ianii		
	Department of State.	
	CERTIFICATE OF AUTHORITY	
	OF	
	Vr	
	TRIANGLE T CORPORATION	
	1, PETE T. CENARRUSA, Secretary of State of the State of Idaho, hereby certify that	
	duplicate originals of an Application of TRIANCLE T CORPORATION	
	for a Certificate of Authority to transact business in this State,	
	duly signed and verified pursuant to the provisions of the Idaho Business Corporation Act, have	
	been received in this office and are found to conform to law.	
	ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of	
	Authority to TRIANGLE T CORPORATION	
	Authority toRAMBLE T CORPORATION	
_	to transact business in this State under the name TRIANGLE T CUBRORATIO	
	and attach hereto a duplicate original of the Application	
	for such Certificate.	
	tor such certificate.	
	Dated April 30, 1984	
	T SD	
	Stor Cenarana	
\equiv		
	SECRETARY OF STATE	
	Corporation Clerk	
	Corporation Clerk	
70100		IIIIii i

	Pursuant to Section 30-1-110, Idaho Code, the undersigned Corporation hereby applies for a Certificat of Authority to transact business in your State, and for that purpose submits the following statement:							
1.	The name of the corpo	oration is	TRIANGLE	T CORPORATION				
2.				•				
3.				· · · ·				
4.	The date of its incorpo	oration is	March 15, 197	3 and the period of its				
	duration is	perpetual		· · · · · · · · · · · · · · · · · · ·				
5.				. under the laws of which it is incorporated is				
	Green Swam	Road, Bruns	swick, GA 3152	0				
_								
6.	The address to which c	correspondence sh	ould be addressed, if	different from that in item 5				
-								
1.								
-	Boise, Idaho	83701		, and the name of its proposed				
	registered agent in Idaho at that address is C T CORPORATION SYSTEM							
	The purpose or purposes which it proposes to pursue in the transaction of business in Idaho are:							
8.	The purpose or purpos	es which it propos	to manufacture, buy, sell, import, export and deal in, both as principal					
8.		• •	-					
8.	to manufacture and agent, gen	e, buy, sell, meral merchar	import, expon dise including	rt and deal in, both as principal g metal parts and machinery and				
	to manufacture and agent, gen metal products	e, buy, sell, meral merchar s of all natu	import, expon dise including and descrip	rt and deal in, both as principal g metal parts and machinery and otion.				
	to manufacture and agent, gen metal products The names and respect	e, buy, sell, neral merchar s of all natu ive addresses of its	import, expon dise including and descript directors and office	rt and deal in, both as principal g metal parts and machinery and otion. rs are:				
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9. E H	to manufacture and agent, gen metal products The names and respect Name sa Niemi eikki Farm	e, buy, sell, heral merchan s of all nature ive addresses of its Press Vice Press	import, expon dise including ore and descrip directors and office Office dent/Director dent/Director	rt and deal in, both as principal g metal parts and machinery and otion. Ts are: Address Jaervelaentie 6 <u>SF-37800, Toijala, Finland</u> Rapusaarentie 17 SF-37800, Toijala, Finland Haukilahti				
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9. E H R	to manufacture and agent, gen metal products The names and respect Name sa Niemi eikki Farm abbe Kihlman	e, buy, sell, heral merchan of all nature ive addresses of its Press Vice Press Secy/Tr of shares which i	import, expon dise including ore and descrip directors and office Office dent/Director dent/Director reas/Director	rt and deal in, both as principal g metal parts and machinery and otion. Ts are: Address Jaervelaentie 6 <u>SF-37800, Toijala, Finland</u> Rapusaarentie 17 SF-37800, Toijala, Finland Haukilahti				
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9. E H R	to manufacture and agent, gen metal products The names and respect Name sa Niemi eikki Farm abbe Kihlman The aggregate number shares without par valu	e, buy, sell, heral merchan of all nature ive addresses of its Press Vice Press Secy/Tr of shares which i ie, is:	import, expon dise including ore and descrip directors and office office dent/Director eas/Director t has authority to is	rt and deal in, both as principal g metal parts and machinery and otion. Ts are: Address Jaervelaentie 6 SF-37800, Toijala, Finland Rapusaarentie 17 SF-37800, Toijala, Finland Haukilahti 02170 Espoo 17, Finland sue, itemized by classes, par value of shares, and Par Value Per Share or Statement That Shares				

Par Value Per Share or Statement That Shares Are Without Par Value
\$100,00
he provisions of the Constitution and the laws of the
articles of incorporation and amendments thereto, duly or country under the laws of which it is incorporated
, 19 <u>84</u>
TRIANGLE T CORPORATION
<u>nzk</u>
Its <u>Vice</u> President Heikki Farm falulefilluall Its <u>Secretary Rabbe</u>
1984, a notary public, do hereby certify that or
, who being by me first duly sworn, declared that he
TRIANGLE T CORPORATION

Katura Colinger Notar Public

*Pursuant to section 30-1-108(b)(1), Idaho Code, if the corporation assumes a name other than its true name, this application must be accompanied by a resolution of the Board of Directors to that effect.

CLYBURN & SONS

ORIGINAL Certificate of Appointment OF NOTARY PUBLIC

GEORGIA,Gly	ານກ COUNTY.	
I,Marvi	n J. Highsmith	Clerk of the Superior Court in and
for said County, hereby	certify that Katrina. Enfi	nger
whose address is	103. South Lake Drive	Brunswick, Ga. 31520
Age	, SexFemale, was duly ap	pointed and sworn in as a Notary Public under the
provisions of an Act o	f the Georgia Legislature approved Dec	ember 18, 1953, that his term of office begins on
•		
April		



1997/1##\$\$\$\$\$??? # 著 # 2577/2##\$?\$\$\$??? # 著 # # # 2577/2##\$\$\$\$??? # 著 # 2577/2##\$\$\$\$??? # # # 2577/2##\$\$\$\$??? # #



I, Max Cleland, Secretary of State of the State of Georgia, do hereby certify that the twenty-four pages of

photographed matter hereto attached is a true and correct copy of the Articles of Incorporation, Certificate of Incorporation and amendment thereto for

"TRIANGLE T CORPORATION"

a corporation created under the laws of the State of Georgia, as same appears of file and record in the Office of the Secretary of State.

> TN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my office, at the Capitol, in the City of Atlanta, this 23rd day of April in the year of our Lord One Thousand Nine Hundred and Eighty Four and of the Independence of the United States of America the Two Hundred and Eight.

SECRETARY OF STATE, EX-OFFICIO CORPORATION COMMISSIONER OF THE STATE OF GEORGIA



DUPLICATE



J. Ben M. Fortson, Ir., Secretary of State of the State of Georgia, do hereby certify, that

"TRIANGLE T CORPORATION"

was on the15thday ofMarch,1973duly incorporated under the laws of the State of Georgia by the Superior Court ofGlynnCounty for a period ofperpetualrom said date, in accordance with the certified copy hereto attached, and that the originalarticles of incorporation of said corporation has been duly filed in the office of theSecretary of State and the fees therefor paid, provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of office, at the Capitol. in the City of Atlanta, thisl6th day of March in the year of our Lord One Thousand Nine Hundred and Seventy Three and of the Independence of the United States of America the One Hundred and Ninety-seventh.

SECRETARY OF STATE, EX-OFFICIO CORPORA COMMISSIONER OF THE STATE OF GEORGIA.

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ARTICLES OF INCORPORATION

Of

TRIANGLE T CORPORATION

We, the undersigned natural persons of the age of twentyone years or more, acting as incorporators of a corporation under the Georgia Business Corporation Code, do hereby adopt the following Articles of Incorporation for such corporation:

FIRST: The name of the corporation is:

TRIANGLE T CORPORATION

SECOND: The period of its duration is perpetual. THIRD: The purpose or purposes for which the corporation is organized are:

To manufacture, buy, sell, import, export and deal in, both as principal and agent, general merchandise, including metal parts and machinery and metal products of all nature and description; and to conduct and carry on the general business of manufacturing, trading, importing and exporting any `and all products, goods, wares and merchandise permitted by law, and to make and enter into contracts and agreements necessary or incidental to carrying out the aforesaid purpose; and to manufacture, buy, sell, import, export, trade and deal in all of the accessories or equipment or raw materials necessary or incidental to carrying out the aforesaid purpose.

FOURTH: The aggregate number of shares which the corporation shall have authority to issue is five thousand (5,000) of the par value of One Hundred Dollars (\$100.00) each.

FIFTH: The corporation will not commence business until it has received the sum of Five Hundred Dollars (\$500.00) as consideration for the issuance of shares.

SIXTH: The address of the initial registered office of the corporation is 1421 Union Street, Brunswick, Georgia, 31520, and the name of its initial registered agent at such address is Robert Asa Sapp.

SEVENTH: The number of directors constituting the initial board of directors shall be three (3) and the name and address of each person who is to serve as a member thereof are:

NAME	ADDRESS
Heikki Farm	Toijala, Finland
Pertti Lehtinen	Old Jesup Road Brunswick, Georgia
Robert Asa Sapp	1421 Union Street Brunswick, Georgia 31520

EIGHTH: The name and address of such incorporator

NAME

is:

Robert Asa Sapp

ADDRESS

1421 Union Street Brunswick, Georgia 31520

. NINTH: (a) The board of directors shall have power, in its discretion to provide for and to pay to directors rendering unusual or exceptional services to the corporation special compensation appropriate to the value of such services.

(b) Directors, officers and employees shall be indemnified to the extent permitted by the laws of the State of Georgia.

IN WITNESS WHEREOF, I have hereunto set my hand this

14th day of <u>March</u> ___, 1973.

Robert Asa Sapp - Incorporator

STATE OF GEORGIA COUNTY OF GLYNN

) ss.:

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I, Faye L. Harrison , a Notary Public in and for the said county and state, duly commissioned and sworn hereby certify that ROBERT ASA SAPP who is to me personally known this day appeared before me personally and severally acknowledged to me that he signed and executed the foregoing instrument of his own free will and accord for the uses and purpose therein named and expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal this <u>14th</u> day of <u>March</u>, 1973.

NOTARY PUBLIC, Glynn County, Georgia

94 r.r. 19 p. p. 19 r. r. r.

Seal

M-4599

TO THE SUPERIOR COURT OF SAID COUNTY:

The petition of Robert Asa Sapp, respectfully shows:

1. The Articles of Incorporation of Triangle T Corporation executed by the incorporators are attached hereto.

2. The certificate of the Secretary of State that the name Triangle T Corporation is available is attached hereto.

WHEREFORE, petitioner prays that Triangle T Corporation be incorporated.

COWART, SAPP & GALE

BY: Relad Cida Sopp

Cowart, Sapp & Gale P. O. Box 1597 Brunswick, Georgia 31520

CRICENAL

IN THE SUPERIOR COURT OF SAID COUNTY:

ORDER

The Articles of Incorporation of Triangle T Corporation and the certificate of the Secretary of State of Georgia that the name Triangle T Corporation is available having been examined and found lawful;

IT IS HEREBY ORDERED that Triangle T Corporation be and it is hereby incorporated under the laws of the State of Georgia.

This <u>14th</u> day of <u>March</u>, 1973.

Judge, Superior Court, Glynn

Judge, Superior Court, Alynn County, Georgia

The foregoing documents of incorporation and the order of the Judge thereon were filed in this office on the _____ day of

, 1973.

Clerk, Superior Court of Glynn County, Georgia

NOTICE OF INCORPORATION

On application of Heikki Farm, whose address is Jesup Road, Brunswick, Georgia, and Pertti Lehtinen, whose address is Old Jesup Road % Triangle T Corporation, Brunswick, Georgia, and Robert Asa Sapp, whose address is 600 "G" Street, Brunswick, Georgia, Articles of Incorporation have been granted to Triangle T Corporation by the Honorable $(ferror KNCh) J\bar{K}$ Judge of the Superior Court of Glynn County, Georgia, in accordance with the applicable provisions of the Georgia Corporation Code. The registered office of the corporation is located at 600 "G" Street, Brunswick, Georgia, 31520, and its registered agent at such address is Robert Asa Sapp.

The purpose or purposes for which the corporation is organized are: To manufacture, buy, sell, import, export and deal in, both as principal and agent, general merchandise, including metal parts and machinery and metal products of all nature and description; and to conduct and carry on the general business of manufacturing, trading, importing and exporting any and all products, goods, wares and merchandise permitted by law, and to make and enter into contracts and agreements necessary or incidental to carrying out the aforesaid purpose; and to manufacture, buy, sell, import, export, trade and deal in all of the accessories or equipment or raw materials necessary or incidental to carrying out the aforesaid purpose.

IN RE: Incorporation of Triangle T Corporation

PERSONALLY appeared before the undersigned officer, W. R. Maulden, who says under oath that he is the Advertising Manager of The Brunswick News, a newspaper having a general circulation in and whose principal place of business is in Glynn County, Georgia, and that there has been deposited with said newspaper the costs of publishing four (4) insertions of the foregoing application for incorporation and order of the Judge thereon once a week for four (4) weeks.

This 15th day of Marich , 1973.

Affiant - Advertising Manager

Sworn to and subscribed before me this 5 day of 11. 1973./

NOTARY PUBLIC, Glynn County, Georgia Notary Public, Cynn County, Ga, Notary Public, Cynn County, Ga, My Commission Expires March 10, 1974



TO THE SUPERIOR COURT OF SAID COUNTY:

I, Marvin J. Highsmith, Clerk of the Superior Court of Glynn County, Georgia, (said Court being a Court of Record, having Equity and Common Law Jurisdiction, a Clerk and a Seal) do hereby certify that the foregoing $\cancel{10}$ pages of typewritten matter contains and is true and correct transcript with the order of the Judge thereon of the Articles of Incorporation of Triangle T Corporation on the $\cancel{14}$ day of $\cancel{34}$ day of $\cancel{34}$ as the same appears of record and file in this office.

IN TESTIMONY WHEREOF, I have hereunto set my official signature and hereon affix my Seal of Office on this the 11 day of 20 day. 1973.

Clerk, Superior Court of Glynn County, Georgia

DUPLICATE



J. Ben M. Fortson, Ir. Secretary of State of the State of Georgia, do hereby certify, that

"TRIANGLE T CORPORATION", a Georgia corporation and "TRIANGLE T CORPORATION", a New York corporation, were on the 4th day of September, 1973, duly merged under the laws of the State of Georgia by the Superior Court of Glynn County into "TRIANGLE T CORPORATION" the resulting corporation, in accordance with the certified copy: hereto attached and that the original articles of merger have been duly filed in the office of the Secretary of State and the fees paid therefor, as provided by law.

> IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of office, at the Capitol, in the City of Atlanta, this 6th day of Soptomber, in the year of our Lord One Thousand Nine Hundred and Seventy Three and of the Independence of the United States of America the One Hundred and Minety-Eighth.

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SECRETARY OF STATE, EX-OFFICIO CORDORATIO COMMISSIONER OF THE STATE OF GEORGIA.

ARTICLES OF MERGER

OF

"TRIANGLE T CORPORATION" OF THE STATE OF NEW YORK

AND

"TRIANGLE T CORPORATION" OF GLYNN COUNTY, GEORGIA

INTO

"TRIANGLE T CORPORATION" OF GLYNN COUNTY, GEORGIA

1.

The Agreement and Plan of Merger is hereto attached as Exhibit A and by reference made a part hereof was duly approved by the Board of Directors of "Triangle T Corporation" of the State of New York and the Board of Directors of "Triangle T Corporation" of Glynn County, Georgia.

2.

On the date of submission of the Agreement and Plan of Merger to the shareholders of "Triangle T Corporation" of the State of New York, there were 301 shares of the Common Stock of said corporation outstanding and entitled to vote thereof; and at the date of submission of the Agreement and Plan of Merger to the shareholders of "Triangle T Corporation: of Glynn County, Georgia, there were 5 shares of the Common Stock of said corporation outstanding and entitled to vote thereof.

3.

The Agreement and Plan of Merger was approved by said two corporations unanimously and without dissent.

ARTICLE FOUR

The following plan of merger was approved by the shareholders by the undersigned domestic corporation in the manner prescribed by the Goergia Business Corporation Code and was approved by the undersigned foreign corporation in the manner prescribed by the laws of the State under which it is organized.

PLAN OF MERGER:

1. TRIANGLE T CORPORATION, a New York corporation, proposes to merge into TRIANGLE T CORPORATION, a Georgia corporation which is hereinafter designated as the surviving corporation.

2. The terms and conditions of the merger are as follows:

(a) The by-laws of the surviving corporation as they shall exist on the effective date of this agreement shall be and remain the by-laws of the surviving corporation until the same shall be altered, amended or repealed as therein provided.

(b) The directors and officers of the surviving corporation shall continue in office until the next annual meeting of stockholders and until their successors shall have been elected and qualified.

(c) This merger shall become effective uponfiling with the Clerk of the Supreme Court ofGlynn County, Georgia.

-2-

The Agreement and Plan of Merger will not effect any change in or amendment to the Articles of Incorporation of "Triangle T Corporation" of Glynn County, Georgia, except as set out in the Plan of Merger, Paragraph 3 therein. ARTICLES OF MERGER of TRIANGLE T CORPORATION into TRIANGLE T CORPORATION

* * * * *

The undersigned corporations, pursuant to the provisions of Title 22, Section 22-1008 of the Code of Georgia of 1933, as amended thereby execute the following Articles of Merger.

ARTICLE ONE

The names of the corporations proposing to merge and the names of the States under the law of which such corporations are organized, are as follows:

Name of Corporation	State of Incorporation
TRIANGLE T CORPORATION	Georgia

New York

ARTICLE TWO

TRIANGLE T CORPORATION

The laws of New York, the State under which such foreign corporation is organized, permit such merger.

ARTICLE THREE

The name of the surviving corporation shall be TRIANGLE T CORPORATION and it shall be governed by the laws of the State of Georgia.

(d) Upon the merger becoming effective, all the property, rights, privileges, franchises, patents, trade-marks, licenses, registrations and other assets of every kind and description of the merged corporation shall be transferred to, vested in and devolve upon the surviving corporation without further act or deed and all property, rights and every other interest of the surviving corporation and the merged corporation shall be as effectively the property of the surviving corporation as they were of the surviving corporation and the merged corporation respectively. The merged corporation hereby agrees from time to time, as and when requested by the surviving corporation or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further or other action as the surviving corporation may deem necessary or desirable in order to vest in and confirm to the surviving corporation title to and possession of any property of the merged corporation acquired or to be acquired by reason of or as a result of the merger herein provided for and otherwise to carry out the intent and purposes hereof and the proper officers and directors of the merged corporation and the proper officers and directors of the surviving corporation are fully authorized in the name of the merged corporation or otherwise to take any and all such action.

- 3-

3. The manner of converting the outstanding shares of the capital stock of the merged corporation into the shares or other securities of the surviving corporation shall be as follows:

Each share of common stock of the merged corporation which shall be outstanding on the effective date of this agreement, and all rights in respect thereof shall forthwith be changed and converted into one (1) share of common stock of the surviving corporation.

4. The Articles of Incorporation of the surviving corporation as they exist on the effective date of this agreement shall be and remain the Articles of Incorporation of the surviving corporation.

ARTICLE FIVE

As to each merging corporation, the shareholders of which voted on such plan, the shareholder vote required to adopt the plan of merger is as follows:

Name of Corporation

Shareholder Vote Required

TRIANGLE T CORPORATION

Two-Thirds Vote

ARTICLE SIX

As to each merging corporation, the number of shares outstanding, the number of shares entitled to vote, and the number and designated of shares of any class entitled to vote as a class, are:

- 4--

Name of Corporation

Total No. Shares Outstanding

301

Total No. of Shares Entitled to Vote

301

TRIANGLE T CORPORATION

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ARTICLE SEVEN

As to each corporation, the number of shares voted for and against the plan, respectively, and the number of shares of any class entitled to vote as a class voted for and against the plan, are:

Name of Corporation	Total Shares Voted For	Total Shares Voted Against
TRIANGLE T CORPORATION (Merged Corporation)	301	None
TRIANGLE T CORPORATION (Surviving Corporation)	5	None

ARTICLE EIGHT

All of the shareholders, officers and Directors of "Triangle T Corporation" of the State of New York, and "Triangle T Corporation" of Glynn County, Georgia, after holding corporate meetings in requirements of its Charter and bylaws unanimously passed and adopted resolutions authorizing said merger and without dissenting vote, said resolutions setting out and that the surviving corporation shall be "Triangle T Corporation" under the laws of Georgia.

ARTICLE NINE

All provisions of the laws of the State of Georgia and the State of New York, applicable to the proposed merger have been complied with. IN WITNESS WHEREOF, each of the undersigned corporations has caused these articles of merger to be executed in its name by its president or vice-president and attested to by its secretary or assistant secretary, as of the day of January, 1973.

TRIANGLE T CORPORATION

By Tertti Kelthun Pertti Lehtinen - President

de c

Attest:

Robert Asa Sapp - Secretary

TRIANGLE T CORPORATION By Martie Chatizury Pertti Lehtinen - President

Attest:

Robert Asa Sapp - /Secretary

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M-4734

IN THE SUPERIOR COURT OF GLYNN COUNTY, GEORGIA

GEORGIA, GLYNN COUNTY

The petition of Triangle T Corporation of Glynn County, Georgia, and Triangle T Corporation of the State of New York shows the Court as follows:

1.

The Articles of Merger of Triangle T Corporation of the State of New York into and with Triangle T Corporation of Glynn County, Georgia, are hereto attached.

2.

The Certificate of the Secretary of State as to the surviving corporation of said merger is not necessary in that the two corporations have the same name, to-wit: Triangle T Corporation.

WHEREFORE, your petitioners pray that the merger provided for in said Articles of Merger be granted.

COWART, SAPP & GALE

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Robert Asa Sapp, Attorney for Petitioners

P. O. Box 1597
600 "G" Street
Brunswick, Georgia 31520

iled in Offic

ORDER

The Articles of Merger of Triangle T Corporation of the State of New York and Triangle T Corporation of Glynn County, Georgia, as a surviving corporation having been read and considered, and it appearing to the Court that Articles of Merger are within the Purview of the laws of the State of Georgia and that all statutory requirements have been met,

It is hereby ordered that the merger of Triangle T Corporation of the State of New York into Triangle T Corporation of Glynn County, Georgia, as a surviving corporation, be and the same hereby is granted.

This / day of <u>Applipula</u>, 1973.

Ary le 1 1. JUDGE PRESIDING, Superior Court of

Glynn County, Georgia

MERGER OF CORPORATIONS

Pursuant to order of the Honorable Winebert D. Flexer, II, Judge Presiding, Glynn Superior Court, Glynn County, Georgia entered in accordance with the applicable provisions of the Georgia Business Corporation Code, a merger has been effected by and between "Triangle T Corporation" of the State of New York and "Triangle T Corporation" of Glynn County, Georgia. The name of the surviving corporation is "Triangle T Corporation of Glynn County, Georgia. The registered office of which is located in Glynn County, Georgia, the address being Route 3, Box 28, Green Swamp Road, Brunswick, Georgia.

COWART, SAPP & GALE

1 Clar Collegen Robert Asa Sapp, Attorney at Law

P. O. Box 1597
600 "G" Street
Brunswick, Georgia 31520

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PERSONALLY before the undersigned officer duly authorized by law to administer oaths appeared where Mark Mark lace the proper corporate officer of The Brunswick News to make this affidavit and who, being first duly sworn on oath, deposes and says that he is the Advertising Manager of The Brunswick News, a newspaper published in and having a general circulation in Glynn County, Georgia, and that there has been deposited with said publisher the costs of publishing four insertions of the Petition for Merger and Orders of the Judge thereon once a week for four weeks relating to the merger of Triangle T Corporation p of the State of New York with Triangle T Corporation of Glynn County, Georgia.

This 15t day of September, 1973.

Advertising Manager

Sworn to and subscribed before me this $2^{-\frac{3}{2}}$ day of September, 1973. En Ze

NOTARY PUBLIC, Glynn County, Georgia Notary Public, Glynn County, Ga My Commission Expires March 10, 1974

STATE OF GEORGIA

COUNTY OF GLYNN

I, MARVIN J. HIGHSMITH, Clerk of the Superior Court of Glynn County Georgia, (said Court being a Court of Record, having Equity and Common Law Jurisdiction, a Clerk and a Seal), do hereby certify that the foregoing ______ pages of typewritten matter contains and is a true and correct transcript with the Order of the Judge thereon of the Articles of Merger Incorporation of Erianlge T Corporation of the State of New York into and with Triangle T Corporation of Glynn County, Georgia

on the <u>her</u> day of <u>September</u> 19 73, as the same appears of record and file in this office.

IN TESTIMONY WHEREOF, I have hereunto set my official signature and hereon affixed my Seal of Office on this the <u>Star</u> day of <u>Sectember</u> 19_73_.

Superior Cour σf Glynn County Georgia