ILLINOIS QUITCLAIM DEED

THIS DOCUMENT WAS PREPARED BY:

Craig T. Boyd

Butler Rubin Saltarelli & Boyd LLP

70 West Madison Street, Suite 1800

Chicago, IL 60602

AFTER RECORDING, RETURN

DOCUMENT TO:

Craig T. Boy 1

Butler Rubin Saltarelli & Boyd LLP

70 West Madison S reet, Suite 1800

Chicago, IL 60602

MAIL SUBSEQUENT TAX BILLS

TO:

Gary S. Beres

4810 West Oakton

Skokie, IL 60077

Doc#: 0402144044

Eugene "Gene" Moore Fee: \$68.50

Cook County Recorder of Deeds

Date: 01/21/2004 11:09 AM Pg: 1 of 23

Above Space for Recorder's Use Only

QUITCLAIM DEED

The Grantor, Crafty Beaver Home Center No. 1, Inc., an Illinois corporation, Successorby-Merger to Skokie Lumber Co. Inc., 4810 West Oakton, Skokie, Illinoi, 60077, for and in consideration of the sum of TEN DOLLARS (\$10.00) in hand paid and other good and valuable consideration, CONVEYS AND QUITCLAIMS to the Grantee, HCGK 1517 LLC an Illinois limited liability company, of 4810 West Oakton, Skokie, Illinois 60077, the interest of Grantor in and to the following described real estate situated in the County of Cook and State of Illinois, to wit:

SEE EXHIBIT A ATTACHED HERETO AND INCORPORATED HEREIN.

0402144044 Page: 2 of 23

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IN WITNESS WHEREOF, Crafty Beaver Home Center No. 1, Inc., the Grantor, has caused its name to be signed to these presents by its President, as of this 1st day of January, 2004.

CRAFTY BEAVER HOME CENTER NO. 1, INC.

y: Jan

Paul Puttrich President

ACKNOWLEDGMENT

STATE OF ILLINO'S

SS

COUNTY OF COOK

I, the undersigned, a Notary Public, in and for the County and State aforesaid, DO HEREBY CERTIFY that Paul Puttricin, personally known to me to be the President of **CRAFTY BEAVER HOME CENTER NO. 1, INC** and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged under oath that as such President, ne signed and delivered the said instrument as President, pursuant to authority given by the Board of Directors of said corporation, as his free and voluntary act, and as the free and voluntary act and deed of the corporation, for the uses and purposes therein set forth.

Given under my hand and seal this 15th day of January, 2004.

Print Name:

NOTARY PUBLIC

Exempt under provisions of Paragraph E, Section 31-45, of the Real Estate Transfer Act Date: January 1, 2004

Crafty Beaver Home Center No. 1, Inc.

Bv

Paul Puttrich, President

"CHEFICIAL SEAL"

ANDREA M. GORDON

NORM PUBLIC, SINCE OF PRINCIPLE

LES OF THE PRINCIPLE O

2

0402144044 Page: 3 of 23

UNOFFICIAL COPY

EXHIBIT A

LEGAL DESCRIPTION

Property Address: 1517 West Lawrence Avenue, Chicago, Illinois 60640

Permanent Real Estate Tax Number(s): 14-17-100-005-0000

Property of Cook County Clark's Office W:\C\Crafty Beaver\Real Estate\1517 Deed.d∞

0402144044 Page: 4 of 23

UNOFFICIAL COPY

Legal Description:

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0402144044 Page: 5 of 23

UNOFFICIAL COPY

File Number ___5365-216-5



Wherens,

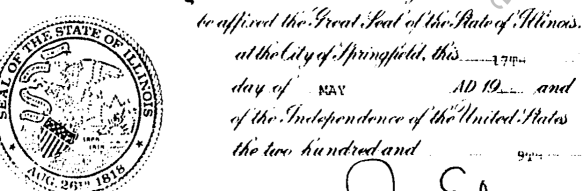
ARTICLES OF INCORPORATION OF

CRAFTY BRAVER HOME CENTER NO. 1, INC.

INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF I'LLINOIS, IN FORCE JULY 1, A.D. 1984.

The Therefore, I, Jim Edga, Secretary of State of the Stat. of Allinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Costimony Ulbereof, Theretoset my hand and cause to



SECHETARY OF STATE

BCA-2.10 (Rev. Jul. 1984)

Submit in Duplicate

JIM EDGAR Secretary of State State of Illinois

ARTICLES OF INCORPORATION

File #	
This Space Secretary	of State
Date 3-17	2 f 3
License Fee Franchise Tax Filing Fee	\$ 25
Clerk Co-	100

Pursuant to the provisions of "The Business Corporation Act of 1983", the undersigned incorporator(s) hereby adopt the following Articles of Incorporation.

ARTICLE ON The name of the corporation is __Crafty Beaver Home Center No. (Bhall contain the word "curporation", "company",

"Imized", or an abbreviation thereof)

ARTICLE TWO

The rame and address of the initial registered agent and its registered office are:

Marquis C. Registered Allent Middle Name Fra Name One First National Plaza **5000** Registered Office Street Suite # (A P.O. Box slone is not acceptable) thi cago <u>60603</u> <u>Cook</u> Zb Code County

ARTICLE THREE The purpose or purposes for while the corporation is organized are: If not sufficient space to cover this point, add one or more should of this size.

> The transaction of $\text{cor}_{\mathcal{I}}$ or all lawful businesses for which corporations may be incorporated under the Illinois Business Corporation Act of 1983.

ARTICLE FOUR Paragraph 1: The authorized shares shall be:

Number of shares authorized Par Value per share Class \$1 Common

Paragraph 2: The preferences, qualifications, limitations, restrictions and the special or relative rights in respect of the shares of each class are: If not sufficient spece to cover this point, add one or more sheets of anit with

N/A

ARTICLE FIVE The number of shares to be issued initially, and the consideration to be received by the corporation therefor, are:

Cless	*Par Value per share	proposed to be issued	received therefor
Common	\$/	1000	\$ 1000
			<u> </u>
		TOTAL	\$ 1000

This space may be marked "n/a" when no reference to a *A declaration as to a "par value" is optional. par value is desired.

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		(c) Itis	etimeted oration d	that the g luring the	rose amount of but following year wil	inee I be:							.,	\$ _		
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Form BCA-2.18	F.		Ž	CORPORATION DEPT.	ragel C. L. L.C. E. S. R. T. 1710 For Infe	9							3	RETURN TO:	tary d, III	
	ARTICLES OF INCORPORATION	rafty Bear Center Not		- 1	The following fees are required to be paid at the time of leading the Cartificate of Incorporation: FILLING FEE \$75.00; INITIAL LICENSE FEE of 1/20th of 1% of the consideration to be received for initial leaved share (see Arr. 5), MINIMAM \$50; INITIAL FRANCHISE TAX of 1/10th of 1% of the consideration to be received for initial issued share (see Arr. 5). Minimal issued share (see Arr. 5). Minimal issued share (see Arr. 5).	EXAMPLES OF TOTAL DUE	£						* Includes Titling Fee + & James Fee + Fr	Æ	Corporation Department Secretary of State Springfield, Illinois 62756 Telephone (217) 782-6961	
i o		Crafty Center			Tool of the control o	3	Comidention to be Received	up to \$1,000 \$ 5,000	10,000	8	8	8	Harris de		Corl Sprin	
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0402144044 Page: 8 of 23

UNOFFICIAL COPY

File Number ____5385_216_5_-



WINTERS. ARTICLES OF MERGER OF

Li

CRAFT! PLAVER HOME CENTER NO. 1, INC.
INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN
FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE
BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I. Jim Edgar, Secretary of State of the State of Allinois, by virtue of the powers vested in see by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Cestimony Whereof, Theretoset my hand and souse to be affixed the Great Seal of the State of Illinois.

atthe City of Springfield, this 30th

of the Independence of the United States

the in hundred and 10th

STATE OF THE PARTY OF THE PARTY

secheTARY OF STATE

MOFFICIAL COPYMENT

UCA-11.25 (Rev. Jul. 1984)

Submit in Duplicant

Remit payment in Check or Money Order, payable to "Secretary of State".

DO NOT SEND CASH!

Filing Fee is \$100, but if merger or comolidation of more than 2 corporations \$50 for each additional corporation.

JIM EDGAR Secretary of State State of Illinois

ARTICLES OF MERGER, CONSOLIDATION, EXCHANGE

Fine 5315-216	7
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Dete 12. 3 - 6'5"	
Filling Fee \$ 1/0 × T	
Glerk	

Pursuant to the provisions of "The Business Corporation Act of 1983", the undersigned corporation(s) hereby adopt(s) the following Articles of Merger, Garitolicable words)

merge

	corporation, 279:	ı
	News of Corporation	State or Country of Incorporation
	Skokie Lumber Co., Inc	Delaware
	Crafty Beaver Home Center No. 1, Inc.	Illinois
	CHSMC 123	
	The name of the new corporation is	ation is incorporated permit such r
 2. 3.	consolidation or axional general control and control a	

See Attached Statement

merger

5. The plan of consolidation was approved, as to each corporation, as follows:
exchange

(Only "X" one box for each corporation)

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Name of Correction	By the sharsholders, a reso- iution of the board of directors having been duly adopted and submitted to a vote at a meeting of sharsholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken. (\$11,20)	By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with 67.10. (\$11.20)	holders entitled to vote on the action,
Skokie Lumber Co , In	ac. 0		823
Crafty Beaver: Home (e)	ter No. 1 Inc.		63
		G	
• •	g, new or acquiring corporation od after the issuance of a करी the State of Illinois:	_	

- a. The surviving, new or acquiring corporation may be select with process in the State of Illinois in any proceeding for the enforcement of any obligation of the corporation organized under the laws of the State of Illinois which is a party to the merger, conscillation or exchange and in any proceeding for the enforcement of the rights of a dissenting sharpholder of any such corporation organized under the laws of the State of Illinois against the surviving, new or acquiring corporation.
- b. The Socretary of State of the State of Illinois shell be and hereby is irrevolutely appointed as the agent of the surviving, new or acquiring corporation to accept service of process in any such proceedings, and
- c. The surviving, new, or acquiring corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Illinois which is a party to the merging, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with respect to the rights of dissenting shareholders.

- 7. (Complete this item if reporting a marger of subsidiary corporations.)
 - a. The number of outstanding shares of each class of each merging subsidiary corporation and the number of such shares of each class owned immediately prior to the adoption of the plan of merger by the parent cc: poration, are:

4447	Name of Corporation	Total Number of Shares Outstanding of Each Class	Number of Shares of Each Class Owned Immediately Prior to Merger by the Perent Corporation
	70 0/2	-	
b , 1	The date of mailing a copy of the pholders of each interging subsidiary of	ian of merger and notice of proporation was	the right to dissent to the share-
1	Was written consent for the merger of all rubsidiar	or written waiver of the 30 y corporations received?	day period by the holders of all
1	If the answer is "No", the duplicer he Secretary of State until after 30 and of the notice of the right to disser	days following the mailtig	of a copy of the plan of merger
The u	nderrigned corporations have caused om affirm, under penalties of perjury	these articles to be signed b	v their duly authorized officers
Dated) 19 <u>85</u>		or Co., Inc.
attested by	(fign: rure of Secretary or Ammont Secretary)	by salte a	ST Kouphi to Vice Frendents
	Richard R. Olsvang, Secret	_	Borg, Jr., President
Dated	() $($ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($ $)$ $($		one Concer No. 1, Inc.
ettested by	(Summer of Secretary or Amin and Secretary) Richard R. Olswall, Assign	(· - · - · - · - · - · - · - · - · -	Borg, Jr., President
	(Type or Frint Name and The CCTO)		e or Front Name and Title)
Dated	, 19		act Name of Corporation)
attested by	(Synamics of Secretary or Auditori Secretary)	by	of President or Vice President)
•	(Type or Print Name and Title)	(1)	e or Pruis Name and Title)

0402144044 Page: 12 of 23

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RETURN TO:

Corporation Department:
Serving of Same Springflood, Bitter 62776
Springflood, Bitter 62776
Telephone 277 - 782-6661

0402144044 Page: 13 of 23

UNOFFICIAL COPY

PLAN AND AGREEMENT OF MERGER BETWEEN

SKOKIE LUMBER CO., INC. (a Delaware corporation)

AND

CRAFTY BEAVER HOME CENTER NO. 1, INC. (an Illinois corporation)

THIS PLAN AND AGREEMENT OF MERGER made and entered into on December 10, 1985, by and between SKOKIE LUMBER CO., INC., a Delaware corporation (herein sometimes called the Delaware Corporation) and CRAFTY BEAVER HOME CENTER NO. 1, INC., an Illinois corporation (herein sometimes called the Illinois Corporation or the Surviving Corporation), said corporations hereinafter sometimes referred to jointly as the Constituent Corporations.

WITNESSETH:

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WHEREAS, the relaware Corporation, by its certificate of incorporation which was filed in the office of the Secretary of State of Delaware on December 8, 1967, and recorded in the office of the Recorder of Dreas for the County of New Castle on December 8, 1967, has an authorized capital stock consisting of 125,000 shares \$1 par common stock of which 125,000 have been issued. 61,250 shares of the isomed stock have been re-acquired by the Delaware Corporation and are neld by its treasury, leaving 63,750 issued and outstanding. The cost to the Delaware Corporation of the 61,250 reacquired shares was \$61,250.

WHEREAS, the Illinois Corporation, a corporation organized under the laws of the State of Illinois by its certificate of incorporation which was filed in the office of the Secretary of State of Illinois on May 17, 1985, and recorded in the office of the Recorder of Deeds for the County of Cook on May 21, 1985 has authorized capital stock consisting of one thousand (1,000) shares of common stock of the par value of One Dollar (\$1.00) each, all of one class, amounting in the aggregate to One Thousand Dollars (\$1,000), all of which are issued and outstanding and are owned by the Delaware Corporation.

WHEREAS, the principal office of the Delaware Corporation in the State of Delaware is located at 1209 Orange Street, Wilmington, Delaware 19801, and the name and address of its resident agent is The Corporation Trust Company; and the principal office of the Illinois Corporation in the State of Illinois is located at Suite 5000 One First National Plaza, Chicago, Illinois 60603, County of Cook, and the name and address of its resident agent is Donald R. Beres, 4810 Oakton St., Skokie, IL 60075, Cook County

WHEREAS, the board of directors of the Delaware Corporation and the Ilinois Corporation have determined that it is advisable that the Delaware Corporation be merged into the Illinois Corporation on the terms and conditions hereinafter set forth, in accordance with the applicable provisions of the statutes of the States of Delaware and Illinois which permit such merger.

NOW, THEREFORE, in consideration of the premises and of the agreements, covenants and provisions hereinafter contained, the Delaware Corporation and the Illinois Corporation, by their respective boards of directors, have agreed and hereby agree each with the other as follows:

ARTICLE I

The Illinois Corporation and the Delaware Corporation shall be marged into a single corporation, in accordance with the applicable provision of the laws of the State of Ilinois and of the State of Delaware, by the Delaware Corporation merging into the Illinois Corporation, which shall be the Surviving Corporation.

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ARTICLE II

Upon the merger occoming effective, as provided in the applicable laws of the State of Ilinois and of the State of Delaware (the time when the merger shall so become effective being sometimes herein referred to as the "effective date of merger"):

- 1. The two Constituent Corporations shall be a single corporation, which shall be the Illinois Corporation as the Surviving Corporation, and the separate existence of the Delawara Corporation shall cease except to the extent provided by the laws of the State of Delaware in the case of a corporation after its merger into another corporation;
- 2. The corporate name of the Ilino's Corporation shall not be changed;
- 3. The Illinois Corporation shall thereupon and thereafter possess all the rights, privileges, powers and franchises, as well of a public as of a private nature, of each of the Constituent Corporations; and all property, real personal and mixed, and all debts due on whatever account, including subscriptions to shares, and all other choses in action, and all and every other interest of, or belonging to, or due to each of the Constitutent Corporations, shall be taken and deemed to be vested in the Surviving Corporation

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without further act or deed; and the title to all real estate, or any interest therein, vested in either of the Constituent Corporations shall vest in the Surviving Corporation and shall not revert or be in any way impaired by reason of the merger;

- The Illinois Corporation shall thenceforth be responsible and liable for all of the liabilities and obligations, and be subject to all of the restrictions, disabilities and duties, of each of the Constitutent Corporations; and any claim existing or action or proceeding pending by or against either of the Constituent Corporations may be prosecuted to judgment as if the merger had not taken place, or the Surviving Corporation may be substituted in its place, and the rights of creditors and all liens upon the property of sither of the Constituent Corporations shall be preserved and unimpaired by the merger, and all debts, liabilities and duties of the Delaware Corporation shall thenceforth attach to the Surviving Corporation and may be enforced against it to the same extent as if said debts, liabilities and duties had been contracted or incurred by it.
 - 5. The aggregate amount of the net assets of the Constituent Corocrations which was available for the payment of divide ids immediately prior to the merger, to the extent that the value thereof is not transferred to stated capital by the issuance of shares or otherwise, shall continue to be available for the payment of dividends by the Suriving Corporation;
 - 6. The By-Laws of the Pelaware Corporation as existing and constituted immediately prior to the effective date of merger shall be and constitute the By-Laws of the Surviving Corporation;
 - 7. The board of directors and the members thereof, and the officers of the Delaware Corporation immediately prior to the effective date of merger shall be and constitute the board of directors, and the members thereof, and the officers of the Surviving Corporation.

ARTICLE III

The Certificate of Incorporation of the Illinois Corporation, as existing and constituted immediately prior to the effective time of merger, shall constitute the Certificate of Incorporation of the Surviving Corporation, except that Article Four, Paragraph 1 shall be changed to read as follows:

The authorized shares shall be:

4

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Par value Number of shares

Class Per Share Authorized

Common \$1 125,000

ARTICLE IV

The manner and basis of converting the share of the Constituent Corporations into shares of the Surviving Corporation shall be as follows:

- 1. The one thousand (1,000) shares of common stock of the Illinois Corporation now owned and held by the Delaware Corporation shall be cancelled and no shares of stock of the Illinois Corporation shall be isseed in respect thereof, and the capital of the Illinois Corporation shall be deemed to be reduced by the amount of One Thousand Dollars (\$1,000), the amount represented by said one thousand (1,000) shares of common stock.
- 2. The 61,250 shares of issued common stock of the Delaware Corporation held in its treasury prior to the effective time of merger shall be cancelled and shall constitute authorized but unissued shares.
- 3. Each of the 63 1/50 shares of common stock of the Delaware Corporation issued and outstanding immediately prior to the effective time of the merger shall be changed into and become a share of the common stock, \$1.00 par value, of the Surviving Corporation.

ARTICLE V

The Illinois Corporation, as the Surviving Corporation, shall pay all expenses of carrying this Agreement of Merger into effect and accomplishing the merger herein provided for.

ARTICLE VI

If at any time the Surviving Corporation shall consider or be advised that any further assignments or assurances in law are necessary or desiraable to vest in the Surviving Corporation the title to any property or rights of the Delaware Corporation, the proper officers and directors of the Delaware Corporation shall execute and make all such proper assignments and assurances in law and do all things necessary or proper to thus vest such property or rights in the Surviving Corporation, and otherwise to carry out the purposes of the Plan and Agreement of Merger.

ARTICLE VII

This Plan and Agreement of Merger shall be submitted to the shareholders or stockholders of each of the Constituent Corporations, as provided by law, and shall take effect, and be deemed and be taken to be the Plan and Agreement of Merger of said corporations upon the approval or adoption thereof by the shareholders or stockholders of each of the Constituent Corporations in accordance with the requirements of the laws of the State of Illinois and of the State of Delaware respectively and upon the execution, filing and recording of such documents and the doing of such acts and things as shall be required for accomplishing the merger under the provisions of the applicable statutes of the State of Illinois and of the State of Delaware, as accetofore amended and supplemented.

Anything herein or elsewhere to the contrary nowwithstanding, this Plan and Agreement of Merger may be abandoned by either of the Constituent Corporations by appropriate resolution of its board of directors at any time prior to its approval or adoption by the shareholders or stockholders thereof, or by mutual consint of the Constituent Corporations evidenced by appropriate resolutions of their respective board of directors at any time prior to the effective date of the merger.

IN WITNESS WHEREOF. THE Delaware Corporation and the Illinois Corporation have caused this Plan and Agreement of Merger to be signed in their respective corporate names by their respective Presidents, and their respective corporate seals to be hereunto affixed and attested by their respective Secretaries and a majority of the directors of each of said corporations have hereunto set their hands, all as or the day and year first above written.

SKOKIE LUMBER CO., INC. (a Delaware Corporation)

Secretary

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(All of the directors of Skokie Lumber Co., Inc. (a Delaware corporation)

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CRAFTY BEAVER HOME CENTER NO. 1, INC. (an Illinois corporation)

By Walter HBorgh

Stopperty of County Clerk's Office (the sole director of Crafty Beaver

Certificate of the Secretary of SKOKIE LUMBER CO., INC.

I, Richard R. Olswang, Secretary of SKOKIE LUMBER CO., INC., a corporation organized and existing under the laws of the State of Delaware, hereby certify as such secretary and under the seal of said corporation, that the Plan and Agreement of Marger to which this certificate is attached, after having been first duly signed on behalf of the said corporation by the president and all of the directors thereof and having been signed by the president and the sole director of CRAFTY BEAVER HOME CENTER NO. 1, INC., a corporation of the State of Illinois, was duly adopted pursuant to Section 228 of Title 8 of the Delaware Code of 1953, by the unanimous written consent of the stockholders holding sixty three thousand seven hundred fifty (63,750) shares of common stock of the corporation, being all the shares of the corporation issued and outstanding.

INC. or	WITNESS this 10	my hand day of	and seal o	IK.		BER CO.,
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Certificate of the Secretary of CRAFTY BEAVER HOME CENTER NO. 1, INC.

I, C. F. Marquis, Secretary of CRAFTY BEAVER HOME CENTER NO. 1, INC., a corporation organized and existing under the laws of the State of Illinois, hereby certify as such secretary and under the seal of said corporation, that the Plan and Agreement of Marger to which this certificate is attached, after having been first duly signed on behalf of the said corporation by the president and all the directors of SKOKIE LUMBER co., INC., a corporation of the State of Delaware, was duly adopted pursuant to Sections 11.20 and 7.10 of the Illinois Business Corporation Act of 1983, by the unanimous written consent of the shareholders holding one thousand (1,000) common shares of the par value of One Dollar (\$1.00) each of the corporation, being all of the shares of the corporation issued and outstanding.

WITNESS MY HAND AND SEAL of said CRAFTY BEAVER HOME CENTER NO. 1, INC. on this 18 day of July, 1985.

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J)

Secretafi)

BCA 5.10/5.20 (Rev. Jul. 1984)

Submit in Duplicate

Remit payment in Check or Money Order, payable to "Secretary of State".

DO NOT SEND CASH!

JIM EDGAR Secretary of State State of Illinois

STATEMENT OF CHANGE OF REGISTERED AGENT AND/OR HEGISTERED OFFICE

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5. The address of the reg	- · ·	address of the Success	office of the register
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6. The above change was a		e box only)	S
a. (1) By resolution	duly adopted by the b	uard of directors.	(Note 5)
	he registered agent.		in no st
	d diamentaria dan basa d	See Note 5)	· (C-
The independent corpo	ration has callead Inte	STATEMENT TO DO SINITED	by its duly authorized
each of whom affirm, under	penalties of perjury, th	at the facts stated nafeir	। वार्ष । । । ।
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0402144044 Page: 22 of 23

UNOFFICIAL COPY

Property of Cook County Clerk's Office

STATE OF ILLINOIS

OFFICE OF THE SECRETARY OF STATE I hereby certify that this is a true and correct copy, consisting of pages, as taken from the original on file in this office.



DATE: 12/23/03

0402144044 Page: 23 of 23

UNOFFICIAL COPY

STATEMENT BY GRANTOR AND GRANTEE

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

Date: January 1	_, 20 <u>04</u>
Signature Hays Ben	
SUBSCRIBED AND SWORN TO BEFORE ME ON THIS	
/s+ DAY Or	
January , 10 04.	A Wilkling to Willer William William Charles to the
andrea M. Gods	
NOTARY PUBLIC	

The grantee or his agent affirms and verifies that the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

Date: January 1	, 20_04	1,0
Signature: Jan Sen	•	0///
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/S+ DAY OF		
<u>January</u> , 20 <u>04</u> .		
andrea M. Godo		
NOTAKY PUBLIC		

(Attach to deed or ABI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act).