLY J. POLLOCK
ROBERT E. PUTERBAUGH
THOMAS B. PUTNAM, JR.
DEBORAH A. RUSTER
STEPHEN R. SENN
ANDREA TEVES SMITH
KEITH H. WADSWORTH
KERRY M. WILSON

LAKE WALES April 1, 2002

Susan Payne
Department of State
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Re: Filing Articles of Merger of Mid-State Energy Inc. and K. E. Allen, Inc. & Articles of Merger of Mid-State Energy Inc., and Southeast Petroleum of Central Florida, Inc.

Dear Ms. Payne:

Per your telephone call of today, enclosed please find this firm's check in the amount of \$107.50 to complete the filing of the Articles of Merger between the above listed corporations.

Please don't hesitate to call, should you need anything further with regard to this filing.

Sincerely,

Keith H. Wadsworth

/mr

enclosure

ARTICLES OF MERGER Merger Sheet

MERGING:

K.E. ALLEN, INC., a Florida corporation, H77579

INTO

MID-STATE ENERGY, INC., a Florida entity, 369185

File date: April 4, 2002

Corporate Specialist: Susan Payne

ARTICLES OF MERGER

of MID-STATE ENERGY, INC., A FLORIDA CORPORATION and K.E. ALLEN, INC., A FLORIDA CORPORATION

These Articles of Merger are adopted by and between Mid-State Energy, Inc., a Florida Corporation (f/k/a T.J. Campbell, Inc.) ("Mid-State") and K.E. Allen, Inc., a Florida Corporation ("K.E. Allen"), who state as follows:

- 1. The above stated corporations adopted a Plan of Merger on or about May 31, 2001, with said Plan of Merger being unanimously adopted and approved by all of the shareholders and directors of Mid-State and K.E. Allen. A copy of said Plan of Merger is attached hereto as Exhibit "A".
- 2. Pursuant to and as further set forth in said Plan of Merger, all issued and outstanding shares of K.E. Allen stock will be acquired by Mid-State by means of a merger of K.E. Allen into Mid-State.
- 3. Mid-State shall be the surviving corporation upon completion of the Plan of Merger, and K.E. Allen shall cease its separate corporate existence.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

PILED

OZ APR -4 PM 2: 33

SECRETARY OF STATE A
SECRETARY OF STATE

IN WITNESS HEREOF, these Articles of Merger were approved as of the 31^{st} day of May, 2001.

MID-STATE ENERGY, INC.

By: <u>Lenuth 5 Men Sa</u> Kenneth E. Allen, Sr.

Its: Pres.

K.E. ALLEN, INC.

By: Lauth S. Allen S.R.

Its: //25.

EXHIBIT A

PLAN OF MERGER

This Plan of Merger (the "Plan of Merger"), approved as of the 31st day of May, 2001, is made by and among Mid-State Energy, Inc., a Florida Corporation ("Mid-State"), K.E. Allen, Inc., a Florida corporation ("K.E. Allen"), and Southeast Petroleum of Central Florida, Inc., a Florida corporation ("Southeast Petroleum"), who state as follows:

WHEREAS, Kenneth E. Allen, Sr. is the sole shareholder of Mid-State, K.E. Allen, and South Petroleum.

WHEREAS, the Board of Directors of Mid-State, K.E. Allen, and Southeast Petroleum have determined that it is advisable that K.E. Allen and Southeast Petroleum both be merged into Mid-State on the terms and conditions set forth herein, in accordance with Section 607.1101, et al, Florida Statutes.

NOW THEREFORE, for and in consideration of the sum of ten dollars and other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

ARTICLE I RECITALS

The above stated recitals are true and correct and are incorporated herein by reference.

ARTICLE II MERGER

- 1. It is hereby authorized and approved that K.E. Allen and Southeast Petroleum shall both be merged into Mid-State. The separate existence of K.E. Allen and Southeast Petroleum shall cease upon completion of the mergers, and the existence of Mid-State shall continue unaffected and unimpaired by the mergers.
- 2. As an effect of this merger, Mid-State shall possess all of the rights, privileges, immunities, and franchises, of both a public and private nature, of K.E. Allen and Southeast Petroleum, and shall be responsible and liable for all liabilities and obligations of K.E. Allen and Southeast Petroleum, all as more particularly set forth in Section 607.1106, et al, Florida Statutes.
- 3. This Plan of Merger has been unanimously adopted and approved by all of the shareholders and Directors of Mid-State, K.E. Allen, and Southeast Petroleum pursuant to the laws of the State of Florida.

ARTICLE III TERMS OF THE MERGER

- 1. All 1,000 shares of the common stock of K.E. Allen issued and outstanding, and all rights in respect thereof, shall, by virtue of the merger described herein and without any action on the part of the shareholders, be converted into 1,000 shares of the presently authorized and unissued shares of the common stock of Mid-State. All 10,000 shares of the common stock of Southeast Petroleum issued and outstanding, and all rights in respect thereof, shall, by virtue of the merger described herein and without any action on the part of the shareholders, be converted into 1,000 shares of the presently authorized and unissued shares of the common stock of Mid-State
- 2. As soon as practical after the mergers, the shareholders of K.E. Allen and Southeast Petroleum shall surrender his or her stock certificates for cancellation and/or reissuance to comply with the terms of the mergers stated herein.
- 3. If at any time after the mergers, any of the corporate parties hereto shall determine that any further conveyances, agreements, documents, instruments, and assurances for any further action is necessary or desirable to carry out the provisions of this Plan of Merger, the appropriate officers of such corporation, as the case may be, whether past or remaining in office, shall execute and deliver any and all proper conveyances, agreements, documents, instruments, and assurances and perform all necessary or proper acts, to carry out the provisions of this Plan of Merger.
- 4. Mid-State, K.E. Allen, and Southeast Petroleum shall cause their respective officers to execute Articles of Merger, which shall be delivered for filing to the Florida Secretary of State.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

above written:

MID-STATE ENERGY, INC.

By: Leneth & Allen Ss.

K.E. ALLEN, INC.

By: Landh & Allen Ss.

Its: Plas.

SOUTHEAST PETROLEUM OF CENTRAL FLORIDA, INC.

By: Leneth & Allen Ss.

IN WITNESS HEREOF, the parties have approved this Plan of Merger as of the date