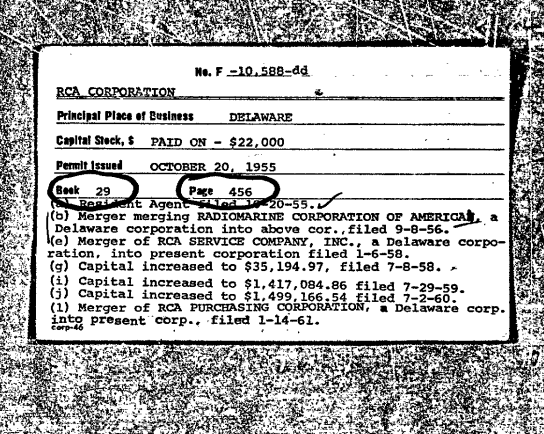
810663

This merger was missing from our records and is being added to Image. The merger was filed on August 23, 1967, merging THE HERTZ CORPORATION (document number 810663) into RADIO CORPORATION OF AMERICA, the surviving non qualified Delaware corporation.

Angel Granger February 6, 1998



(m) Amendment to charter filed 5-26-61.

(o) Inc inv capital to \$2,861,077.26, filed 7-26-61.

(p) Resident Agent filed 12-29-61.

(q) Inc inv cap to \$10,166,339.58 filed 6-29-62.

(q) Inc inv cap to \$10,742,297.40 filed 6-28-63.

(u) Amendment inc cap to \$11,179,545.28, filed 3-26-64.

(v) Amendment inc cap to \$11,990.175, filed 6-27-64.

(v) Amendment inc inv cap to \$23,567,149.00 filed 6-25-66.

(v) Amendment inc inv cap to \$23,567,149.00 filed 8-25-66.

(v) Amendment inc inv cap to \$39,261,442, filed 8-2.

(bb) Merger merging THE HERTZ CORPORATION, a Delaware corp

(bb) Merger merging THE HERTZ CORPORATION, a Delaware corp

(bc) Amendment to charter filed 5-16-69, auth pres name.

(dd) Amendment to charter filed 5-21-69, auth pres name.

(dd) Amendment to charter filed 3-3-70.

(ff) Amendment to charter filed 6-24-71.

(gg) Amendment to charter filed 2-1-72.

(gg) Amendment to charter filed 3-3-70.

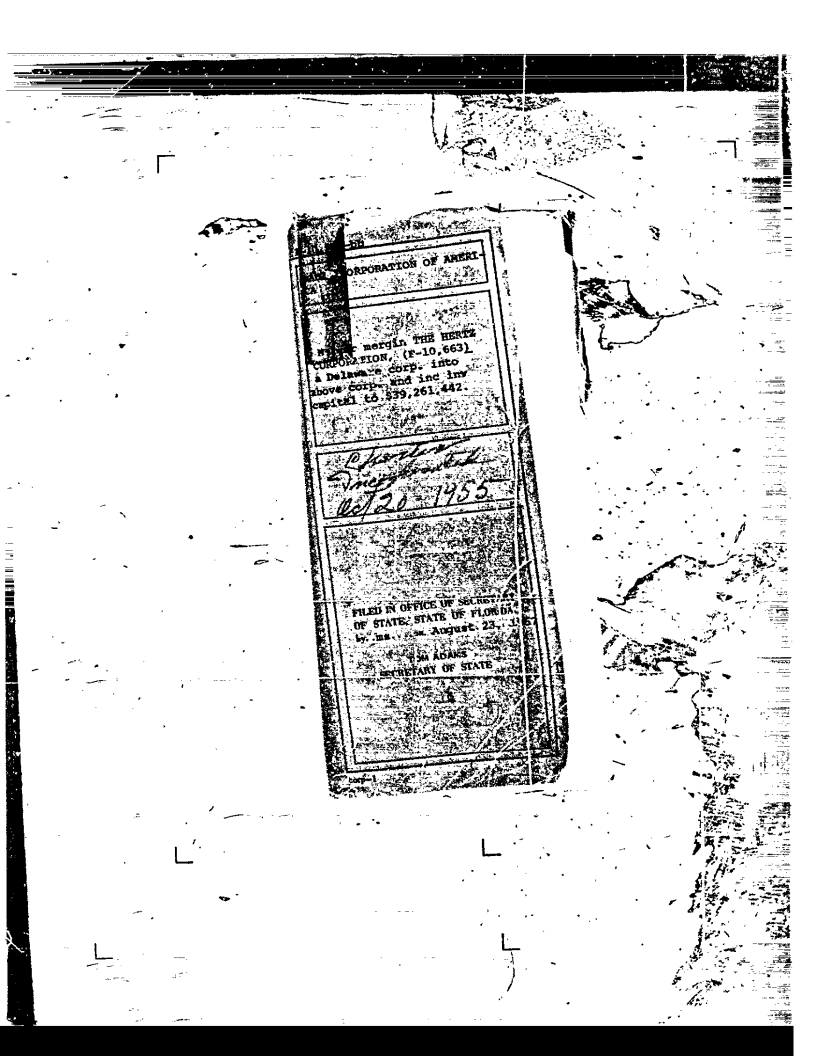
(ee) Amendment to charter filed 2-1-72.

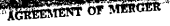
(gg) Amendment to charter filed 3-1-72.

(gg) Amendment to charter filed 3-1-73.

(gg) Amendment to charter filed 3-1-73.

(gg) Amendment to charter filed 3-1-73.





AGREEMENT OF MERGER dated this 8th day of December, 1966 by and between Radio Corporation of America ("RCA" or "Surviving Corporation") and The Hertz Corporations ("Hertz"), and a majority of the directors of each of said corporations (the two-corporations sometimes collectively called the "Constituent Corporations").

WITNESSETH

WHEREAS, RCA is a corporation duly organized and existing under the laws of the Sides of Delaware, having been incorporated on October 17, 1919 by Certificate of Incorporation filed with the Secretary of State and recorded in the office of the Recorder of Deeds of the County of New Castle on that date, said Certificate of Incorporation having been amended from the time thereafter; its principal office in the State of Delaware is located at 100 West Terith Street in the City of Wilmington, County of New Castle; and the name of its registered agent at such office is The Corporation Trust Company; and

WHEREAS. Hertz is a corporation duly organized and existing under the laws of the State of Delaware, having been incorporated on April 16, 1923 by Certificate of Incorporation filed with the Secretary of State and recorded in the office of the Recorder of Deeds of the County of New Castle on that date, said Certificate of Incorporation having been amended from time to time thereafter; its principal office in the State of Delaware is located at 229 South State Street in the City of Dover, County of Kent; and the name of its registered agent at such office is The Prentice-Hall Corporation System, Inc.; and

WHEREAS, RCA has an authorized capitalization of 920,300 shares, without par value, of \$3.50 Cumulative Convertible First Preferred Stock ("RCA First Preferred Stock"); 16,193 shares, without par value, of "B" Preferred Stock; and 80,000,000 shares, without par value, of Common Stock; and

WHEREAS, Hertz has an authorized capitalization of 1,000,000 shares, without par value, of Preferred Stock, of which 300,000 shares have been designated as Cumulative Convertible Preferred Stock, Series A ("Hertz Series A Preferred Stock"), and 223,234 shares have been Preferred Stock, Series B ("Hertz Series B Preferred Stock"); designated as Cumulative Convertible Preferred Stock, Series B ("Hertz Series B Preferred Stock"); and and 7,000,000 shares, par value \$1.00 per share, of Common Stock ("Hertz Common Stock"); and

WHEREAS, the respective Boards of Directors of RCA and Hertz have determined that it is advisable that Hertz be merged into RCA on the terms and conditions hereinafter set forth;

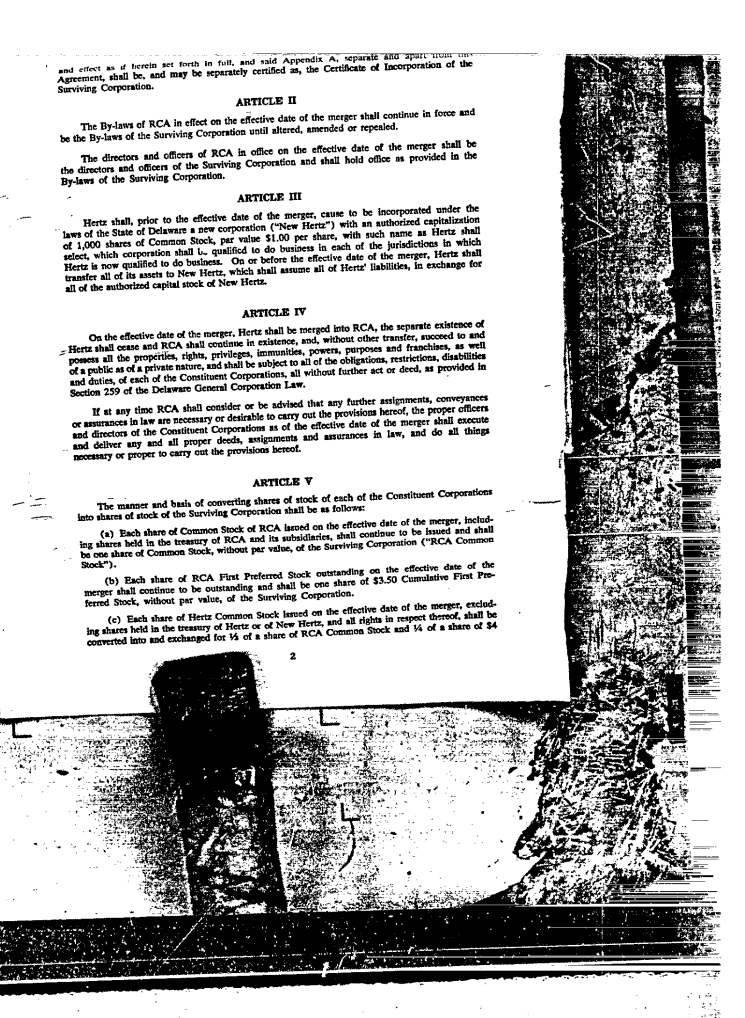
NOW, THEREFORE, in consideration of the mutual covenants, agreements, representations and warranties herein contained, it is agreed that, in accordance with the applicable statutes of the State of Delaware, Hertz shall be and hereby is, at the effective date of the merger, merged into RCA, which shall be the surviving corporation, and that the terms and conditions of such merger and the mode of carrying it into effect shall be as follows:

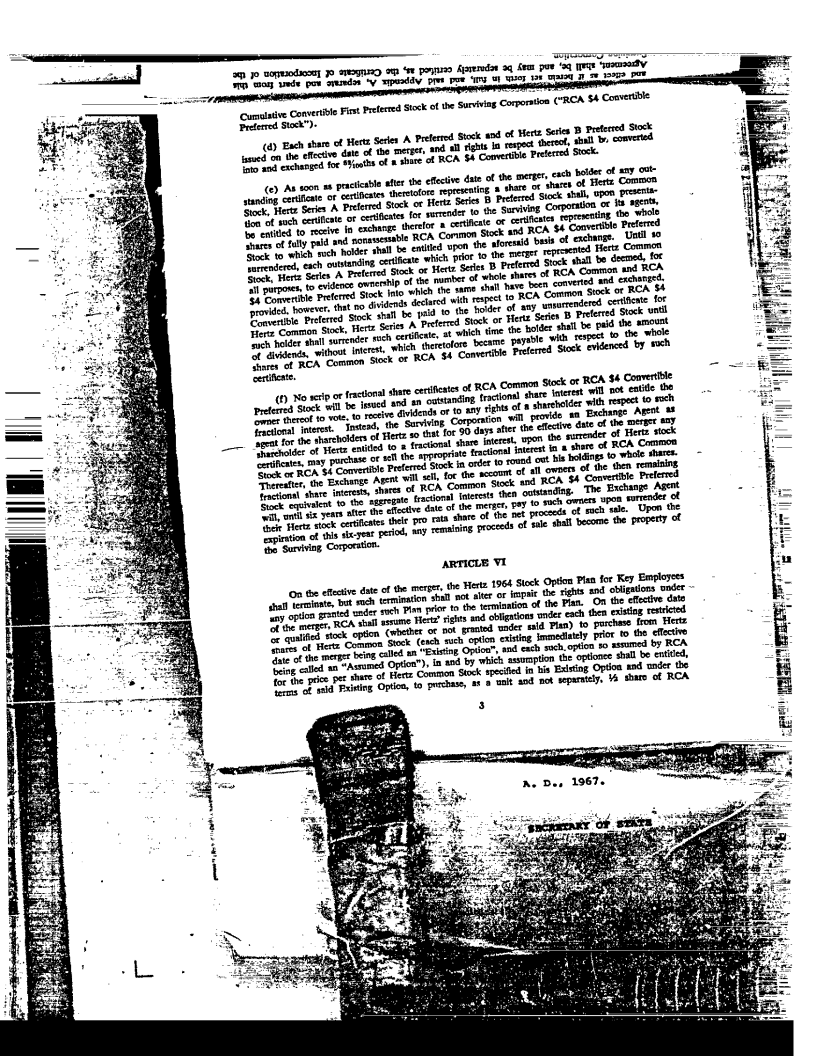
ARTICLE I

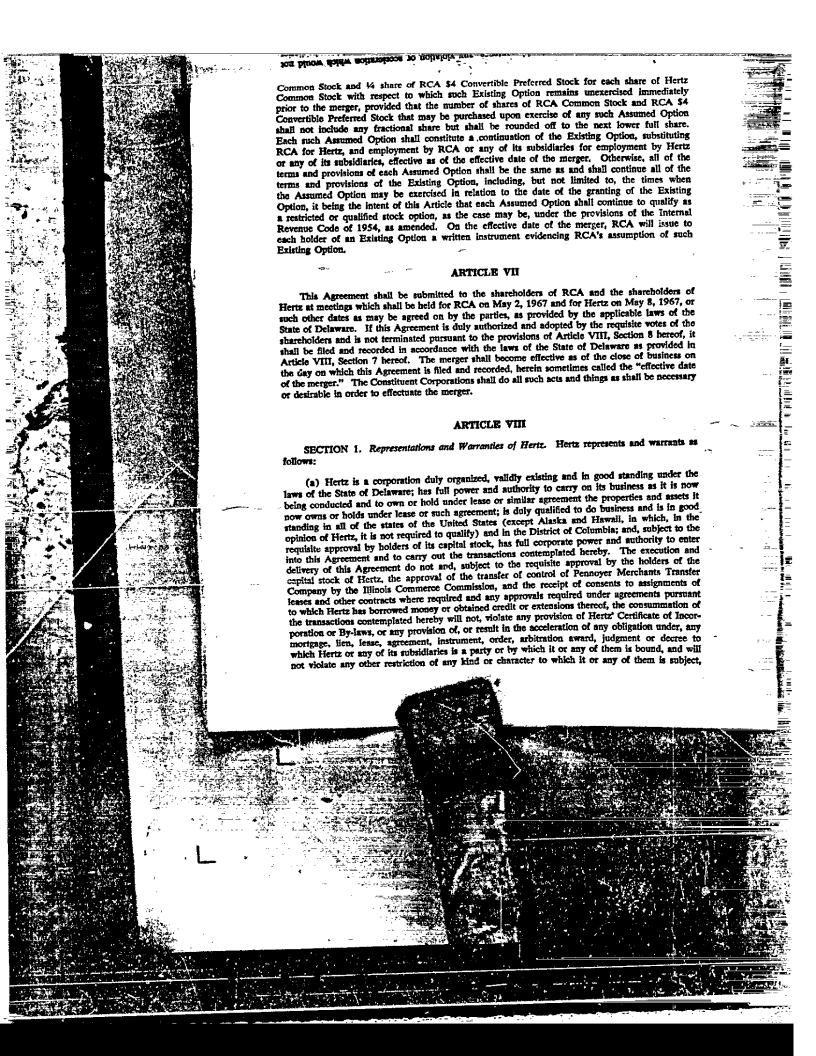
From and after the effective date of the merger and until thereafter amended as provided by law, the Certificate of Incorporation of the Surviving Corporation shall be as set forth in Appendix A attached hereto, which is hereby made a part of this Agreement with the same force

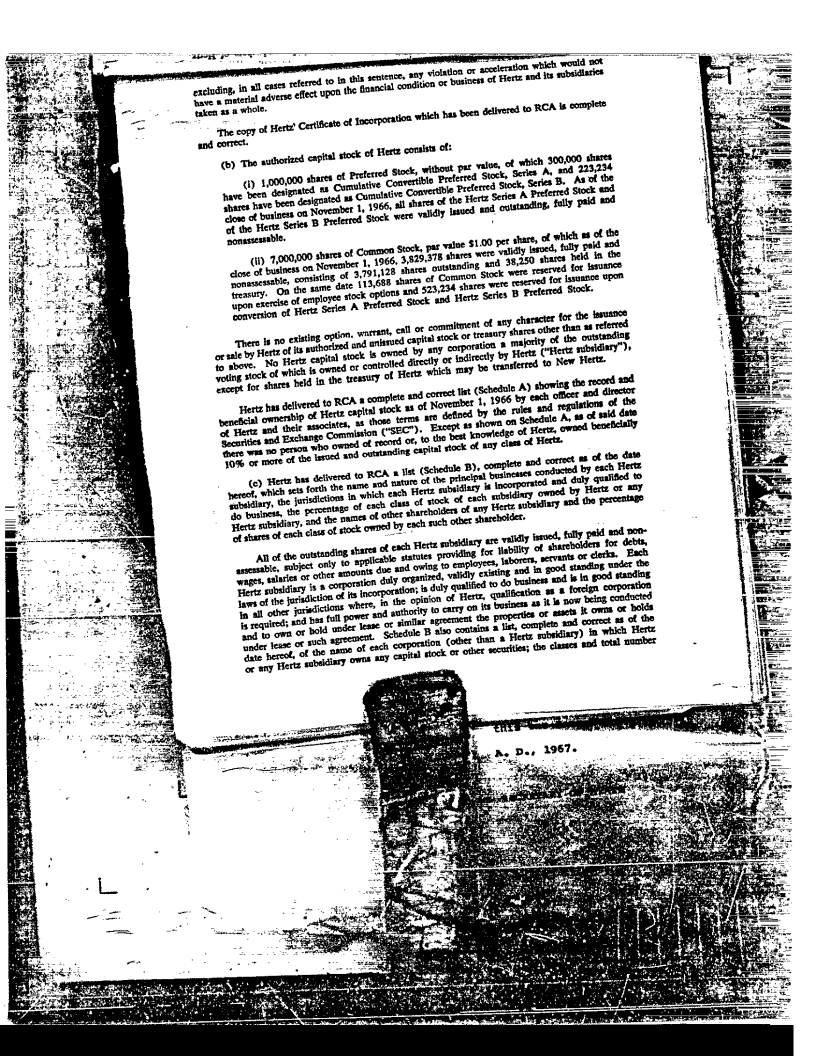
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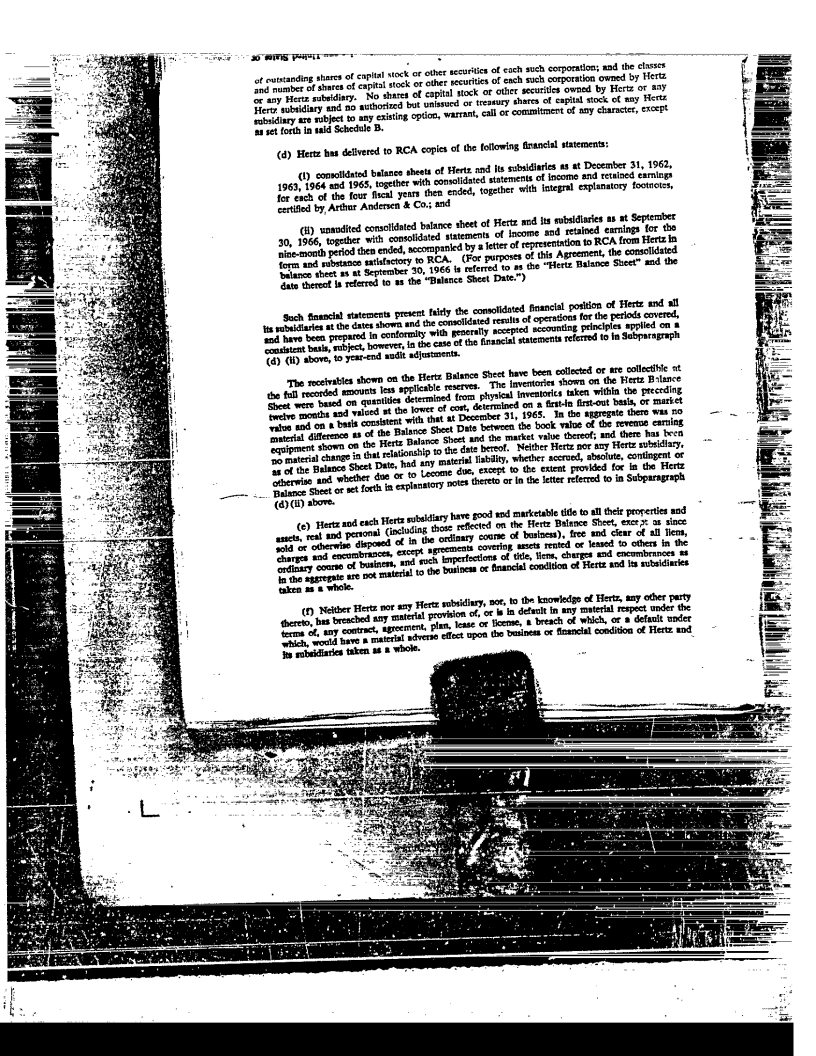
SECRETARY OF STATE

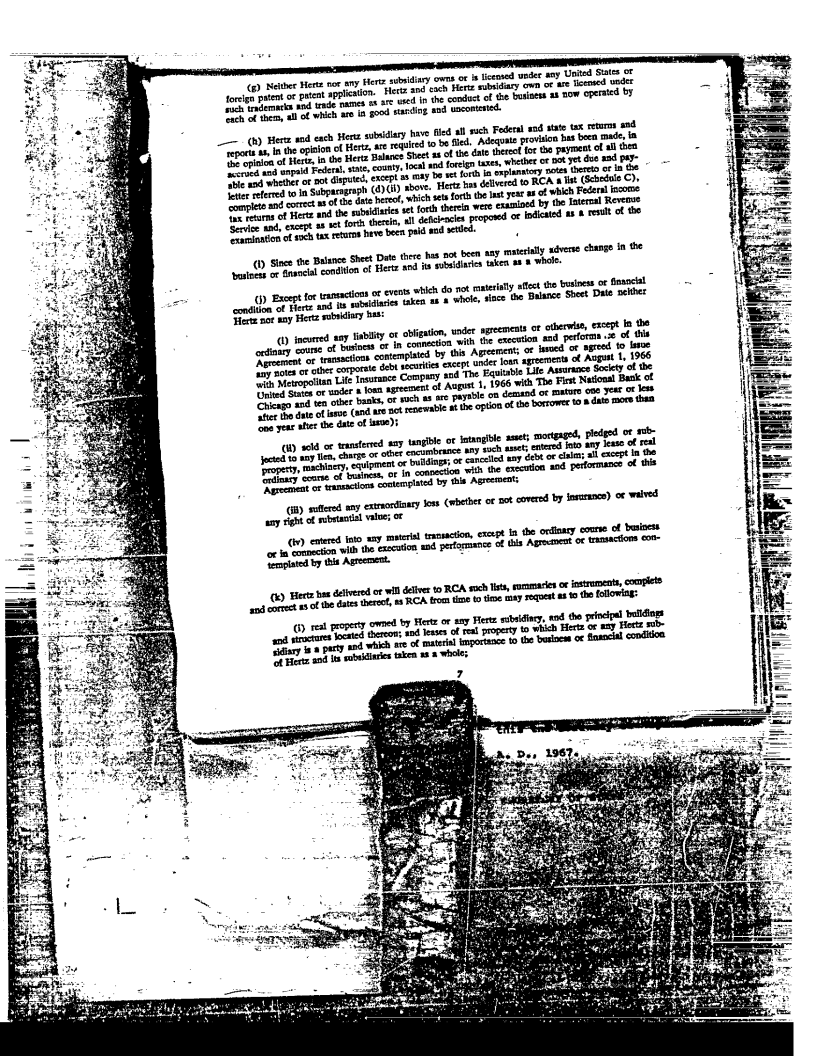


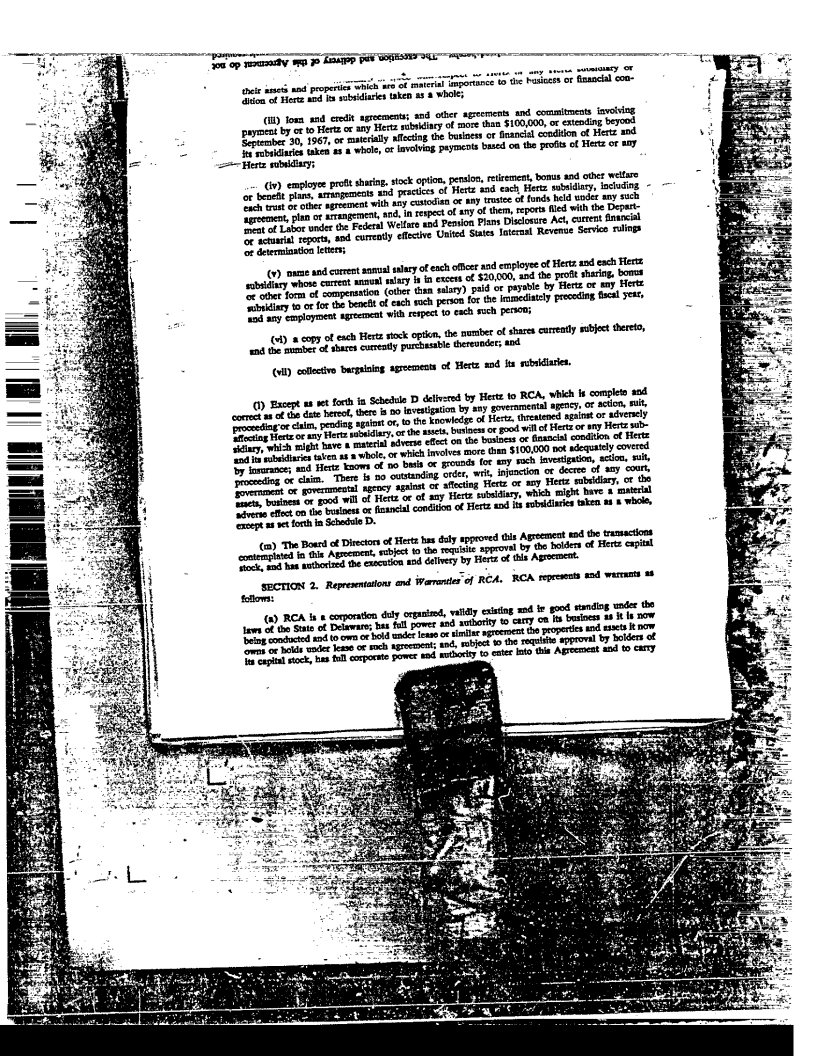


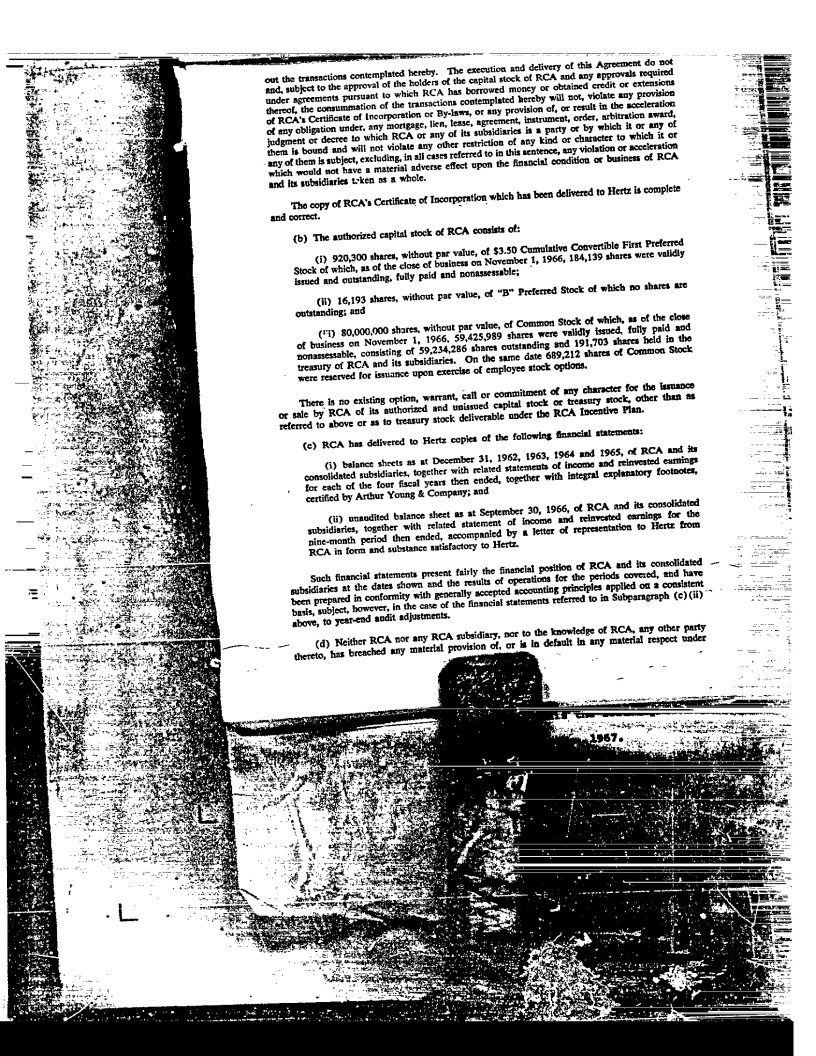


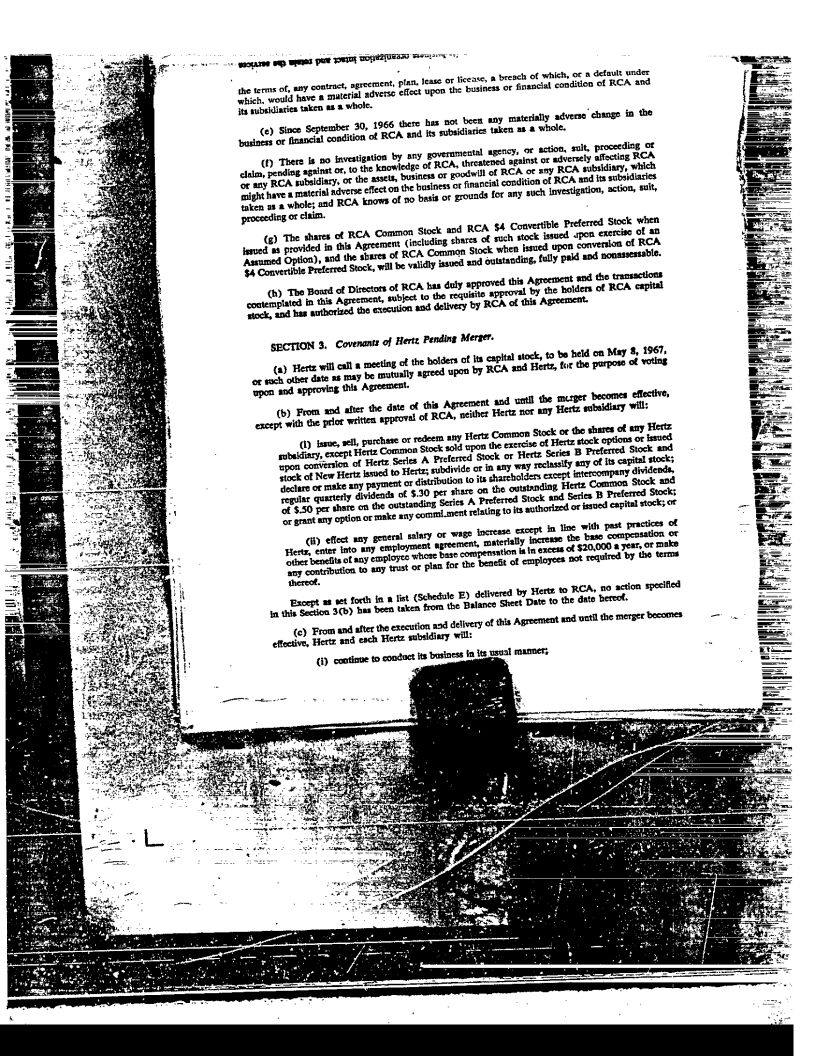


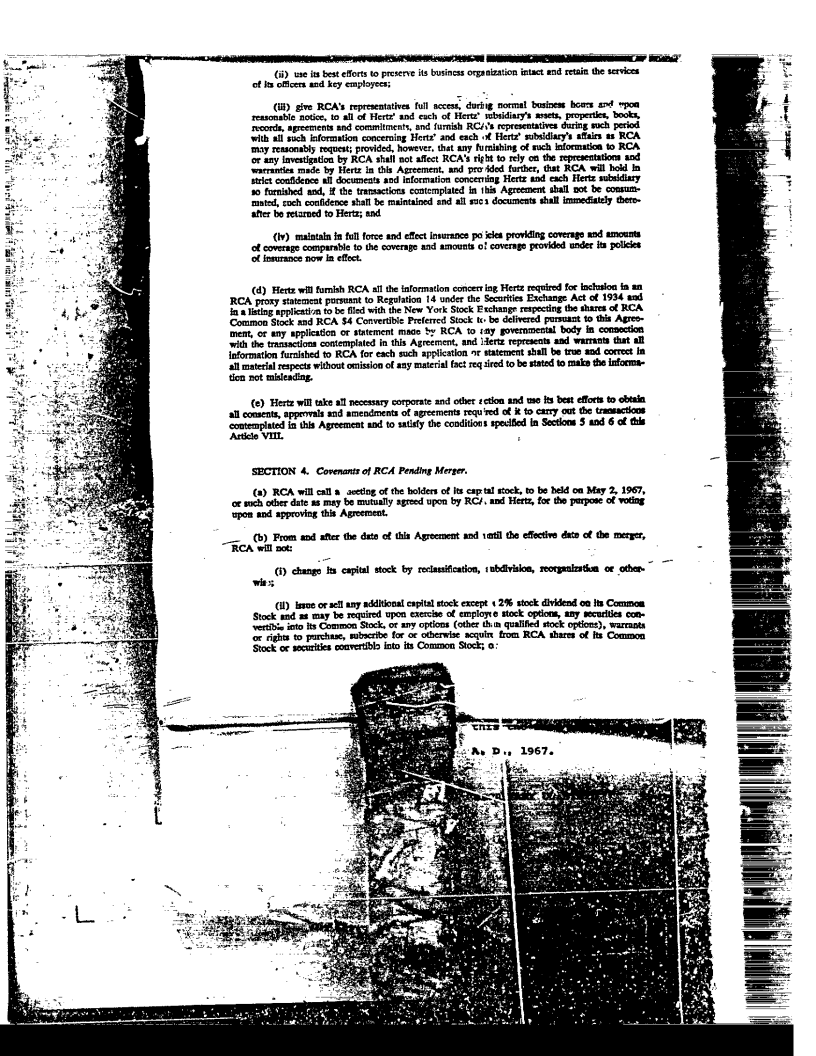


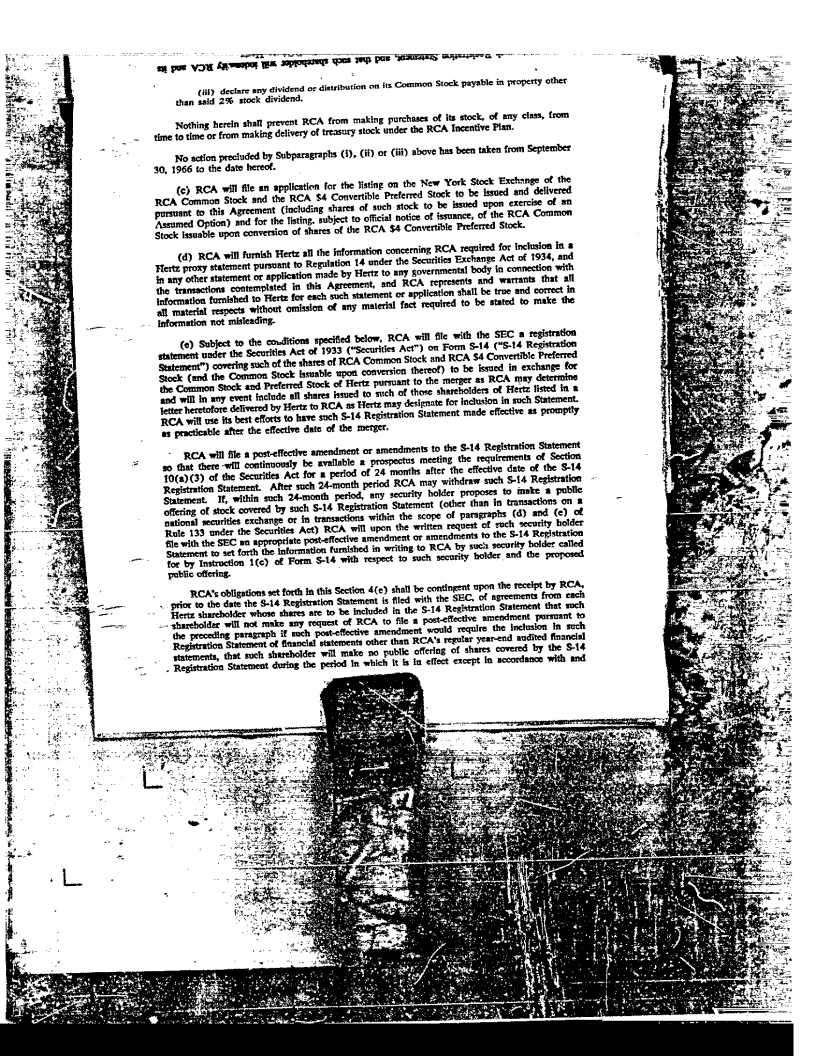


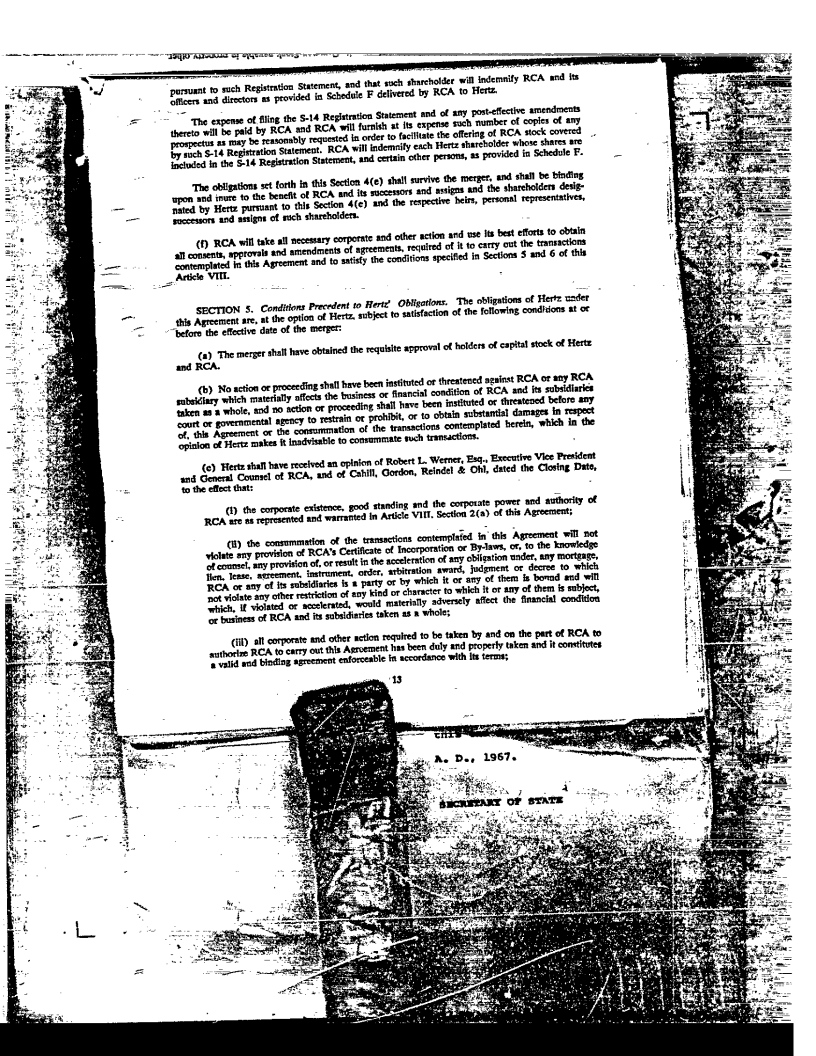


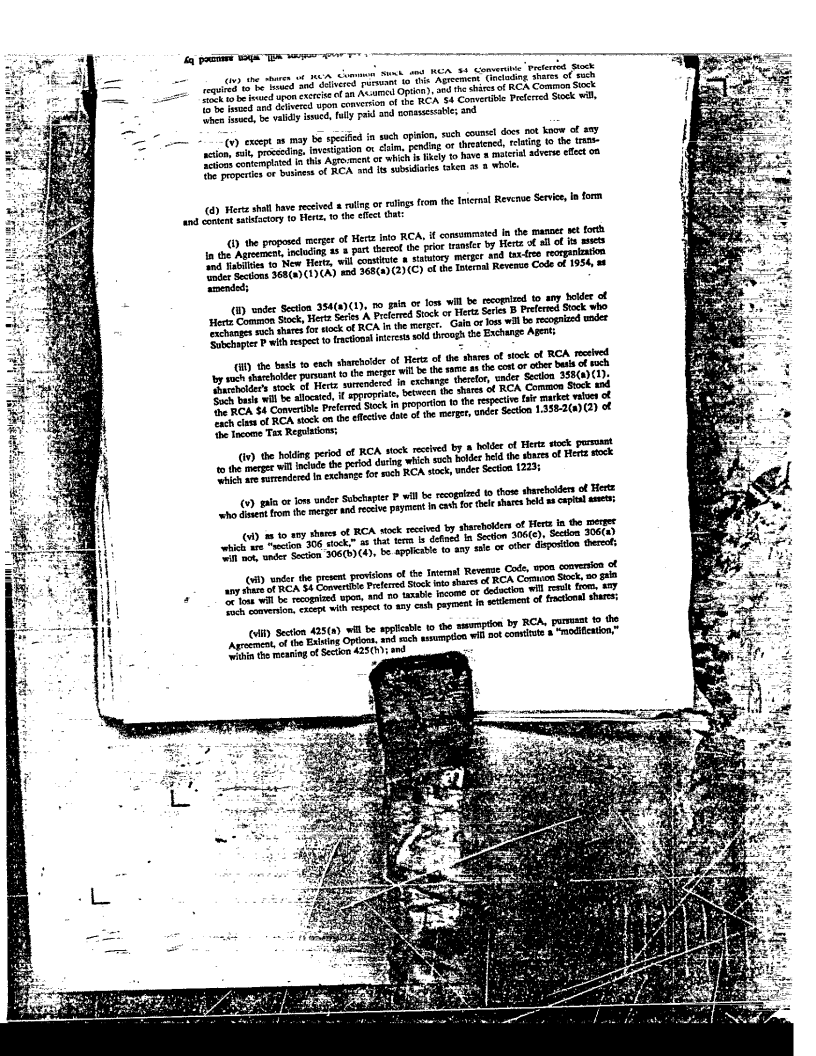


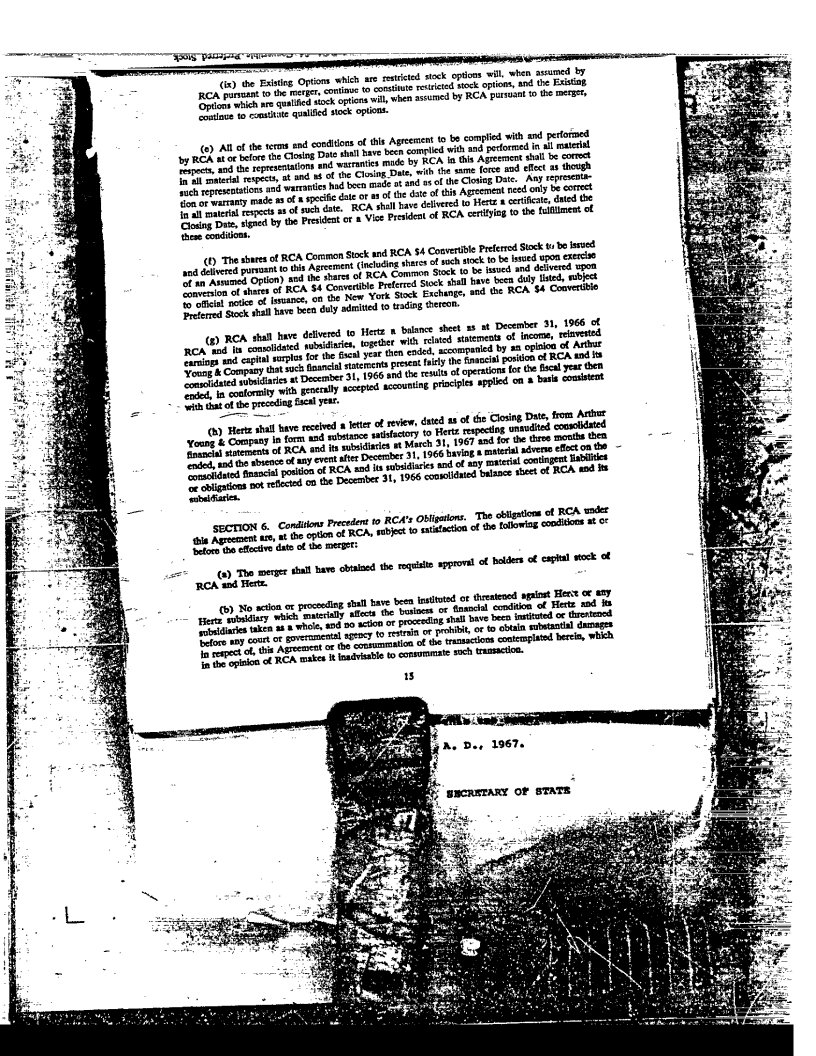




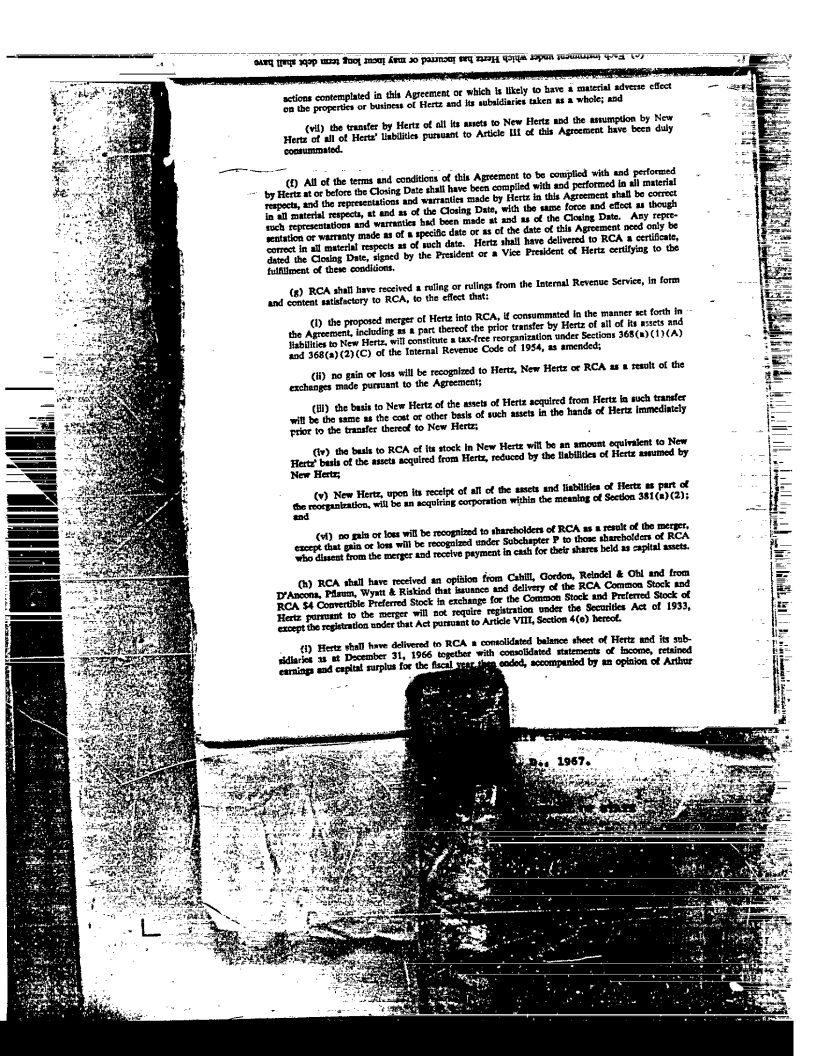


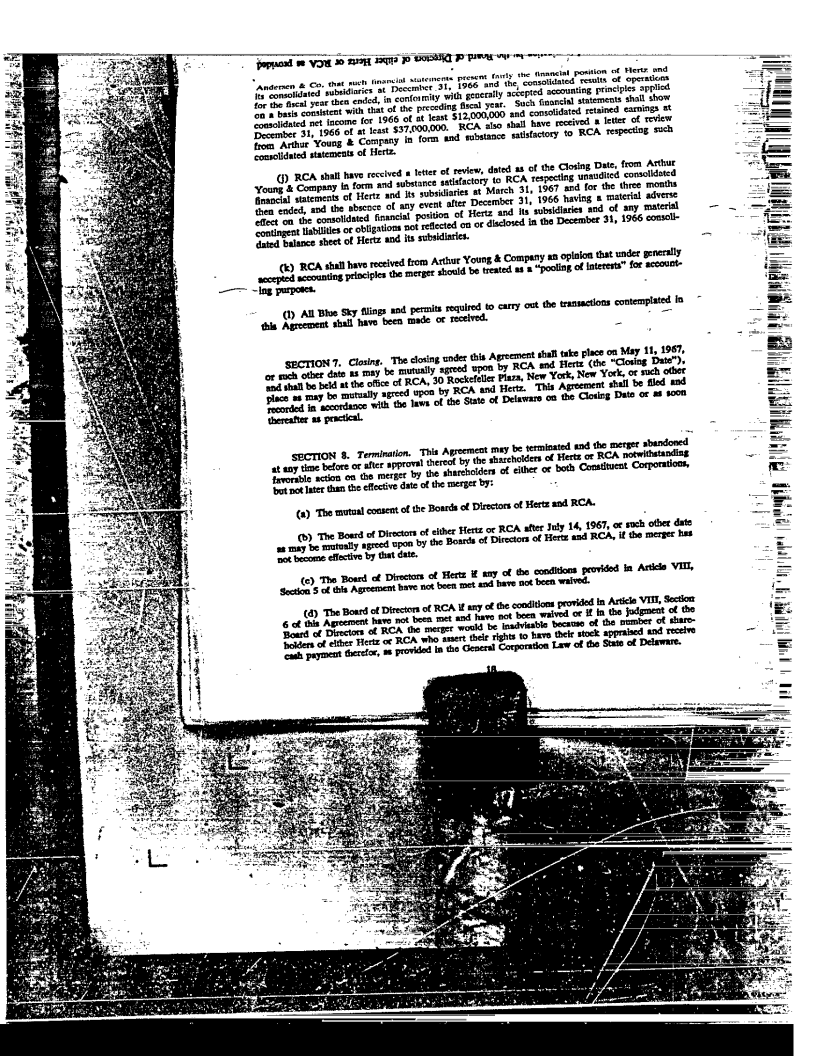


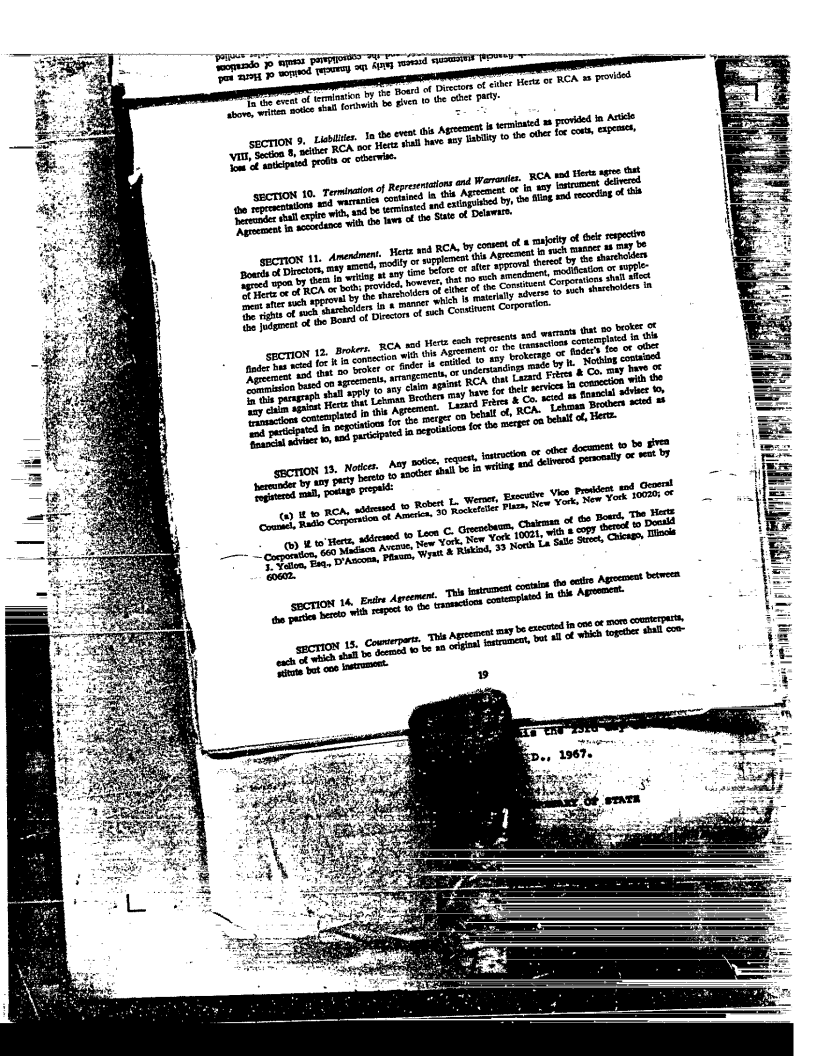


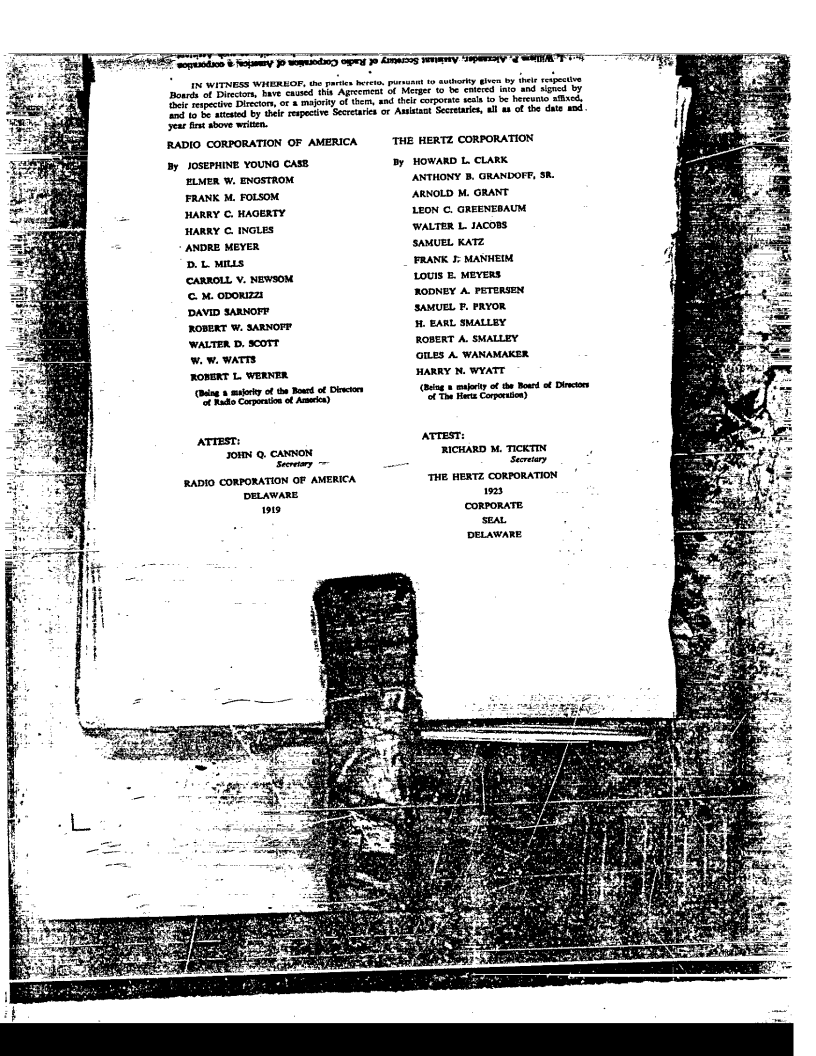


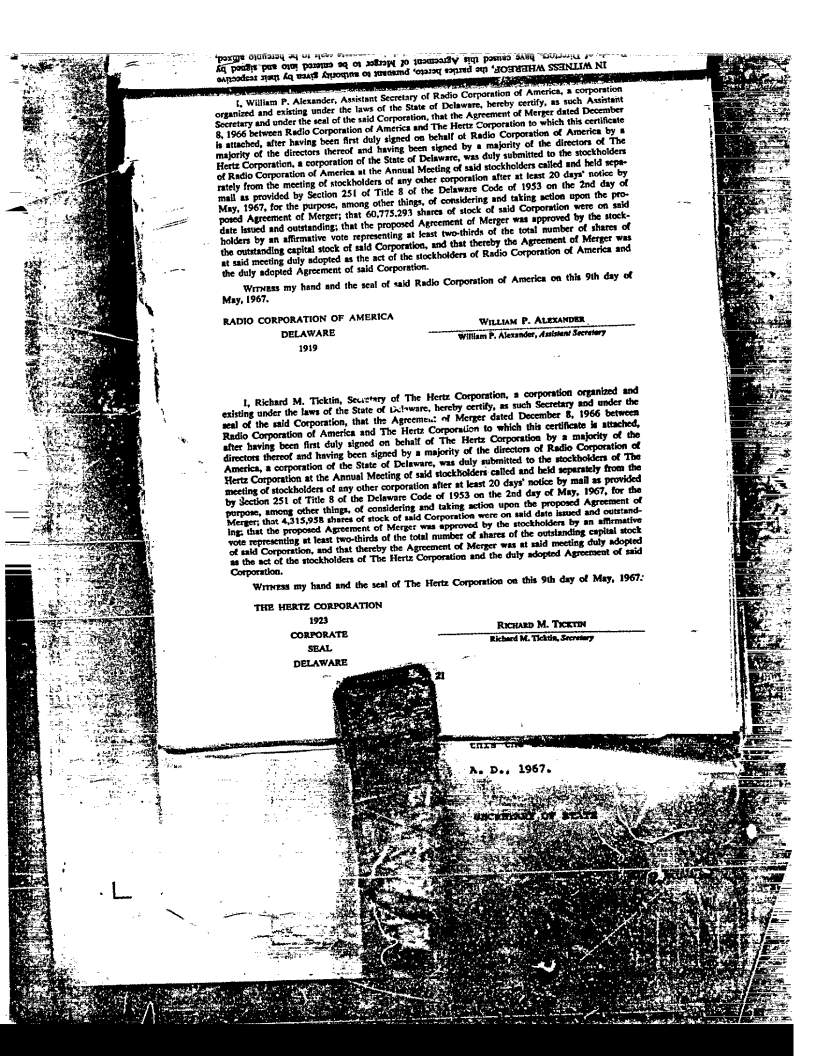
sensons lainessin a swad or violit is sister to harmen bus tolodie a sa nade (c) Each instrument under which Hertz has incurred or may incur long term debt shall have been amended prior to merger without the assumption by Hertz of any additional obligation or cost and in a manner satisfactory in form and substance to RCA so as to provide that RCA shall cost had a substance to RCA so as to provide that RCA shall cost had a substance to RCA so as to provide that RCA shall cost had a substance to RCA so as to provide that RCA shall cost had a substance to RCA so as to provide that RCA shall cost had a substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide that RCA shall cost the substance to RCA so as to provide the RCA so as to provide the substance to RCA so as to provide the substance to RCA so as to provide the substance to RCA so as to pr not become liable, contingently or otherwise, by reason of the merger for such long term debt. The promissory notes issued pursuant to loan agreements between RCA and Metropolitan Life Insurance Company and the New York Life Insurance Company shall have been amended prior to merger without the assumption by RCA of any additional obligation or cost and in a prior to merger without the assumption by NCA or any auditional congation of cost and in a manner satisfactory in form and substance to RCA so as to subject New Hertz and its subsidiaries manner saustactory in form and substance to NCA so as to subject New Merica and its substances after merger only to those restrictions in such notes as apply to a "foreign subsidiary" of RCA, as that term is defined in such notes. (d) Hertz shall be under no obligation, contingent or otherwise, which will survive the merger by reason of any agreement with any of its shareholders to register any shares of its capital stock under the Securities Act of 1933, as amended. (e) RCA shall have received an opinion of Sol M. Edidin, Esq., Vice President and Corporation Counsel, of Hertz, and D'Ancona, Pflaum, Wyntt & Riskind, dated the Closing Date, to (i) the corporate existence, good standing, corporate power and authority and foreign the effect that: qualifications of Hertz and its subsidiaries are as represented and warranted in Sections 1(a) quantications of creek and in substituties are as represented and warrantee in occurring 1407 and 1(c) of Article VIII of this Agreement (except that, with respect to such matters relating to any subsidiary of Hertz organized under the laws of a jurisdiction other than a state of the United States or the District of Columbia, D'Ancona, Pflaum, Wyatt & Riskind may rely on the opinion of Sol M. Edidin, Esq.); (ii) the consummation of the transactions contemplated in this Agreement will not violate any provision of Hertz's Certificate of Incorporation or By-laws, or, to the knowledge of counsel, any provision of, or result in the acceleration of any obligation under, any or counser, any provision or, or result in the acceleration or any congenion choice, eary mortgage, lien, lease, agreement, instrument, order, arbitration award, judgment or decree to which Hertz or any of its subsidiaries is a party or by which it or any of them is bound and will not violate any other restriction of any kind or character to which it or any of them is subject, which, if violated or accelerated, would materially adversely affect the financial condition or business of Hertz and its subsidiaries taken as a whole (except that with respect to the materiality of any such possible violation or acceleration, D'Ancona, Pflaum, Wyatt & Riskind may rely on the opinion of Sol M. Edidin, Esq.); (iii) all corporate and other action required to be taken by and on the part of Hertz to authorize Hertz to carry out this Agreement has been duly and properly taken and it constitutes a valid and binding agreement enforceable in accordance with its terms; (iv) upon merger RCA will not be liable, contingently or otherwise, for any long-term (v) upon merger RCA will be under no obligation, contingent or otherwise, by reason debt of Hertz or New Hertz; of any agreement of Hertz with any of its shareholders to register any shares of the capital stock of RCA under the Securities Act of 1933, as amended, except as set forth in Article VIII, (vi) except as may be specified in their opinion, such counsel do not know of any Section 4(e) hereof; action, suit, proceeding, investigation or claim, pending or threatened, relating to the trans-

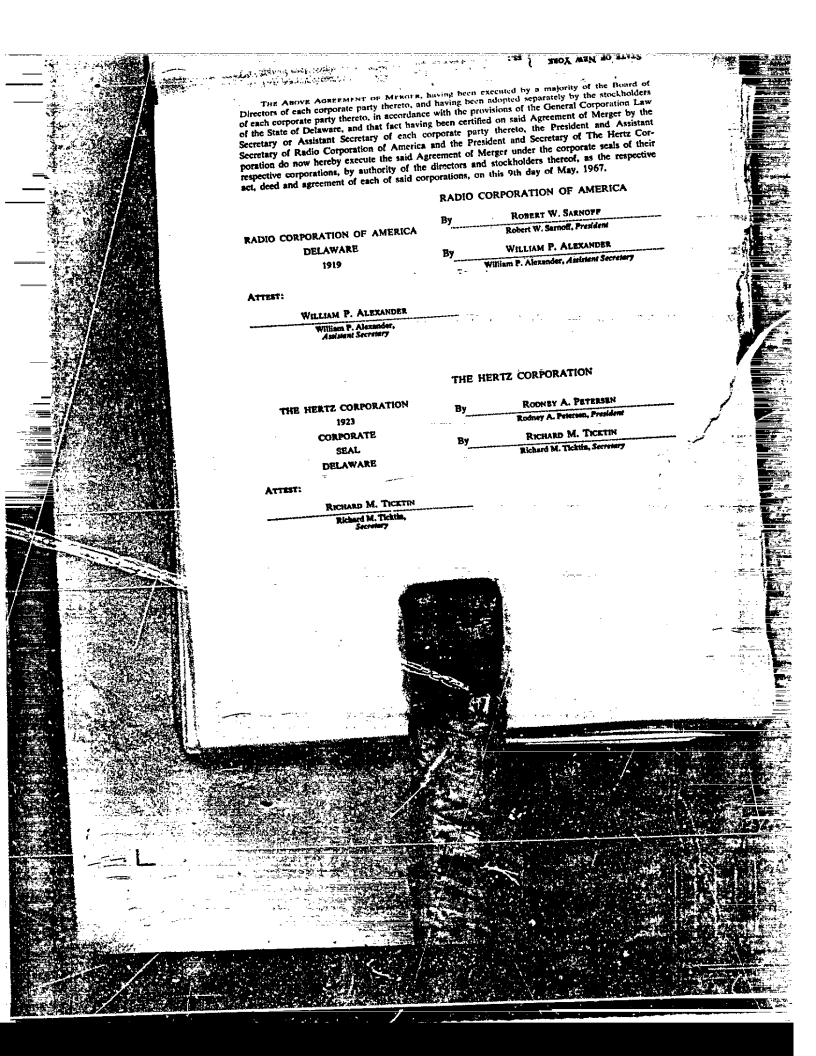












THE ABOVE AGREEMENT OF MERCER, having been executed by a majority of the Board of STATE OF NEW YORK COUNTY OF NEW YORK BE IT REMEMBERED that on this 9th day of May, A. D. 1967, personally came before me, a Notary Public in and for the County and State aforesaid, Robert W. Sarnoff, President of Radio Corporation of America, a corporation of the State of Delaware and one of the corporations described in and which executed the foregoing Agreement of Merger, known to me personally to be such, and he the said Robert W. Sarnoff as such President duly executed said Agreement of Merger before me and acknowledged said Agreement of Merger to be the act, deed and agreement of said Radio Corporation of America, that the signatures of the said President and Assistant Secretary of said Corporation to said foregoing Agreement of Merger are in the handwriting of the said President and Assistant Secretary of Radio Corporation of America and that the seal affixed to said Agreement of Merger is the common corporate seal of said Corporation. IN WITNESS WHEREOF, I have hereunto set my hand and seal of office the day and year aforesaid. JOAN D. THORNER Notary Public JOAN D. THORNER JOAN D. THORNER Notary Public, State of New York No. 31-3976575 Qualified in New York County Commission Expires March 30, 1969 STATE OF NEW YORK NOTARY PUBLIC STATE OF NEW YORK COUNTY OF NEW YORK BE IT REMEMBERED that on this 9th day of May, A. D. 1967, personally came before me, a Notary Public in and for the County and State aforesaid, Rodney A. Petersen, President of The Hertz Corporation, a corporation of the State of Delaware and one of the corporations described in and which executed the foregoing Agreement of Merger, known to me personally to be such, and he the said Rodney A. Petersen as such President duly executed said Agreement of Merger before me and acknowledged said Agreement of Merger to be the act, deed and agreement of The Hertz Corporation, that the signatures of the said President and the Secretary of said Corporation to said foregoing Agreement of Merger are in the handwriting of the said President and Secretary of The Hertz Corporation and that the seal affixed to said Agreement of Merger is the common corporate seal of said Corporation. In Witness Whereof, I have hereunto set my hand and seal of office the day and year BARTON D. EATON Notary Public BARTON D. EATON BARTON D. EATON otary Public, State of New York No. 31-1066025 Qualified in New York County rtificate filed in New York County munission Expires March 30, 1969 STATE OF NEW YORK NOTARY PUBLIC 23 A. D., 1967. SECRETARY OF STATE

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CERTIFICATE OF INCORPORATION

RADIO CORPORATION OF AMERICA

First. The name of the Corporation is RADIO CORPORATION OF AMERICA (hereinafter called the Corporation).

Second. Its principal office in the State of Delaware is located at No. 100 West Tenth Street, in the City of Wilmington, County of New Castle. The name and address of its recident agent is The Corporation Trust Company, No. 169 West Tenth Street, Wilmington 99, Delaware.

Third. The nature of the business or objects or purposes proposed to be transacted, promoted or partied on are:

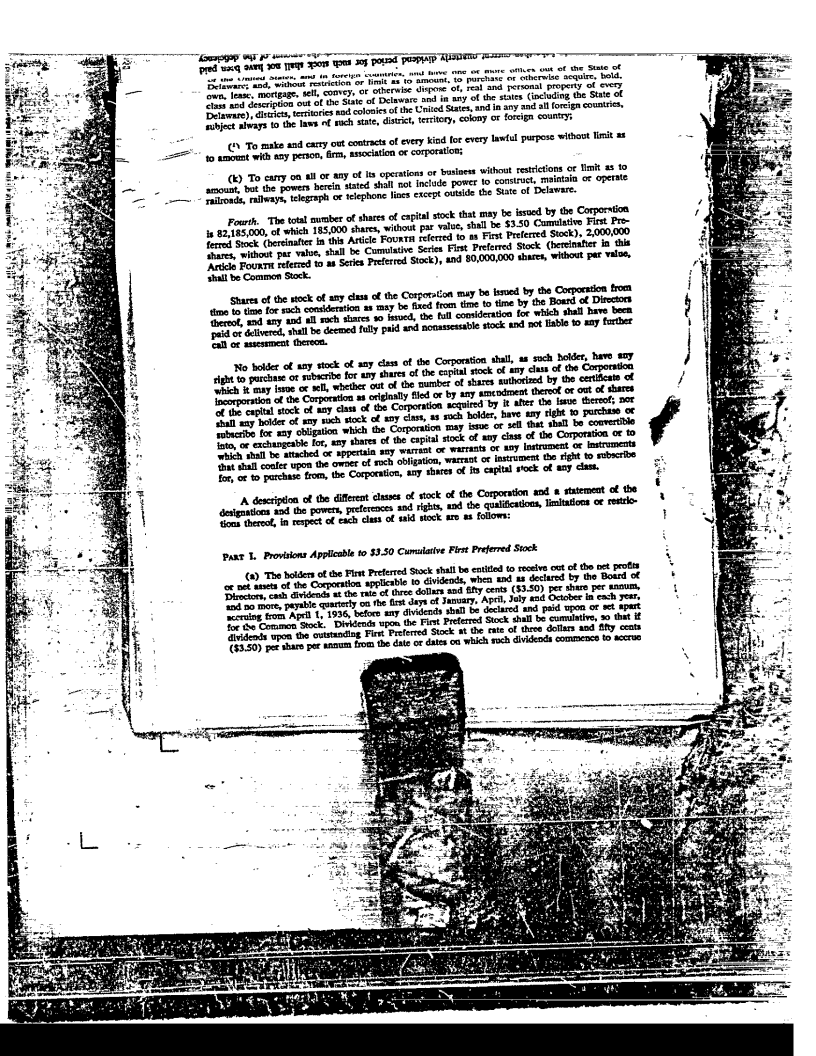
- (a) To send and receive signals, messages and communications;
- (b) To create, install and operate a system of communication which may be international;
- (c) To improve and prosecute the art and business of electric communication;
- (d) To radiate, receive and utilize electromagnetic waves;
- (e) To create, manufacture, purchase or otherwise acquire; to hold, own, mortgage, pledge, sell or otherwise dispose of; to invest, trade and deal in goods and merchandise, interests, rights, patent rights, patents, copyrights and other real and personal property of every description in any of the states, districts, territories or colonies of the United States, and in any and all foreign countries, in accordance with the law thereof;
- (f) To acquire the goodwill, franchises, rights, patent; patent rights, copyrights and property, and to take over all or any part of the assets and/or all labilities of any person, firm, association or corporation, and to pay for the same in cash, property, shares or obligations of the Corporation;
- (g) To borrow money by means of obligations issued or through commercial instruments and, in the manner permitted by law, and to secure the payment of any such obligations by mortgage pledge or agreement as to all or any part of the property, real or personal, of the Corporation, or pledge or agreement as to all or any part of the property, real or personal, of the corporation, or property that are made ability and the corporation into the archivestally for stock of and to provide that any such obligations shall be convertible into or exchangeable for stock of the Corporation upon such terms permitted by law as the Board of Directors shall determine;
- (h) To subscribe to, acquire and to hold, own and dispose of securities and obligations of any other corporation, and to issue in exchange therefor the stock or obligations of the Corporation;

To guarantee the payment of dividends upon any alares of the capital stock of, or the performance of any contract by, any other corporation or association in which the Corporation shall have an interest, and to endorse or otherwise guarantee the payment of the principal or interest of any obligations of any such other corporation or association;

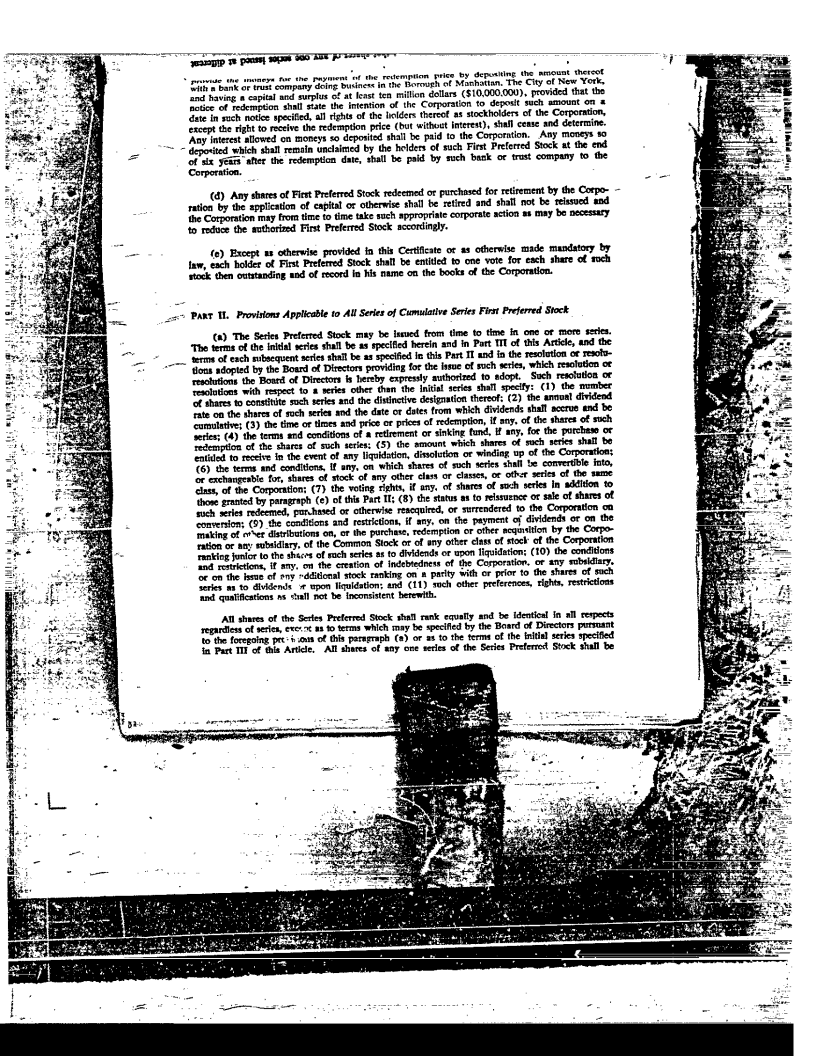
(i) To have one or more offices, and to carry on its operations and transact and conduct its business in the State of Delaware, other states, the District of Columbia, the territories and colonies

D., 1967.

CRETARY OF STATE

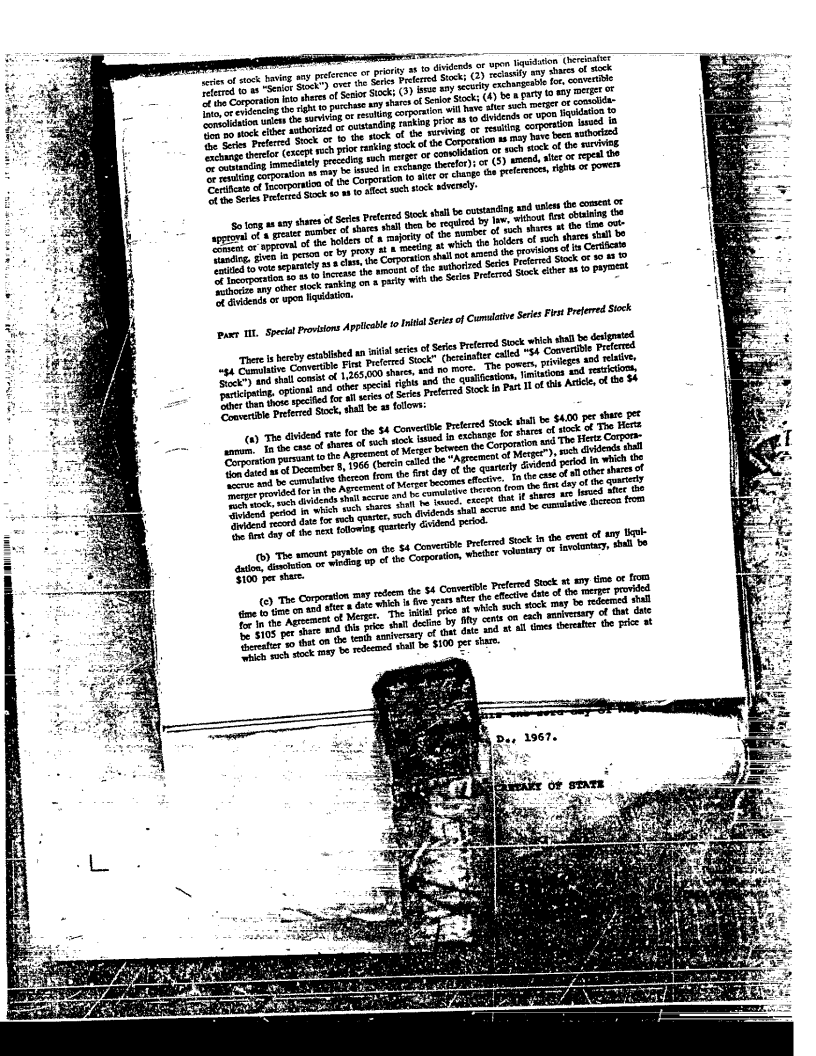


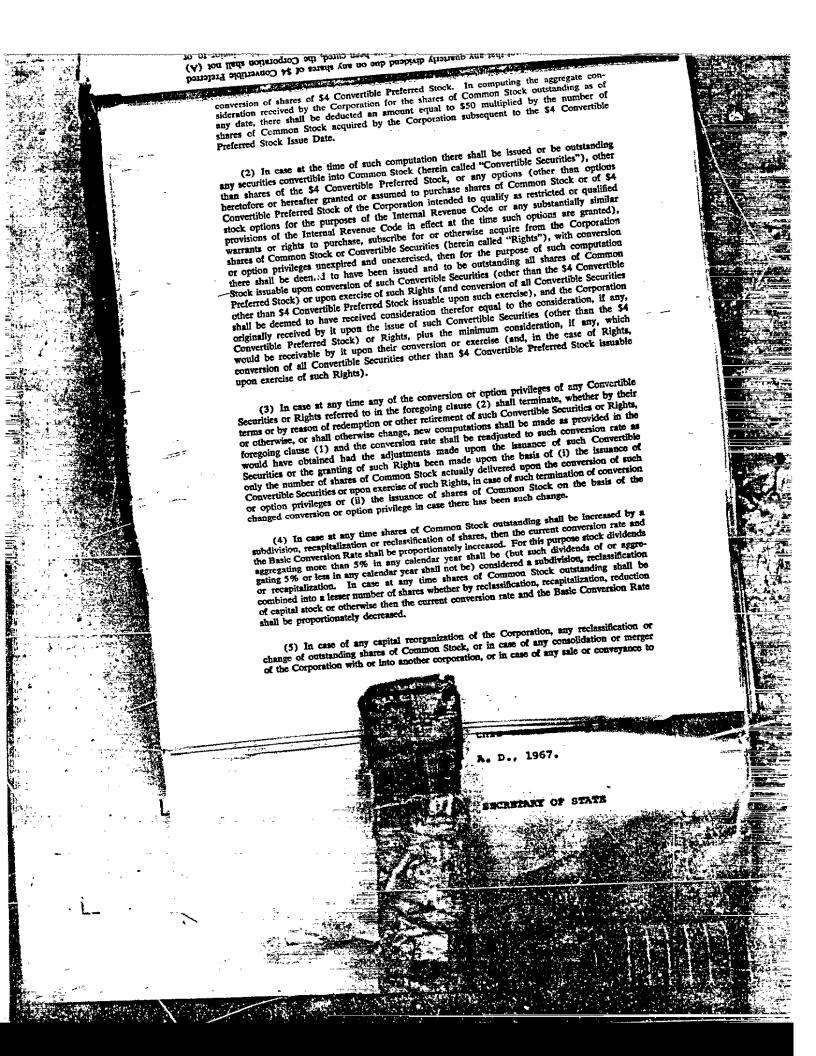
COLUMN DETENDIO DEDDETA DE CESTY Delaware; and, without restriction or limit as to amount, to purchase or otherwise acquire, hold, the United States, and in foreign countries, and have one or more offices out of the State of to the end of the then current quarterly dividend period for such sice, saint or declared and a sum sufficient for the payment thereof set apart, the amount of the deficiency shall be paid, but without interest, or dividends in such amount declared and set apart for payment before any dividends shall be declared or paid upon or set apart for, or any other distribution shall be ordered or made in respect of the Common Stock or any Common Stock shall be purchased by the Corporation. If dividends on the First Preferred Stock and on the Series Preferred Stock of any series are not paid in full or declared in full and sums set apart for the payment thereof, then no dividends shall be declared and paid on any such stock unless declared and paid ratably on all shares of the First Preferred Stock and of each series of the Series Preferred Stock then outstanding, including dividends accrued or in arrears, if any, in proportion to the respective amounts that would be payable per share if all such dividends were declared and paid in full. The term "dividends accrued or in arrears" whenever used herein with reference to the First Preferred Stock shall be deemed to mean an amount which shall be equal to dividends thereon at the rate of three dollars and fifty cents (\$3.50) per share per annum from April 1, 1936, to the end of the then current quarterly dividend period for such stock (or, in case of redemption, to the date of redemption), less the amount of all dividends paid upon such stock. (b) The First Preferred Stock shall be preferred over the Common Stock as to assets, and in the event of any liquidation or dissolution or winding up of the Corporation (whether voluntary or involuntary) the holders of the First Preferred Stock shall be entitled to receive out of the assets of the Corporation available for distribution to its stockholders, whether from capital, surplus or earnings, an amount equal to one hundred dollars (\$100) per share, with all dividends accrued or in arrears, for every share of their holdings of First Preferred Stock before any distribution of the assets shall be made to the holders of the Common Stock, and shall be entitled to no other or further distribution. If upon any such liquidation, dissolution or winding up of the Corporation the assets distributable among the holders of the First Preferred Stock and of the Series Preferred Stock shall be insufficient to permit the payment in full to the holders of the First Preferred Stock and of the Series Preferred Stock of all preferential amounts payable to all such holders, then the entire assets of the Corporation thus distributable shall be distributed ratably among the holders of the First Preferred Stock and of the Series Preferred Stock in proportion to the respective amounts that would be payable per share if such assets were sufficient to permit payment in full. (c) The First Preferred Stock at any time outstanding may be redeemed by the Corporation, in whole or in part, at its election, expressed by resolution of the Board of Directors, at any time or times upon not less than sixty (60) days' previous notice to the holders of record of the First Preferred Stock to be redeemed, given as hereinafter provided, at the price of one hundred dollars (\$100) per share and all dividends accrued or in arrears (hereinafter in this paragraph called "the redemption price"). If less than all of the outstanding First Preferred Stock is to be redeemed, the redemption may be made either by lot or pro rata, in such manner as may be prescribed by resolution of the Board of Directors. Notice of such election of the Corporation prescribed by resolution of the Board of Directors. shall be given by publication in a newspaper of general circulation in the Borough of Manhattan, The City of New York, such publication to be made not less than sixty (60) nor more than ninety (90) days prior to such redemption date. A similar notice shall be mailed by the Corporation, postage prepaid, not less than sixty (60) nor more than ninety (90) days prior to such redemption date, addressed to the respective holders of record of the First Preferred Stock to be redeemed at their respective addresses as the same shall appear on the stock transfer records of the Corporation, but the mailing of such notice shall not be a condition of such redemption. Notice having been so given by publication, from and after the date fixed therein as the date of redemption, unless default shall be made by the Corporation in providing moneys for the payment of the redemption price pursuant to such notice, all dividends on the First Preferred payment of the recemption shall cease to accrue, and from and after the date of Stock thereby called for redemption shall cease to accrue, and from and after the date of redemption so specified, unless default shall be made by the Corporation as aforesaid, or from and after the date (prior to the date of redemption so specified) on which the Corporation shall

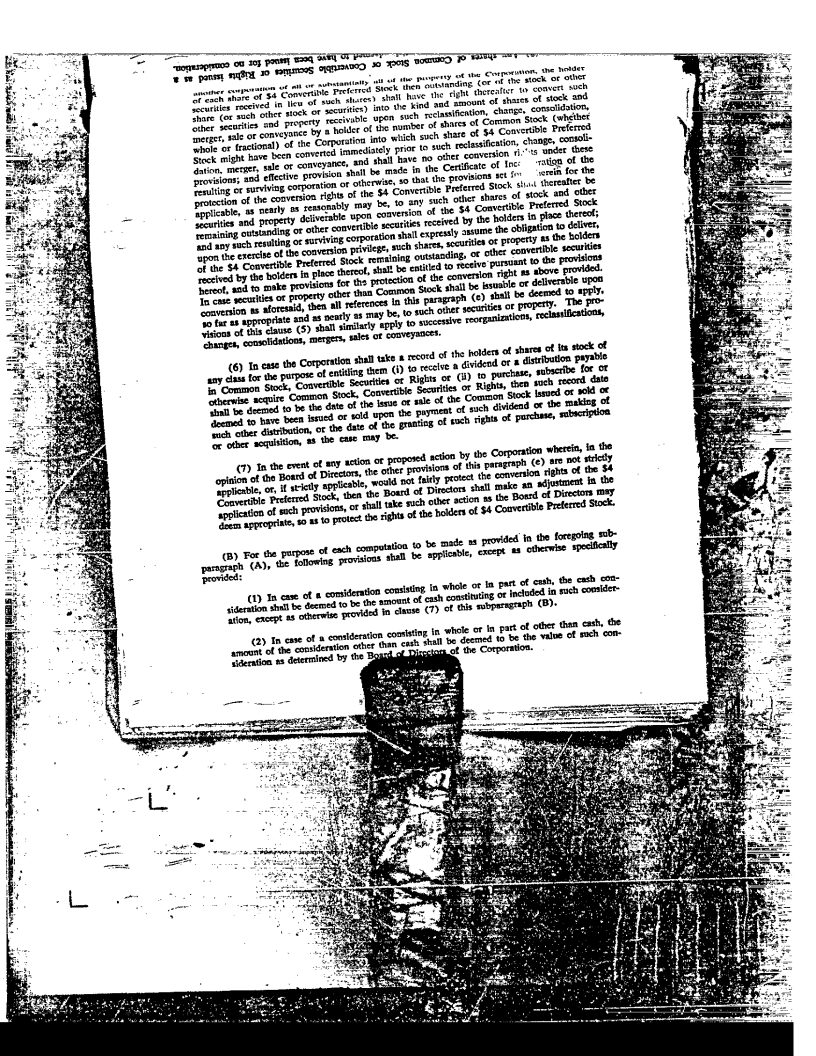


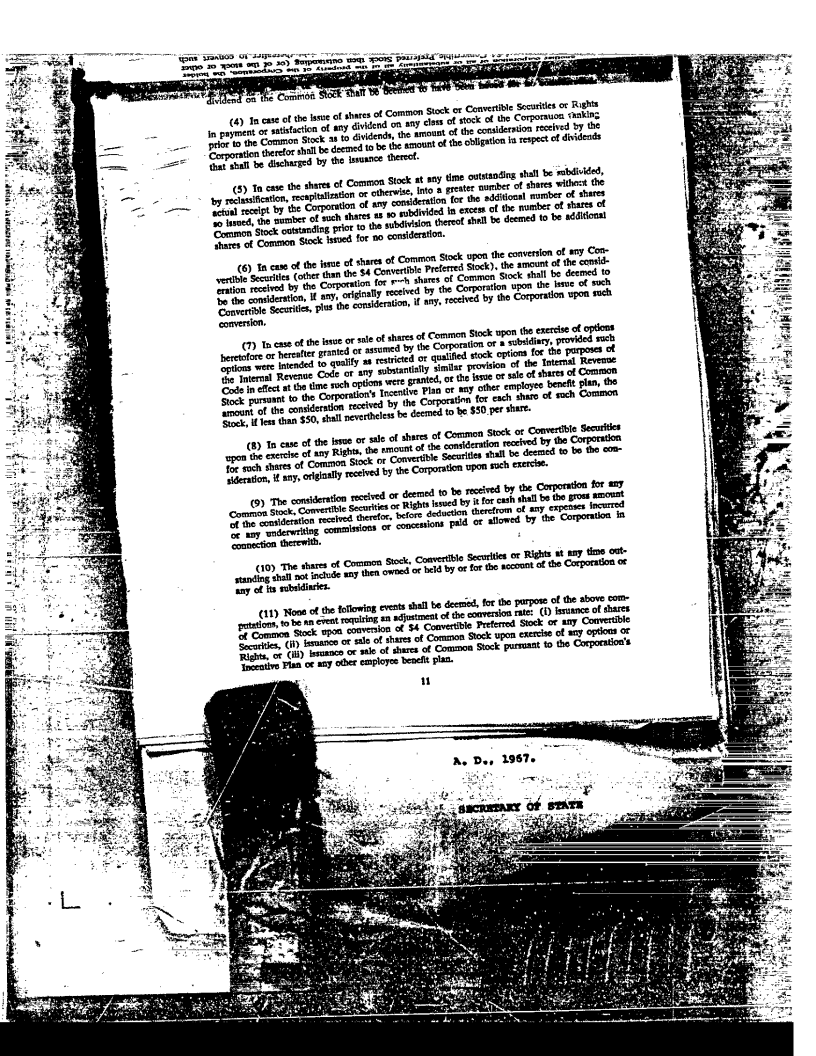
in the Borough of Manhattan, The City of New York, of equal rank and identical in all respects, except that shares of any one series issue times may differ as to the dates from which dividends thereon shall accrue and be cumulative. (b) The holders of the Series Preferred Stock shall be entitled to receive out of the net profits or net assets of the Corporation applicable to dividends, when and as declared by the Board of Directors, cash dividends at the annual rate specified for each particular series, and no more, payable quarterly on the first days of January, April, July and October in each year, accruing from the date or dates specified for each such series, before any dividends shall be declared and paid upon or set apart for the Common Stock. Dividends upon the Series Preferred Stock shall be cumulative, so that if dividends upon the outstanding Series Preferred Stock at the rates specified for the respective series from the date or dates on which such dividends commence to accrue to the end of the then current quarterly dividend period for such stock shall not have been paid or declared and a sum sufficient for the payment thereof set apart, the amount of the deficiency shall be paid, but without interest, or dividends in such amount declared and set apart for payment before any dividends shall be declared or paid upon or set apart for, or any other distribution shall be ordered or made in respect of the Common Stock, or any Common Stock shall be purchased by the Corporation. If dividends on the Series Preferred Stock of any series and on the First Preferred Stock are not paid in full or declared in full and sums set apart for the payment thereof, then no dividends shall be declared and paid on any such stock unless declared and paid ratably on all shares of each series of the Series Preferred Stock and of the First Preferred Stock then outstanding, including dividends accrued or in arrears, if any, in proportion to the respective amounts that would be payable per share if all such dividends were declared and paid in full. The term "dividends accrued or in arrears" whenever used herein with reference to the Series Preferred Stock shall be deemed to mean an amount which shall be with reference to the Series Preferred Stock Shall be deemed to mean an amount which shall be equal to dividends thereon at the annual dividend rates per share for the respective series from the date or dates on which such dividends commence to accrue to the end of the then current quarterly dividend period for such stock (or, in the case of redemption, to the date of redemption), less the amount of all dividends paid upon such stock. (c) The Series Preferred Stock shall be preferred over the Common Stock as to assets, and in the event of any liquidation or dissolution or winding up of the Corporation (whether voluntary or involuntary) the holders of the Series Preferred Stock shall be entitled to receive out of the assets of the Corporation available for distribution to its stockholders, whether from capital, surplus or earnings, the amount specified for each particular series, with all dividends accrued or in arrears, for every share of their holdings of Series Preferred Stock before any distribution of the assets shall be made to the holders of the Common Stock, and shall be entitled to no other or further distribution. If upon any liquidation, dissolution or winding up of the Corporation the assets distributable among the holders of Series Preferred Stock and of the First Preferred Stock shall be insufficient to permit the payment in full to the holders of the First Preterred Stock shall be insufficient to permit the payment in tuil to the holders of the Series Preferred Stock and of the First Preferred Stock, of all preferential amounts payable to all such holders, then the entire assets of the Corporation thus distributable shall be distributed ratably among the holders of the Series Preferred Stock and of the First Preferred Stock in proportion to the respective amounts that would be payable per share if such assets were sufficient (d) The whole or any part of the Series Preferred Stock at any time outstanding, or the to permit payment in full. whole or any part of any series thereof, may be redeemed by the Corporation at its election, expressed by resolution of the Board of Directors, upon not less than 30 days' previous notice to the holders of record of the Series Preferred Stock to be redeemed, given as hereinafter to the holders of record of the Series Freiented Stock to be reactined, given as hereinater provided, at the time or times and price or prices specified for each particular series and all dividends accrued or in arrears (hereinafter in this paragraph called "the redemption price"). If less than all of the Series Preferred Stock then outstanding, or of any series thereof, is to be redcemed, the redemption may be made either by lot or pro rata, in such manner as may be prescribed by resolution of the Board of Directors. Notice of such election of the Corporation , 1967. SECRETARY OF STATE

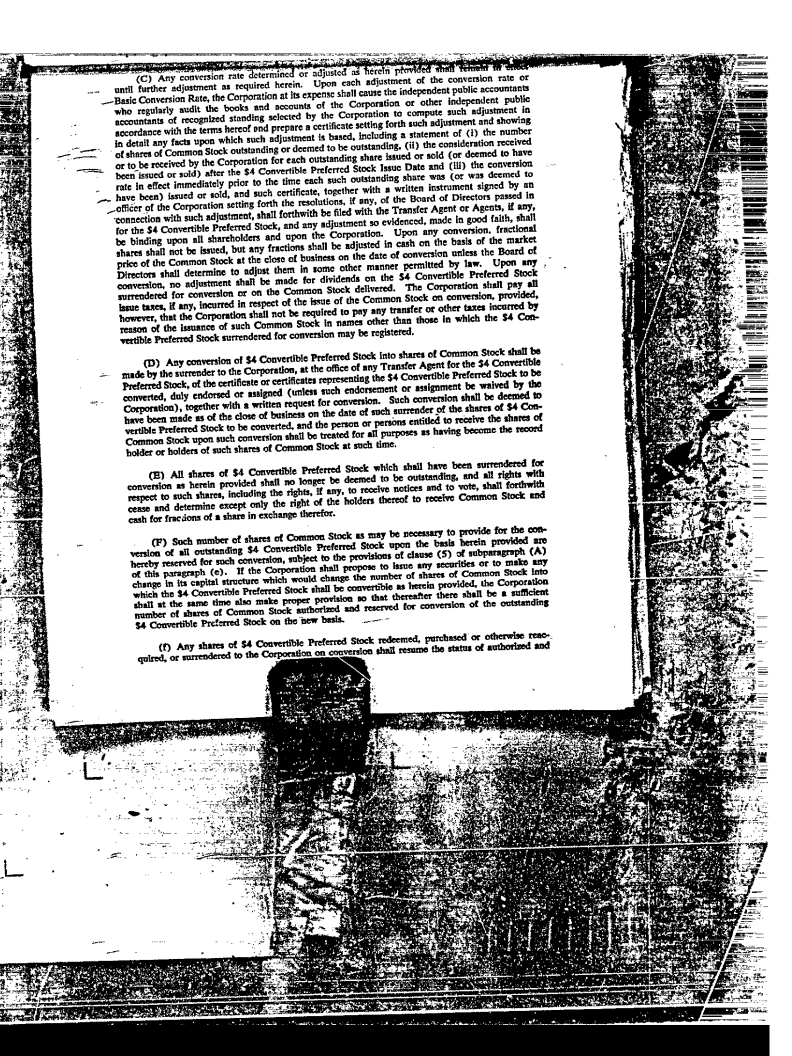
formation of individual or upon liquidation (hereinafter of New York, such publication to be made not less than 30 nor more than 60 days such redemption date. A similar notice days The City of New York, such publication to be made not less than 30 nor more than 60 days prior to such redemption date. A similar notice shall be mailed by the Corporation, postage prepaid, not less than 30 nor more than 60 days prior to such redemption date, addressed to the respective holders of record of the Series Preferred Stock to be redeemed at their respective addresses as the same shall appear on the stock transfer records of the Corporation, but the mailing of such notice shall not be a condition of such redemption. Notice having been so given by publication, from and after the date fixed therein as the date of redemption, unless default shall be made by the Corporation in providing moneys for the payment of the redemption price pursuant to such notice, all dividends on the Series Preferred Stock thereby called for redemption shall cease to accrue, and from and after the date of redemption so specified, unless default shall be made by the Corporation as aforesaid, or from and after the date (prior to the date of redemption so specified) on which the Corporation shall provide the moneys for the payment of the redemption price by depositing the amount thereof with a bank or trust company doing business in the Borough of Manhattan, The City of New York, and having a capital and surplus of at least \$10,000,000, provided that the notice of redemption shall state the intention of the Corporation to deposit such amount on a date in such notice specified, all rights of the holders thereof as stockholders of the Corporation, except the right to receive the redemption price (but without interest), and the right, if any, to exercise all privileges of conversion specified for any particular series, shall cease and determine. Any interest allowed on moneys so deposited shall be puid to the Corporation. Any moneys so deposited which shall remain unclaimed by the holders of such Series Preferred Stock at the end of six years after the redemption date, shall become the property of, and be paid by such bank or trust company to, the Corporation. (e) Except as otherwise provided in this Certificate or as otherwise made mandatory by law, each holder of Series Preferred Stock shall be entitled to one vote for each share of such stock then outstanding and of record in his name on the books of the Corporation. If at any time dividends in respect of any series of Series Preferred Stock shall be in default in an amount equal to or exceeding the dividend thereon for six quarterly periods at the rate fixed therefor, the holders of the outstanding Series Preferred Stock of all series, voting separately as a class, each share of Series Preferred Stock having one vote, in addition to any other voting right of such stock with respect to election of Directors, shall become entitled at the next annual meeting of stockholders and at each annual meeting thereafter until all dividends in default on meeting of stockholders and at each annual meeting thereafter until all dividences in details of all series of Series Preferred Stock shall have been paid or declared and a sum sufficient for the payment thereof set apart, to elect two Directors of the Corporation, and the remaining Directors of the Corporation shall be elected by the holders of stock of the Corporation entitled to vote at elections of Directors in the absence of such a default in the payment of dividends, including the holders of outstanding Series Preferred Stock. When all dividends in default on all series of Series Preferred Stock shall thereafter be paid or declared and a sum sufficient for the payment thereof set apart, the holders of the outstanding Series Preferred Stock shall then be divested of such right to elect two Directors of the Corporation and at the next annual meeting of stockholders and at each annual meeting thereafter each holder of Series Preferred Stock shall again have the same voting rights at the election of Directors as such holder would have had but for such default in the payment of dividends, but always subject to the same provisions for the vesting of such right to elect two Directors in case of any similar future default in the payment of dividends on any series of Series Preferred Stock. So long as any shares of Series Preferred Stock shall be outstanding and unless the consent or approval of a greater number of shares shall then be required by law, without first obtaining the consent or approval of the holders of at least two-thirds of the number of such shares at the time outstanding, given in person or by proxy at a meeting at which the holders of such shares shall be entitled to vote separately as a cla

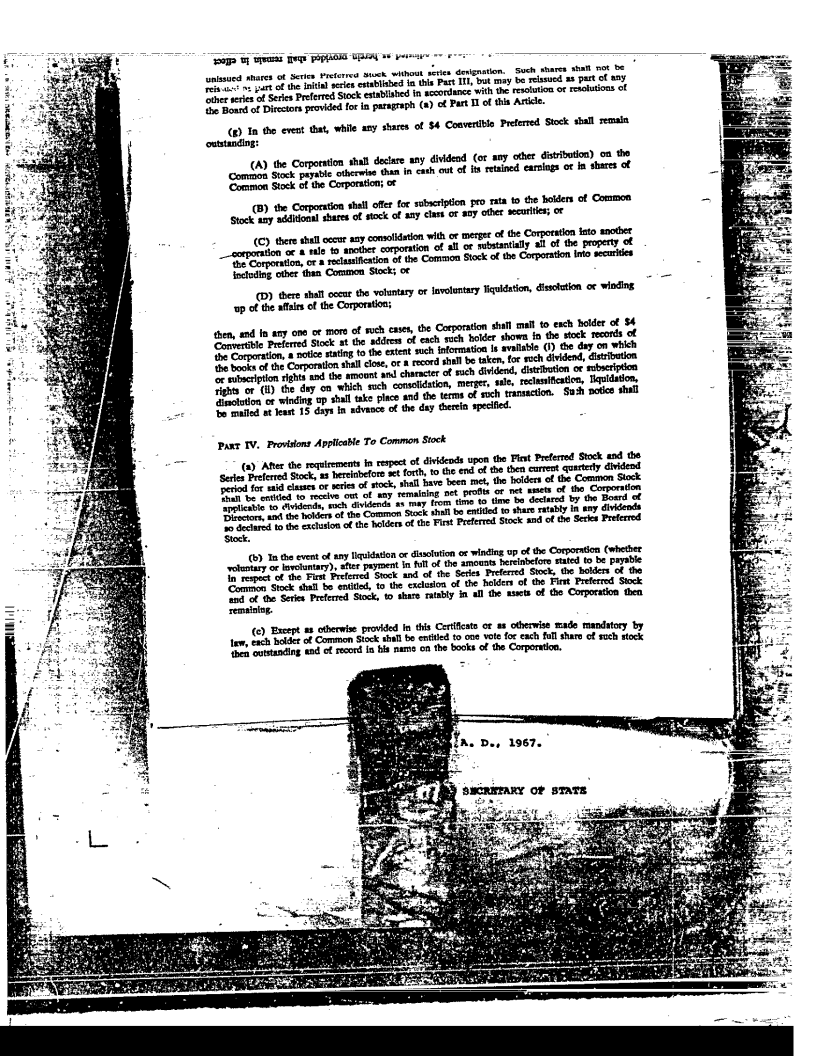




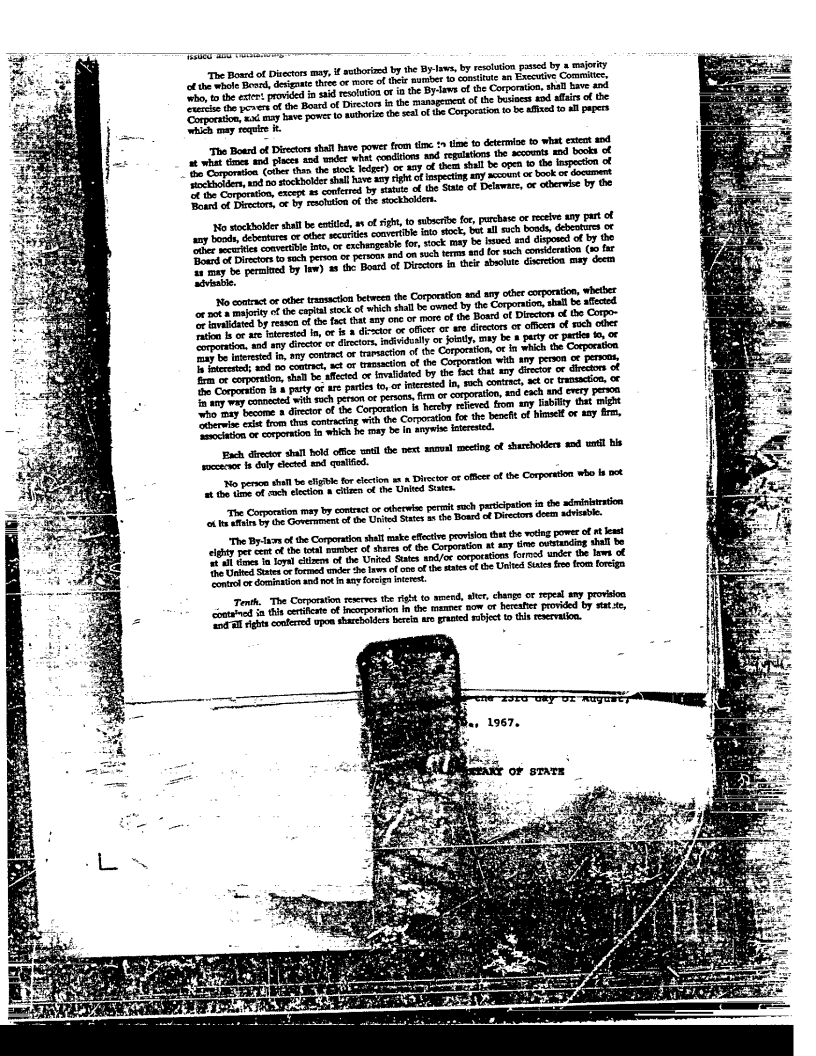


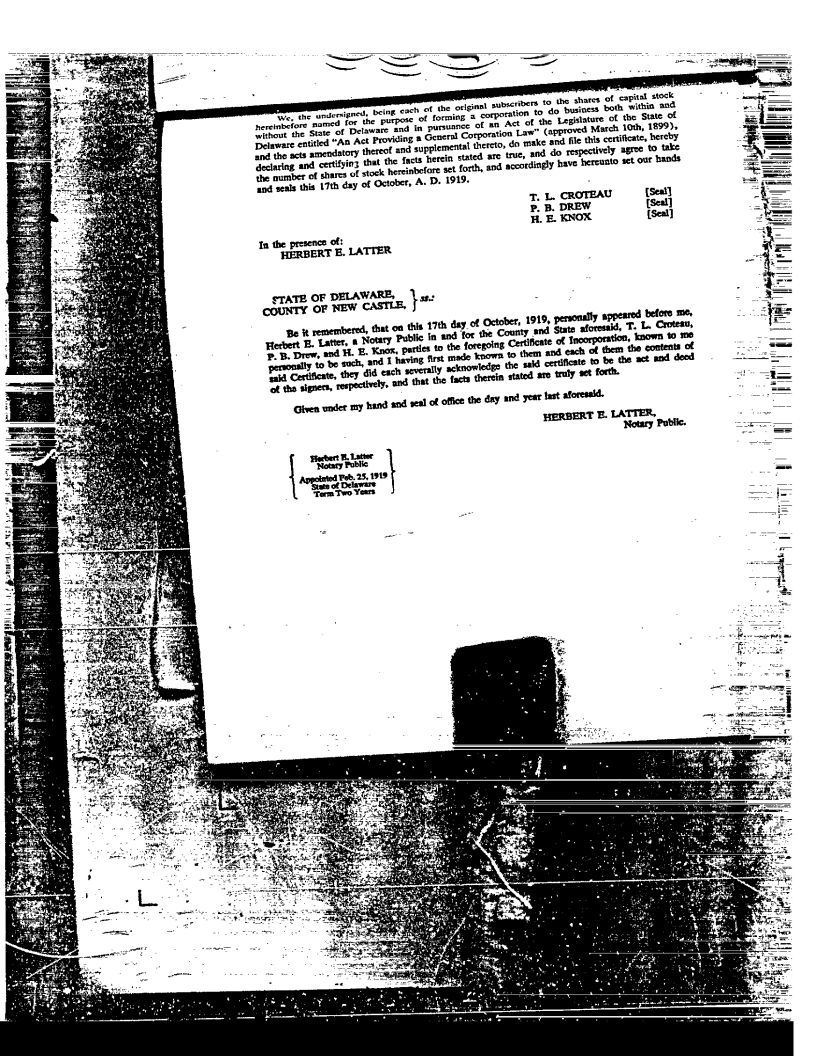


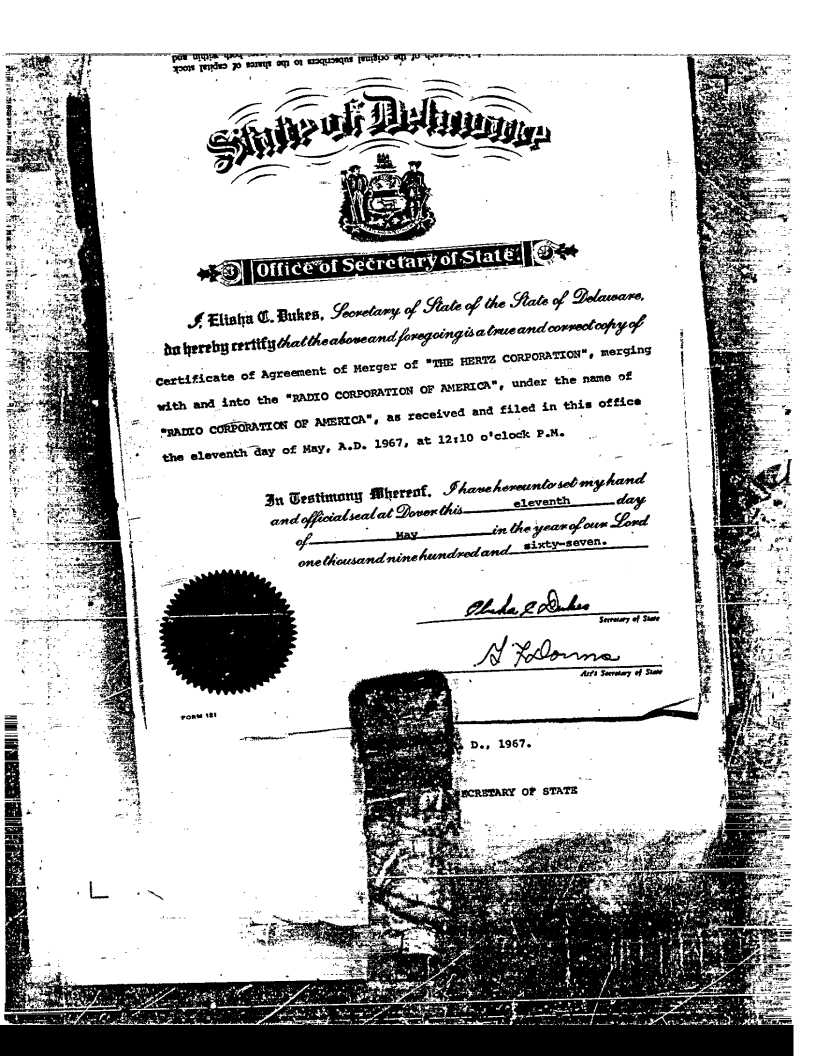




Fifth. The number of shares with which this Corporation will commence business is ten (10) shares of common stock, which shares are without nominal or par value, Sixth. The names and places of residence of the original subscribers to the shares of capital stock of the Corporation and the number of shares subscribed for by each are as follows: Residence T. L. Croteau, Wilmington, Delaware..... P. B. Drew, Wilmington, Delaware H. E. Knox, Wilmington, Delaware Seventh. The Corporation is to have perpetual existence. Eighth. The private property of the stockholders shall not be subject to the payment of corporate debts to any extent whatever. Ninth. The number of Directors of the Corporation shall be nineteen, but such number a any time, and from time to time, may be increased to decreased by the By-laws, but shall not be less than three. In case the number of Directo. 'all at any time be increased, the Board of Directors then in office shall have power to fill any vicancies arising from any such increase (t niess and the state of t Except as may be otherwise provided in the By-laws, in case of any vacancy in the Board of stockholders. Directors through death, resignation, disqualification or otherwise, the remaining Director, may elect a successor to hold office for the unexpired portion of the term of the Director whose place shall be vacant and until the election and qualification of his successor. Any officer or other employee chosen, elected or appointed by the Board of Directors may be removed (except from the office of Director) at any time by vote of a majority of the whole Board of Directors. Any other officers or employees of the Corporation may be removed by a source of the Board of Directors or by any committee or superior officer upon whom such power of removal may be conterred by the By-laws or by vote of the Board of Directors. The stockholders and the Board of Directors shall have power to hold their meetings outside the State of Delaware at such places as from the to time may be designated by the By-laws, of in case of the Board of Directors, by resolutior of that board. The Board of Directors shall have power, vithout the assent or vote of the stockho ders, to authorize and to cause to be executed mortgag a and liens upon the real and personal property of the Corporation, including after-acquired property. The Board of Directors shall have power to make, alter, amend and repeal the B:-laws of the Corporation (except so far as the By-laws ad pited by he stockholders shall otherwise provide). Any By-laws made by the Directors under the lowers conferred hereby may be altered, amended or repealed by the Directors or by the stockho ders. The Corporation may, at any meeting of tile Board of Directors, sell, lease or exchange all of The Corporation may, at any meeting or u e Board in Linectors, sen, icase or excusinge air or its property and assets, including its goodwill and its corporate franchises, upon such terms and its property and assets, including its goodwin and its corporate transmiss, upon such thins and conditions, either for cash or for the securities of any other corporation, or partly for each and partly for such securities, as the Board of Directors deem expedient and for the best it terests of partly for such securities, as the Board of Directors deem expedient and for the best it terests of party for some securities, as the posted of Different ocent expedient and for the best it terests of the Corporation, when and as authorized by the affirmative vote of the holders of two thirds of the Computation, when and as authorized by the americance vote of the holders of the struct and outstanding shares of stock, given at a stockholders' meeting duly called for







STATE OF FLORIDA)

OFFICE SECRETARY OF STATE

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Florida, do hereby certify that I have on this day filed in this office duly authenticated copy of the Agreement of Merger merging THE HERTZ CORPORATION, a Delaware corporation, into RADIO CORPORATION OF AMERICA, a Delaware corporation, together with an Affidavit as provided in Chapter 13640, Laws of Florida, Acts of 1929, to the effect that RADIO CORPORATION OF AMERICA has increased its invested capital within the State of Florida from \$23,567,149 to \$39,261,442, and said corporation has paid an additional charter tax on said increase as provided by law, plus the usual filing fee. Said merger has been perfected under the Laws of the State of Delaware.

GIVER UNDER my hand and the Great
Seal of the State of Florida,
at Tallahassee, the Capital,
this the 23rd day of August,
A. D., 1967-

SECRETARY OF STATE

SECRETARY OF STATE STATE OF FLORIDA

FORM FOR INCREASING ALLOCATION OF AUTHORIZED CAPITAL STOCK TO THE STATE OF FLORIDA

This form must be completed by any corporation increasing its allocation of authorized capital stock to Florida either by amendment to its articles of incorporation or by increasing its activities in Florida in greater proportion than its overall activities.

proportion than its overall activities. The schedule for the charter tax is found in Section 606.05, Fig. 21.10-785, filing fee.	TIGE SCALE
THE BUILDING CARN FILLING THE.	. 19
DIO CORPORATION OF AMERICA, a corporation organized under the	110 W. Forsyth Street
DIO CORPORATION OF AMERICAN (full ness of corporation) 30 Rockefeller Plaza pal office located at New York, New York and its principal office	e in Florida st <u>Jacksonvilles</u>
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newes the following statument: 1. The corporation was issued a permit in Florida on October 20, 2. The Nature of the corporation's business is manufacture, sale 2. The Nature of the corporation's business is manufacture.	and distribution of electronic equip.
The Marura of the corporation's business is manufacture, main	. 22 1966
3. This report is based upon the accounting party and assets	57,769,459.
7. Book value (excluding goodwart) of	1,893,580,175
7. Book value (excluding goodwill) of all assets. S: Total business transacted last year. 9. SUN OF ITEMS 7 and 8	3,250,663,099.
9, SUN OF ITEMS 7 and 5	(5-31-67)
9, SUM OF ITEMS 7 and 8. 10. (a) Number of chares of suthorized capital stock 82,185,000 Common-80,000,000, \$3.50 Proferred - 185,000 Common-80,000,000 2.000,000	(if per value include per).
(b) Rind \$4.00 Preferred - 2.000.000	\$ 7. F
11. Total per value of per value shares i None	O I when I m
12. Tex computation on par value shares	School of Stronge Hocation)
(a) (Item 6) 8 X (Item 11) 8 - 8	son os. Florida Statutas,
(a) (Item 9) 9 (Item 9) 9 (b) Multiply Florida allocation by tax schedule found in Sect	
13. Tax computation on no par shares	(Florida allocation)
v (tree 10a)	Can fetanha
(item 9)	tion 608.05, Florida Statutes, \$ Schedule
(a) (Item 6)- (Item 9) (b) Multiply Florida allocation by tax schedule found in Sec	
taladula	
14. Previous allocation to Florida See Attached Schedule	See Attached Schedule
14. Previous allocation to Florida See Attached Schedule	See Attached Schedule
	See Attached Schedule
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars New York	See Attached Schedule See Attached Schedule (Signed)Radio Corporation of America
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars STATE OF New York	See Attached Schedule See Attached Schedule (Signed)Radio Corporation of America (by Elokum (corporate officer)
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars STATE OF New York 83 CCUMITY OF New York	See Attached Schedule \$ See Attached Schedule (signed)Radio Corporation of America
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars STATE OF New York 85 CCUST: OF New York Personally speared before me as officer suthorised to take	See Attached Schedule See Attached Schedule (Signed)Radio Corporation of America (by Elokum (corporate officer)
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars STATE OF New York SS CCUST: OF New York Personally specared before me an officer sutherized to take the states that he is a Treasurer of Radio Corporation	See Attached Schedule \$ See Attached Schedule (signed)Radio Corporation of America Sy Column (corporate officer) acknowledgements E. B. Gorin America America Corporation above is correct to
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars STATE OF New York SS CCENTY OF New York Personally appeared before me an officer authorized to take the states that he is a Treasurer of Radio Corporation the best of his knowledge.	See Attached Schedule See Attached Schedule (signed)Radio Corporation of America By (corporate officer) a schnowledgements E. B. Corin America Pland that the information above is correct to
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars STATE OF New York SS CCUMTY OF New York Personally appeared before me an officer authorized to take the states that he is a Treasurer of Radio Corporation the best of his knowledge.	See Attached Schedule \$ See Attached Schedule (signed)Radio Corporation of America Sy Column (corporate officer) acknowledgements E. B. Gorin America America Corporation above is correct to
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars STATE OF New York SS CCUSTY OF New York Personally appeared before me an officer suthorized to tak Vice Freedom: who states that he is a Treasurer of Radio Corporation the best of his knowledge. Sworn to and subscribed before me this J day of May	See Attached Schedule See Attached Schedule (signed Radio Corporation of America Sy (corporate officer) a schnowledgements E. B. Gorin America Pland that the information above is correct to
14. Previous allocation to Florida See Attached Schedule 15. Total charter tax previously paid to Florida by corporation 16. Item 12 or 13 minus item 15 will give tax payable in dollars STATE OF New York SS CCUSTY OF New York Personally appeared before as an officer suthorized to tak vice Freedomt who states that he is a Treasurer of Radio Corporation the best of his knowledge. Sworn to and subscribed before me this 7 day of May	See Attached Schedule See Attached Schedule (Signed)Radio Corporation of America By Elokum (corporate officer) acknowledgements E. B. Corin America O'and that the information above is correct to