UNOFFICIAL COPY₀ Form #20

Certificate No	Document No	3712850
TO THE REGISTRAR OF TITLES COOK COUNTY, ILLINOIS:		
You are directe	d to register the Docum	nent hereto attached
on the Certificate	indicated	affecting the
That part of the Southwest Quarter (4) of the So 12 Hast of the Third Principal Meridian, bounded of the aforesaid Southwest Quarter (4) of the So the North line of said Southwest Quarter (5) of 380 feet; thence South along a line permiss with the North line of East along a line 22.50 feet North from and permission of said line with the North line of East along a line 22.50 feet North from and permission of Southwest Quarter (4) of said Section 22; thence Southwest Quarter (4) of said Section 22; thence place of beginning, (excepting therefrom that passed of beginning, (excepting therefrom that passed can be seen that the office of the Reginal Document Number 2786098).	uthwest Quarter (4) of Section and described as follows: He uthwest Quarter (4) of said Southe Southwest Quarter (4), of h the East line of said Southe of 670,12 feet to a point 2: the easement described in Both 11-11-11	ginning at the Northeast Corner ection 22; thence West along said Section, a distance of west Quarter (b) of the 2.50 feet North of the cument Number 1583723; thence aid easement and said North lin outhwest Quarter (b) of the a distance of 669.42 feet to th
Sect ionTownship	North, Range	
Third Principal Meridian, Cook C		Co
1. 2	_	Starker
CHICAGO, ILLINOIS 6319		
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1922

AGREEMENT TO MERGE

This AGREEMENT made between Exchange National Bank of Chicago (hereinafter referred to as "Exchange"), a banking association organized under the laws of the United States, being located at 130 South LaSalle Street, Chicago, County of Cook, in the State of Illinois, with a Capital of \$11,8,6,980, divided into 3,554,094 shares of common stock, each of \$3 33 1/3 par value, Surplus of \$12,041,480, and Undivided Profits, including Capital Reserves of \$11,749,311, as of December 31 1981, and Central National Bank in Chicago (hereinafter referred to as "Central"), a banking association organized under the laws of the United States, being located at 120 South LaSalle Street, Chicago, County

of Cook, in the State of Illinois, with a Capital of \$13,390,000 divided into 1,339,000 shares of common stock, each of \$10.00 par value, Surplus of \$25,350,000, and Undivided Profits, including Capital Reserves of negative \$7,066,000, as of December 31, 1981, each acting pursuant to

a resolution of its Board of Directors, adopted by the vote of a majority of its directors, pursuant to the authority

given by and in accordance with the provisions of the Act of

November 7, 1918, as amended (12 U.S.C., Section 215a),

witnesseth as follows:

Section 1.

Exchange shall be merged into Central under the charter of the latter.

Section 2.

The name of the Surviving Association (hereinafter referred to as the "Association") shall be "Exchange National Bank of Chicago".

Section 3.

The business of the Association shall be that of a national banking association. This business shall be conducted by the Association at its main office which shall be located at 120-130 South LaSalle Street, Chicago, Illinois, and at its legally established branches.

Section 4.

The amount of capital of the Association shall be the stockholders' equity of Exchange at the time of the merger plus the fair market value of the preferred stock of Exchange International Corporation being issued pursuant to the merger of Exchange International Corporation and Central National Chicago Corporation plus the debt of Central

National Chicago Corporation remaining outstanding subsequent to the merger.

Section 5.

All assets of Exchange and Central, as they exist at the effective time of the merger, shall pass to and vest in the Association without any conveyance or other transfer; and the Association shall be responsible for all of the liabilities of every kind and description, including liabilities arising out of the operation of a Trust Department of each of the banks existing as of the effective time of the merger, and including the 5% Subordinated Notes of Exchange due June 30, 1987 in the principal amount, as of December 31, 15 Clark 1981, of \$1,500,000.

Section 6.

Each share of common stock of Exchange shall, by virtue of the merger and without any action on the part of the holder thereof, become and be converted into three and one third (3-1/3) shares of common stock of the Association, each with a par value of \$1.00. Each share of common stock of Central shall, by virtue of the merger and without any action on the part of the holder thereof, become and be converted into ten (10) shares of common stock of the Association, each with a par value of \$1.00.

Section 7.

Neither of the banks shall, between the date of this agreement and the time at which the merger shall become effective, dispose of any of its assets in any other:manner except in the normal course of business and for adequate value.

Section 8.

The Roard of Directors of the Association, who shall serve until the next annual meeting of the Association or until their successors have been elected and have qualified, shall comprise the present members of the Board of Directors of Exchange, with the exclusion of Mr. Victor Sayyah; and with the inclusion of Messrs. Bruce L. Dahltorp, Frederick C. Meyers and Thomas S. Tyler.

Section 9.

Effectiveness of this merger shall be subject to and conditioned upon the receipt of all regulatory and shareholder approvals as are required by law and the effectiveness of a merger between Exchange International Corporation and Central National Chicago Corporation.

Section 10.

The rights of shareholders of Central and Exchange, not otherwise provided herein, shall be governed by 12 U.S.C. 215(a).

Section 11.

Effective as of the time this merger shall become effective as specified in the "Certificate Approving Merger" to be issued by the Comptroller of the Currency, the articles of association shall read in their entirety and be in a form as appended hereto.

WITNESS, the signatures and seals of said merging

banks this 23rd day of	<u>April</u> , 1982, each
hereunto set by its authorize	ed officer and attested by its
Cashier or, pursuan	at to a resolution of its B $lpha$ rd
Attest: Cashier	Exchange National Bank of Chicago By Army / Hell President
(Seal of Bank)	

Attest:

Central National Bank in Chicago

[Seal of Bank]

Property of County Clerk's Office

COUNTY OF Cooks	
On this 33 day of Coul, 1982, before me, a Notary Public for the State and County appreciaid, personally came forevol, Allega, as madeline and each in his said capacity acknowledged the foregoing inscrument to be the act and deed of said association and the seal affixed thereto to be its seal.	Bank
WITNESS my official seal and signature this day and year aforesaid. [Seal of Notary] Notary Public, Cook County, My compission expires	
STATE OF Illinois) COUNTY OF Cook) SS	
On this 23rd day of April , 1982, before me, a Notary Public for the State and County aforesaid, personally came Jackson W. Smart JF at Challman of, and Kenneth L. Coughlan as cashier of Central National Bank in and each in his said capacity acknowledged the foregoing instrument to be the act and deed of said Association and the seal affixed thereto to be its seal.	Chicago
WITNESS my official seal and signature thir day	ငပု

Notary Public. Cook County, My commission expires March 4, 1983

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and year aforesaid.

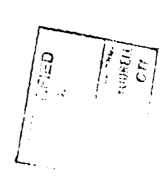
[Seal of Notary]

Property of Cook County Clerk's Office

(Maya)



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