F96000000378 GT CORPORATION SYSTEM

CORPORATION(S) NAME			
TWI Cable Inc. Merging into	: CVIT, Inc.	<u> </u>	_
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660 East Jefferson Str			
Tallahassee, FL 3230 Tel. 850 222 1092	70/3 2010		

Fax 850 222 7615

ARTICLES OF MERGER Merger Sheet

MERGING:

CVIT, INC., a Florida corporation, P94000058366

INTO

TWI CABLE INC., a Delaware entity, F96000000378

File date: December 28, 2001, effective December 31, 2001

Corporate Specialist: Doug Spitler

ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, F.S.

First: The name and jurisdiction of the surviving corpor	ration is:	
<u>Name</u>	Jurisdiction	OI DI
TWI Cable Inc.	Delaware	AHAS
Second: The name and jurisdiction of each merging corp	poration is:	8 PM
Name	Jurisdiction	I: I
CVIT, Inc.	Florida	DA DA
		* * - *.
	<u> -D </u>	
than 90 days in the future.) Fifth: Adoption of Merger by surviving corporation -	(COMPLETE ONLY ONE STATE	EMENT)
The Plan of Merger was adopted by the shareholders of the	he surviving corporation on	•
The Plan of Merger was adopted by the board of director December 18, 2001 and shareholder approval v	s of the surviving corporation on was not required.	
Sixth: Adoption of Merger by merging corporation(s) (6) The Plan of Merger was adopted by the shareholders of the shareholders	COMPLETE ONLY ONE STATE: the merging corporation(s) on	MENT)
The Plan of Merger was adopted by the board of director December 18, 2001 and shareholder approval was	s of the merging corporation(s) or as not required.	1

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature	Typed or Printed Name of Individual & Title		
TWI Cable Inc.	SIP	Spencer B. Hays, Senior Vice President		
CVIT, Inc.	- Su S(B)	Spencer B. Hays, Senior Vice President		
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PLAN OF MERGER

FIRST: TWI Cable Inc., a corporation incorporated under the laws of the State of Delaware (the "Surviving Corporation"), is the owner of all of the outstanding shares of CVIT, Inc., a corporation incorporated under the laws of the State of Florida ("Subsidiary").

SECOND: The designation and number of outstanding shares of each class and number of such shares owned by the Surviving Corporation are as follows:

Name of Subsidiary	Designation and Number of Outstanding Shares	Number of Shares Owned by Survivor
CVIT, Inc.	100 Common Shares	100

THIRD: The separate existence of Subsidiary shall cease upon the effective date of the merger pursuant to the provisions of the laws of the State of Florida.

FOURTH: The issued shares of Subsidiary shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall be surrendered and extinguished.

FIFTH: The Board of Directors and the officers of the Surviving Corporation are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or 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 of the merger herein provided for.

SIXTH: At any time prior to the filing of the Certificate of Ownership and Merger with the Secretary of State of the State of Delaware, this Plan of Merger may be abandoned by the Surviving Corporation.

SEVENTH: The effective date of the merger shall be as set forth in the Certificate of Ownership and Merger.

EIGHTH: The foregoing Plan of Merger was duly adopted by the Boards of Directors of the Surviving Corporation and Subsidiary on December 18, 2001.