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CORPORATE ACCESS,	1116-D Thomasville Road . Mount Vernon Square . Tallahassee, Florida 32303
	Box 37066 (32315-7066) ~ (904) 222-2666 or (800) 969-1666 . Fax (904) 222-1666
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SPECIAL INSTRUCTIONS	

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EFFECTIVE DATE

Articles of Incorporation

of

CSY LIQUIDATING (NEW YORK) CORP.

The undersigned Incorporator hereby forms a corporation under the laws of the State of Florida:

ARTICLE I. CORPORATE NAME

The name of this Corporation is:

CBY LIQUIDATING (NEW YORK) CORP.

ARTICLE II. MAILING ADDRESS OF CORPORATION

The mailing address of this Corporation is:

c/o KTG&S Registered Agent Corporation 100 S.E. 2nd Street 28th Floor Miami, Florida 33131

ARTICLE III. CAPITAL STOCK

The aggregate number of shares of stock that this

Corporation is authorized to issue and have outstanding at any
one time is Two Hundred (200) shares of common stock having a par
value of \$.01 per share. The Board of Directors of this

Corporation shall have the power to divide and issue the Common
Stock into one or more series and to determine the limitation and
relative rights of each such series, consistent with the laws of
the State of Florida. Shares of one series may be issued as a
share dividend in respect of shares of another series.

ARTICLE IV. COMMENCEMENT AND TERM OF EXISTENCE

This Corporation shall commence its corporate existence on December 27, 1996. This Corporation shall have perpetual existence.

ARTICLE V. INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The street address of the initial registered office of this Corporation in the State of Florida and the Corporation's initial registered agent at that office shall be:

KTG&S Registered Agent Corporation 100 S.E. 2nd Street 28th Floor Miami, Florida 33131

ARTICLE VI. BOARD OF DIRECTORS

The number of directors may be increased or decreased from time to time as provided in the By-Laws, but shall never be less than one (1).

ARTICLE VII. INCORPORATOR

The name and street address of the person signing these Articles of Incorporation as the Incorporator is:

KTG&S Registered Agent Corporation 100 S.E. 2nd Street 28th Floor Miami, Florida 33131

ARTICLE VIII. AMENDMENT

These Articles of Incorporation may be amended in the manner prescribed by law, except that upon the issuance of shares, every

amendment must be approved by the Board of Directors of the Corporation before it is submitted to the shareholders of the Corporation for their approval.

ARTICLE IX. INDEMNIFICATION

Except as may otherwise be provided in the Bylaws of this Corporation, this Corporation shall indemnify its incorporators, officers and directors to the fullest extent permitted by law either now or hereafter in effect.

IN WITNESS WHEREOF, the undersigned, as the Incorporator, has executed the foregoing Articles of Incorporation as of December 27, 1996.

KTG&S Registered Agent Corporation

By:

Marc H. Auerbach,

President

CERTIFICATE ACCEPTING DESIGNATION AS AN AGENT UPON WHOM SERVICE OF PROCESS WITHIN THIS STATE MAY BE SERVED

The following is submitted pursuant to Sections 48.091 and 607.0501 of the Florida Statutes:

Having been appointed registered agent of CSY LIQUIDATING (NEW YORK) CORP. in its Articles of Incorporation, at the place designated in such Articles of Incorporation, the undersigned hereby agrees to act in this capacity and affirms that it is familiar with, and accepts, the obligations of such position.

KTG&S Registered Agent Corporation

D174

Marc H. Auerbach

Deceident

Dated: December 27, 1996

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P96000 104001

ARTICLES OF MERGER Merger Sheet

MERGING:

CSY LIQUIDATING (NEW YORK) CORP., a New York corp., not qualified

INTO

CSY LIQUIDATING (NEW YORK) CORP., a Florida corporation, P96000104001

File date: December 30, 1996, effective December 31, 1996

Corporate Specialist: Karen Gibson

CORPOR \ ACCES (904) 222-2666 or (800) 969-1664 . Fax (984) 222-1666 INC. P.O. Box 37066 (32315-7066) ~ CERTIFIED COPY. PHOTO COPY (CORPORATE NAME & DOCUMENT #) (CORPORATE NAME & DOCUMENT #) (CORPORATE NAME & DOCUMENT #) 5.) (CORPORATE NAME & DOCUMENT #) 6.) (CORPORATE NAME & DOCUMENT #) 7.) (CORPORATE NAME & DOCUMENT #) (CORPORATE NAME & DOCUMENT #) (CORPORATE NAME & DOCUMENT #) (CORPORATE NAME & DOCUMENT #)

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EFFECTIVE DATE

CERTIFICATE AND ARTICLES OF MERGER

of

CSY LIQUIDATING (NEW YORK) CORP.

a New York corporation

into

CSY LIQUIDATING (NEW YORK) CORP.

a Florida corporation

Pursuant to the provisions of Section 907 of the New York Business Corporation Law and Section 607.1105 of the Florida Business Corporation Act, CSY Liquidating (New York) Corp., a New York corporation ("New York Corporation"), and CSY Liquidating (New York) Corp., a Florida corporation ("Florida Corporation"), hereby adopt the following Certificate and Articles of Merger for the purpose of merging the New York Corporation into the Florida Corporation (the "Merger"):

- 1. The New York Corporation shall be merged with and into the Florida Corporation, and the Florida Corporation shall be the surviving corporation of the Merger, pursuant to the Agreement and Plan of Merger dated as of December 26, 1996, attached hereto as Exhibit "A" and incorporated herein by this reference (the "Pl. of Merger").
- 2. The name of the surviving corporation shall be CSY Liquidating (New York) Corp., a Florida corporation.
- 3. The effective time and date of the Merger shall be 1:00 P.M. (Eastern Standard Time) on December 31, 1996.
- 4. The Plan of Merger was approved, adopted, certified, executed and acknowledged by unanimous joint written consent in lieu of a special meeting by the shareholders and members of the Board of Directors of the New York Corporation on December 26, 1996 in accordance with Section 907 of the New York Business Corporation Law, and by unanimous joint written consent in lieu of a special meeting by the shareholders and members of the Board of Directors of the Florida Corporation on December 26, 1996 in accordance with Section 607.1105 of the Florida Business Corporation Act.
- 5. The Articles of Incorporation of the Florida Corporation shall be the Articles of incorporation of the surviving corporation.
- 6. Pursuant to the Agreement of Merger, all of the issued and outstanding shares of capital stock of the New York Corporation shall be converted into a like number of shares of capital stock of the Florida Corporation and all of the issued and outstanding shares of capital stock of the Florida Corporation shall be canceled.
- 7. The executed Agreement of Merger is on file at the principal place of business of the Florida Corporation, the address of which is 10101 Collins Avenue, #8F, Bal Harbour, Florida 33154.
- 8. A copy of the Agreement of Merger will be furnished by the Florida Corporation, on request and without cost, to any shareholder of the New York Corporation or the Florida Corporation.

IN WITNESS WHEREOF, these Certificate and Articles of Merger have been executed on behalf of the New York Corporation and Florida Corporation by their authorized officers on December 26, 1996.

		CSY Liquidating (New York) Corp., a New York corporation
		By: Joseph S. Dresner, President
		CSY Liquidating (New York) Corp., a Florida corporation
		By: Joseph S. Dresner, President
STATE OF FLORIDA))SS.	
COUNTY OF DADE)	
by Joseph S. Dresner, in Florida corporation, and corporation. He is per	his capacity as President of	knowledged before me this 26th day of December, 1996, as President of CSY Liquidating (New York) Corp., a of CSY Liquidating (New York) Corp., a New York n to me or () has produced
as identification!		San
		Notary Public, States of Plotida SHAW. Print Name: MARKERO
		V FOF HORE
:\clients\dresser\artmerg.csy		OFFICIAL NOTARY SEAL. COMMISSION NO. CC418796 MY. COMMISSION EXP. JAN. 3,1999

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement"), dated December 26, 1996, is made by and between CSY LIQUIDATING (NEW YORK) CORP., a New York corporation ("New York"), and CSY LIQUIDATING (NEW YORK) CORP., a Florida corporation ("Florida");

WITNESSETH:

WHEREAS, the parties desire that New York be merged with and into Florida, with Florida being the survivor corporation, in accordance with Sections 607.1101 and 607.1107 of the Florida Business Corporation Act in a transaction intended to qualify as a tax-free reorganization under Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended; and

NOW, THEREFORE, in consideration of the premises and the mutual covenants set forth herein, the parties agree as follows:

- 1. In accordance with the provisions of this Agreement, the New York Business Corporation Law and the Florida Business Corporation Act, at the Effective Time (as defined below), New York shall be merged with and into Florida (the "Merger"), the separate and corporate existence of New York shall cease, and Florida shall continue its corporate existence under the laws of Florida under its present name (the "Surviving Corporation"). (New York and Florida are collectively referred to as the "Constituent Corporations".)
- 2. The Merger shall become effective 1:00 p.m. Eastern Standard Time on December 31, 1996 (the "Effective Time").
- 3. The Surviving Corporation shall possess and retain every interest in all assets and property of every description, wherever located of each of the Constituent Corporations. The rights, privileges, immunities, powers, franchises and authority, of a public as well as private nature, of each of the Constituent Corporations shall be vested in the Surviving Corporation without further act or deed. The title to or any interest in any real estate vested in either of the Constituent Corporations shall not revert or in any way be impaired by reason of the Merger. All obligations belonging to or due to each of the Constituent Corporations, shall be vested in the Surviving Corporation without further act or deed. The Surviving Corporation shall be liable for all of the obligations of each of the Constituent Corporation existing as of the Effective Time.
- 4. At the Effective Time, by virtue of the Merger, and without any action on the part of the parties or otherwise:
- (a) Each issued and outstanding share of the capital stock of Florida shall be canceled without payment of any consideration and without any conversion; and

- (b) Each issued and outstanding share of capital stock of New York shall be converted into a like share of capital stock of Florida.
- 5. The Articles of Incorporation of Florida in effect immediately prior to the Effective Time, shall remain in effect and be the Articles of Incorporation of the Surviving Corporation.

Attested:

Milton H. Dresner

Secretary

CSY LIQUIDATING (NEW YORK) CORP.,

a Florida corporation

Joseph S. Dresner, President

Attested:

Milton H. Dresner

Secretary

CSY LIQUIDATING (NEW YORK) CORP.,

a New York corporation

By:

Joseph S. Dresner, President

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