CORPORATE 1000	00006918
ACCESS, 236 East 6th A	venue . Tallahassee, Florida 32303
INC. P.O. Box 37066 (32315-7066)	~ (850) 222-2666 or (800) 969-1666 . Fax (850) 222-1666
PICK UP 16	220 m 11.00
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DBT ONLINE, Inc.	
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5.)(CORPORATE NAME & DOCUMENT #)	\$ 245.00
(CORPORATE NAME & DOCUMENT #)	TALLAND REC
SPECIAL INSTRUCTIONS	
INC	NGEN SEEFFLORA
v shepard	DEC 29200 5 5 5

ARTICLES OF MERGER Merger Sheet

MERGING:

DBT ONLINE, INC., a Pennsylvania corporation not qualified in Florida

THE INFORMATION CONNECTIVITY GROUP, INC., a Nevada corporation not qualified in Florida

DBT ONLINE INVESTMENT COMPANY, INC., a Nevada corporation not qualified in Florida

INFORMATION AMERICA, INC., a Nevada corporation not qualified in Florida

DATABASE TECHNOLOGIES, INC., a Florida corporation, V14892

CDB INFOTEK, a California corporation not qualified in Floirda

into

CHOICEPOINT PUBLIC RECORDS INC., a Georgia entity F00000006918

File date: December 29, 2000, effective December 31, 2000

Corporate Specialist: Velma Shepard

DIVISION OF CORPORATIONS

00 DEC 29 PM 1:27

ARTICLES OF MERGER

of

DBT ONLINE, INC.

(a Pennsylvania corporation),

THE INFORMATION CONNECTIVITY GROUP, INC.

(a Nevada corporation),

DBT ONLINE INVESTMENT COMPANY, INC.

(a Nevada corporation),

INFORMATION AMERICA, INC.

(a Nevada corporation),

DATABASE TECHNOLOGIES, INC.

(a Florida corporation), AND

CDB INFOTEK

(a California corporation)
with and into

CHOICEPOINT PUBLIC RECORDS INC.
(a Georgia corporation),
being the surviving corporation

December 15, 2000

In accordance with Section 14-2-1105 of the Georgia Business Corporation Code, Section 1926 of the Pennsylvania Business Corporation Law of 1988, Section 92A.200 of the General Corporation Law of Nevada, Section 607.1105 of the Florida Business Corporation Act and Section 1100 et seq. of the California General Corporation Law, the undersigned do hereby certify:

- 1. The name of each constituent corporation is as follows: ChoicePoint Public Records Inc. a corporation organized under the laws of the State of Georgia ("ChoicePoint Public Records"), DBT Online, Inc., a corporation organized under the laws of the State of Pennsylvania ("DBT-Pennsylvania"), The Information Connectivity Group, Inc., a corporation organized under the laws of the State of Nevada ("Information Connectivity Group"), DBT Online Investment Company, Inc., a corporation organized under the laws of the State of Nevada ("DBT Investment"), Information America, Inc., a corporation organized under the laws of the State of Florida ("DBT-Florida"), and CDB Infotek, a corporation organized under the laws of the State of California ("CDB Infotek").
- 2. An agreement and plan of merger has been approved and adopted by DBT-Pennsylvania, Information Connectivity Group, DBT Investment, Information America, DBT-Florida, CDB

- Infotek and ChoicePoint Public Records. The agreement and plan of merger is attached hereto as **Exhibit A** (the "Agreement and Plan of Merger").
- 3. DBT-Pennsylvania, Information Connectivity Group, DBT Investment, Information America, DBT-Florida, and CDB Infotek shall be merged with and into ChoicePoint Public Records (the "Merger").
- 4. The address of the registered office of ChoicePoint Public Records in the Commonwealth of Pennsylvania is Corporation Service Company, 2704 Commerce Drive, Suite B, Harrisburg, PA 17110. The address of the registered office of DBT-Pennsylvania is Corporation Service Company, 2704 Commerce Drive, Suite B, Harrisburg, PA 17110.
- 5. The Agreement and Plan of Merger was duly approved and adopted by the board of directors and the sole shareholder of ChoicePoint Public Records on November 17, 2000. The Agreement and Plan of Merger was duly approved and adopted by the board of directors and the sole shareholder of DBT-Pennsylvania on November 17, 2000. The Agreement and Plan of Merger was duly approved and adopted by the board of directors and the sole shareholder of Information Connectivity Group on November 17, 2000. The Agreement and Plan of Merger was duly approved and adopted by the board of directors and the sole shareholder of DBT Investment on November 17, 2000. The Agreement and Plan of Merger was duly approved and adopted the board of directors and by the sole shareholder of Information America on November 17, 2000. The Agreement and Plan of Merger was duly approved and adopted by the board of directors and the sole shareholder of DBT-Florida on November 17, 2000. The Agreement and Plan of Merger was duly approved and adopted by the board of directors and the sole shareholder of DBT-Florida on November 17, 2000. The Agreement and Plan of Merger was duly approved and adopted by the board of directors and the sole shareholder of CDB Infotek on November 17, 2000.
- 6. The Merger shall become effective at 11:59 p.m. (Eastern time) on December 31, 2000.
- 7. A request for publication of a Notice of Merger and a publishing of a Notice of Merger and a publishing fee of \$40.00 have been mailed or delivered to an authorized newspaper, as required by Section 14-2-1105.1 of the Georgia Business Corporation Code.

IN WITNESS WHEREOF, the undersigned have executed these Articles of Merger as of the date first above written.

*	
ChoicePoint Public Records Inc.	Attest:
By:	By: Jurichal ar Dun
Name: Derek V. Smith	Name: J. Michael de Janes
Title: President	Title: Secretary
	2.110.
DBT Online, Inc.	Attest:
By: / / /	By: Juichel Love
Name: Derek V. Smith	Name: J. Michael de Janes
Title: President	Title: Secretary
The Information Connectivity Group, Inc.	Attest:
By:	By: Jushal do los
Name: Derek V. Smith	Name: J. Michael de Janes
Title: President	Title: Secretary
	11100 200101111
DBT Online Investment Company, Inc.	Attest:
By:	By: Ourder do
Name: Derek V. Smith	Name: J. Michael de Janes
Title: President	Title: Secretary
Information America, Inc.	Attest:
By: Sul A	By: Junaly doty
Name: Derek V. Smith	Name: J. Michael de Janes
Title: President	Title: Secretary
Database Technologies, Inc.	Attest:
By: Mil-A	By: Jushel do Jon
Name: Derek V. Smith	Name: J. Michael de Janes
Title: President	Title: Secretary
CDB Infotek	Attest:
By: / full	By: Justal de
Name: Derek V. Smith	Dy
Title: President	Name: J. Michael de Janes
THE. FIESIGEII	Title: Secretary

Exhibit A

[See attached Agreement and Plan of Merger]

AGREEMENT AND PLAN OF MERGER

of

DBT ONLINE, INC.

(a Pennsylvania corporation),

THE INFORMATION CONNECTIVITY GROUP, INC.

(a Nevada corporation),

DBT ONLINE INVESTMENT COMPANY, INC.

(a Nevada corporation),

INFORMATION AMERICA, INC.

(a Nevada corporation),

DATABASE TECHNOLOGIES, INC.

(a Florida corporation), AND

CDB INFOTEK

(a California corporation)

with and into

CHOICEPOINT PUBLIC RECORDS INC.
(a Georgia corporation),
being the surviving corporation

November 17, 2000

I.

CONSTITUENT CORPORATIONS

The name of each constituent corporation is as follows: ChoicePoint Public Records, Inc. a corporation organized under the laws of the State of Georgia ("ChoicePoint Public Records"), DBT Online, Inc., a corporation organized under the laws of the State of Pennsylvania ("DBT-Pennsylvania"), The Information Connectivity Group, Inc., a corporation organized under the laws of the State of Nevada ("Information Connectivity Group"), DBT Online Investment Company, Inc., a corporation organized under the laws of the State of Nevada ("DBT Investment"), Information America, Inc., a corporation organized under the laws of the State of Nevada ("Information America"), Database Technologies, Inc., a corporation organized under the laws of the State of Florida ("DBT-Florida"), and CDB Infotek, a corporation organized under the laws of the State of California ("CDB Infotek"). The address for each of the constituent corporations is c/o ChoicePoint Inc., 1000 Alderman Drive, Alpharetta, Georgia 30005.

II.

MERGER

Pursuant to Section 1921 of the Pennsylvania Business Corporation Law of 1988, Section 92A.190 of the General Corporation Law of Nevada, Section 607.1107 of the Florida Business Corporation Act, Section 1100 of the California General Corporation Law, and Section 14-2-1107 of the Georgia Business Corporation Code, DBT-Pennsylvania, Information Connectivity Group, DBT Investment, Information America, DBT-Florida, and CDB Infotek shall be merged with and into ChoicePoint Public Records (the "Merger").

III.

SURVIVING CORPORATION

The surviving corporation shall be ChoicePoint Public Records and following the Merger its name shall remain ChoicePoint Public Records Inc.

IV.

ARTICLES OF INCORPORATION AND BYLAWS

The Articles of Incorporation and Bylaws of ChoicePoint Public Records in effect immediately prior to the Merger shall be and remain in effect until thereafter duly altered, amended or repealed in accordance with applicable law.

V.

MANNER AND BASIS OF CONVERTING SHARES

- (a) <u>DBT-Pennsylvania</u>. Upon the Merger becoming effective in accordance with Article VI below, all of the shares of capital stock of DBT-Pennsylvania shall be canceled without consideration and no additional shares of capital stock of ChoicePoint Public Records shall be issued.
- (b) <u>Information Connectivity Group</u>. Upon the Merger becoming effective in accordance with Article VI below, all of the shares of capital stock of Information Connectivity Group shall be canceled without consideration and no additional shares of capital stock of ChoicePoint Public Records shall be issued.
- (c) <u>DBT Investment</u>. Upon the Merger becoming effective in accordance with Article VI below, all of the shares of capital stock of DBT Investment shall be canceled without consideration and no additional shares of capital stock of ChoicePoint Public Records shall be issued.
- (d) <u>Information America</u>. Upon the <u>Merger</u> becoming effective in accordance with Article VI below, all of the shares of capital stock of Information America shall be canceled

without consideration and no additional shares of capital stock of ChoicePoint Public Records shall be issued.

- (e) <u>DBT-Florida</u>. Upon the Merger becoming effective in accordance with Article VI below, all of the shares of capital stock of DBT-Florida shall be canceled without consideration and no additional shares of capital stock of ChoicePoint Public Records shall be issued.
- (f) <u>CDB Infotek.</u> Upon the Merger becoming effective in accordance with Article VI below, all of the shares of capital stock of CDB Infotek shall be canceled without consideration and no additional shares of capital stock of ChoicePoint Public Records shall be issued.
- (g) <u>ChoicePoint Public Records</u>. Upon the Merger becoming effective in accordance with Article VI below, all of the shares of capital stock of ChoicePoint Public Records outstanding immediately prior to the effectiveness of the Merger shall continue to be outstanding immediately after the effectiveness of the Merger.

VI.

EFFECTIVE DATE

The Merger shall become effective at 11:59 p.m. (Eastern time) on December 31, 2000.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement and Plan of Merger as of the date first above written.

ChoicePoint Public Records Inc.	
By: James I. Vincent Title: Vice President	By: Many M. Young Name: Mary M. Young Title: Assistant Secretary
DBT Online, Inc.	
By: James T. (Men) Name: James I. Vincent Title: Vrce President	By: Mary M. Young Title: Assistant Secretary
The Information Connectivity Group, Inc.	
By: James I. Vincent Title: Vice President	By: Mary M. Young Title: Assistant Secretary
DBT Online Investment Company, Inc.	
By: James J. Vincent Name: James F. Unicent Title: Vree President	By: Mary M. Young Title: Assistant Secretary
Information America, Inc.	<u> </u>
By: James I. Circui Name: James I Vincent Title: Vrce President	By: Mary M. Young Title: Assistant Secretary
Database Technologies, Inc.	
By: Jones I. Chiller Name: James I. Vincent Title: Vrc & President	By: Many M. Young Title: Assistant Secretary
CDB Infotek	
By: James I. Vincett Name: James I. Vincett Title: Vice President	By: Mery Myerry Name: Mary M. Young Title: Assistant Secretary