Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/23/2002

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
UPS LOGISITICS GROUP			
CANADA LIMITED, FRITZ			
COMPANIES CANADA, INC. FRITZ			
STARBER INC., OAKVILLE		12/23/2002	CORPORATION:
SUFFERANCE WAREHOUSE			
LIMITED, and 970967 ONTARIO			
INC.			

RECEIVING PARTY DATA

Name:	UPS SCS, INC.
Street Address:	199 Bay Street, Suite 2800, Commerce Court West
City:	Toronto
State/Country:	ONTARIO
Postal Code:	M5L1A9
Entity Type:	CORPORATION: CANADA

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2461821	LIVINGSTON

CORRESPONDENCE DATA

Fax Number: (404)572-5100

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

4045724600 Phone:

Email: trademarks@kslaw.com, ltronco@kslaw.com, vbantug@kslaw.com, setelman@kslaw.com, sete

Correspondent King & Spalding LLP Name:

Address Line

1180 Peachtree St.

TRADEMARK REEL: 003559 FRAME: 0089

900079052

Address Line Atlanta, GEORGIA 30309 4: ATTORNEY DOCKET NUMBER: 00853.104081 LIVINGSTON NAME OF SUBMITTER: Larry H. Tronco Signature: /LARRY H. TRONCO/ Date: 06/12/2007 **Total Attachments: 19** source=LIVINGSTON UPS-01-01-2003#page1.tif source=LIVINGSTON UPS-01-01-2003#page2.tif source=LIVINGSTON UPS-01-01-2003#page3.tif source=LIVINGSTON UPS-01-01-2003#page4.tif source=LIVINGSTON UPS-01-01-2003#page5.tif source=LIVINGSTON UPS-01-01-2003#page6.tif source=LIVINGSTON UPS-01-01-2003#page7.tif source=LIVINGSTON UPS-01-01-2003#page8.tif source=LIVINGSTON UPS-01-01-2003#page9.tif source=LIVINGSTON UPS-01-01-2003#page10.tif source=LIVINGSTON UPS-01-01-2003#page11.tif source=LIVINGSTON UPS-01-01-2003#page12.tif source=LIVINGSTON UPS-01-01-2003#page13.tif source=LIVINGSTON UPS-01-01-2003#page14.tif source=LIVINGSTON UPS-01-01-2003#page15.tif source=LIVINGSTON UPS-01-01-2003#page16.tif

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Ministry of Consumer and Ontario Cusinoss Services CERTIFICATE This is to certify that these articles are effective on

John Hafferty

JANUARY

Form 4 Business Corporations Act Formula 4 Loi sur les compagnies

Ministère des Services eur consommatours et aux entreprises CERTIFICAT

Ceci certifie que les préscuts status entront on viguour to Trans

2003

Line No. 0 20

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Type

Method incorp. 3

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JANVIER, 01 Director / Directrice

Req'd Ν Businesa Corporations Act / Lei sur les sociétés par actions 32

Code

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18

Juriddiction ONTARIO 33

,		ARTICLES (ION							
1.	The name of the amalgamated co	poration is:	Dė	nomina	tion -	soci	ale de	la s	ociėtė	issu	e de	la fusi	ion :
	UPS SCS,	NC.	Name of the last							Ī			
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2.	The address of the registered office	e is:	A	dresse	du s	iège	socia	<i>l</i> :					
۷.	199 Bay Street, Suite 2800, Comm					Ŭ							
		& Number pr R.R. Number & i	ir Modilan	fice Buildi	on dive	Room	No.)	-					
	(Siree (Rue et numéro	ou numéro de la R.R. et, s'il s	agit d'un	édifice à b	ureaux	, num	èro du bu	reau)					
									<u> </u>				
	Toronto								<u> </u>			1,A	9
	(Name oi (Nom de la mu	Municipality or Post Office) nicipalité ou du bureau de pos	te)									Code) postal)	
	N/A	in t	he	N/A									
	(Name of Municipality, Geographic Town		s le /	makendar a province province		(C	ounty, Di	strict, F	Regional I unicipalite	Munici	pality)		
	(Nom de la municipalité, du canten géogra	pinque) la	3			10	omio, uis	mes, m	Dimegranii	, ,cg.b	1,0,0,		
3.	Number (or minimum and maximum	m number) of		'ombre 'admini				ninim	al et n	naxii	mal)		
	directors is:	inimum of one; n											
4.	The director(s) is/are:	I	А	dminisi	raiei	ur(s)					Ì		
											Ì	Reside Canadi	
	st name, initials and surname	Address for services, giving street & No. or R.R. No., Municipality and Postal code.								State Yes or	No		
Pf	énom, initiales et nom de famille	Domícile élu, y compris la rue et le numéro, le numéro									Réside.	nt	
		de la R.R. ou le r	om de	la muni	cipali	tė et	le code	e pos	tal			çanadit Oui/No	
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osepl	h Moderow	55 Glenlake Parkw	ay Nt	:								No	

Atlanta, Georgia 30328

55 Glenlake Parkway NE

Atlanta, Georgia 30328

TRADEMARK REEL: 003559 FRAME: 0091

No

Corporatek

The director(s) is/are:	Administrateur(s) :				
First name, initials and surname Prénom, initiales et nom de famille	Address for services, giving street & No. or R.R. No., Municipality and Postal code. Domicile élu, y compris la rue et le numéro, le numéro de la R.R. ou le nom de la municipalité et le code postal	Resident Canadian State Yes or No Résident canadian Oui/Non			
Reg Sheen	1453 Cornwall Road Oakville, Ontario L5J 7T5	Yes			
Brad Mitchell	1453 Cornwall Road Oakville, Ontario L5J 7T5	Yes			
Richard Gervais	410 St. Nicolas, Suite 300 Montreal, Quebec H2Y 2P5	Yes			
Michel Vallee	410 St. Nicolas, Suite 300 Montreal, Quebec H2Y 2P5	Yes			
Gail D. Lilley	199 Bay Street, Suite 2800 Toronto, Ontario M5L 1A9	Yes			
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		Corp			

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A) The amalgamation agreement has been duly adopted by the shareholders of each of the amalgamating corporations as required by subsection 176 (4) of the Business Corporations Act on the date set out below.

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 A) Les actionnaires de chaque compagnie qui fusionne ont dûment adopté la convention de fusion conformément au paragraphe 176 (4) de la Loi sur les compagnies à la date mentionnée ci-desous.

Check	Cocher
A or B	A ou B

A

B) The amalgamation has been approved by the directors of each amalgamating corporation by a resolution as required by section 177 of the Business Corporations Act on the date set out below.

The articles of amalgamation in substance contain the provisions of the articles of incorporation of

B) Les administrateurs de chaque société qui fusionne ont approuvé la fusion par voie de résolution conformément à l'article 177 de la Loi sur les compagnies à la date mentionnée ci-dessous.

Les statuts de fusion reprennent essentiellement les dispositions des statuts constitutifs de

UPS LOGISTICS GROUP CANADA LIMITED/GROUPE LOGISTIQUES UPS CANADA LIMITEE

and are more particularly set out in these articles.

et sont énoncés textuellement aux présents statuts.

Names of amalgamating corporations Dénomination sociale des sociétés qui fusionnent	Ontario Corporation Number Numéro de la société en Ontario	Date of Adoption/Approval Date d'adoption ou d'approbation
UPS LOGISTICS GROUP CANADA LIMITED/GROUPE LOGISTIQUES UPS CANADA LIMITEE	1455940	23 DEC 2002
FRITZ COMPANIES CANADA INC.	1551407	23 DEC 2002
FRITZ STARBER INC.	1182577	23 DEC 2002
OAKVILLE SUFFERANCE WAREHOUSE LIMITED	248393	23 DEC 2002
970967 ONTARIO INC.	970967	23 DEC 2002
		Company

Corporatek

6.	Restrictions, if any, on business the corporation may
	carry on or on powers the corporation may exercise

Limites, s'il y a lieu, imposées aux activités commerciales ou aux pouvoirs de la compagnie.

No restrictions.

7. The classes and any maximum number of shares that the corporation is authorized to issue:

Catégories et nombre maximal, s'il y a lieu, d'actions que la compagnie est autorisée à émettre :

The Corporation is authorized to issue an unlimited number of shares of one class designated as common shares.

Corporatek

8. Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which is to be issued in series: Droits, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des administrateurs relatifs à chaque catégorie d'actions qui peut être émise en série :

N/A

The issue, transfer or ownership of shares is/is not restricted and the restrictions (if any) are as follows: L'émission, le transfert ou la propriété d'actions est/n'est pas restreint. Les restrictions, s'il y a lieu, sont les suivantes :

No share or shares in the capital of the Corporation shall be transferred without the consent of either (a) a majority of of the directors of the Corporation expressed by a resolution passed at a meeting of the board of directors or by an instrument or instruments in writing signed by a majority of the directors; or (b) the holders of at least 51% of the outstanding common shares of the Corporation expressed by a resolution passed at a meeting of such shareholders or by an instrument or instruments in writing signed by the holders of at least 51% of the outstanding common shares of the Corporation.

10. Other provisions, (if any):

Autres dispositions, s'il y a lieu :

Limitation on Number of Shareholders

The number of shareholders of the Corporation, exclusive of persons who are in its employment and exclusive of persons who, having been formerly in the employment of the Corporation, were, while in that employment, and have continued after the termination of that employment to be, shareholders of the Corporation, is limited to 50, two or more persons who are the joint registered owners of one or more shares being counted as on shareholder.

No Public Distribution

Any invitation to the public to subscribe for securities of the Corporation is prohibited.

 The statements required by subsection 178 (2) of the Business Corporations Act are attached as Schedule "A". Les déclarations exigés aux termes du paragraphe 178(2) de la Loi sur les compagnies constituent l'annexe "A".

 A copy of the amalgamation agreement or directors resolutions (as the case may be) is/are attached as Schedule "B". Une copie de la convention de fusion ou les résolutions des administrateurs (selon le cas) constitue(nt) l'annexe «B».

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These articles are signed in duplicate.

Names of the amalgamating corporations and signatures and descriptions of office of their proper officers

Dénomination sociale des compagnies qui fusionnent, signature et fonction de leurs dirigeants régulièrement désignés.

UPS LOGISTICS GROUP CANADA LIMITED - Secretary (Name of Corporation) (Signature) (Signature) (Description of Office) (Fonction) FRITZ COMPANIES CANADA INC. - Treasurer Byl Ran (Description of Office) (Fonction) (Name of Corporation) (Dénomination sociale de la société) (Signature) (Signature) FRITZ STARBER INC. - Treasurer By/Rag (Description of Office) (Fonction) (Name of Corporation) (Signature) (Signature) (Dénomination sociale de la société) - Secretary OAKVILLE SUFFERANCE WAREHOUSE LIMITED By/*Par* (Description of Office) (Function) (Signature) (Signature) (Name of Corporation) (Dénomination sociale de la société) 970967 ONTARIO INC. - Treasurer (Name of Corporation) (Dénomination sociale de la société) (Description of Office) (Fonction) (Signature) (Signature)

STATEMENT OF OFFICER OF

UPS LOGISTICS GROUP CANADA LIMITED

- 1. I, Clelia Fiordelisi, am the Secretary of UPS Logistics Group Canada Limited (the "Corporation"), one of the amalgamating corporations listed in the Articles of Amalgamation to which this statement is attached.
- 2. Having conducted such examinations of the books and records of the Corporation and having made such inquiries and investigations as are necessary to enable me to make this statement, I hereby state that there are reasonable grounds for believing that:
 - (m) the Corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
 - (n) the realizable value of the assets of the amalgamated corporation will not be less than the aggregate of its liabilities and stated capital of all classes; and
 - (o) no creditor will be prejudiced by the amalgamation.

DATED: December 2-3, 2002

Clelia Fiordelisi - Secretary

STATEMENT OF OFFICER OF

FRITZ COMPANIES CANADA INC.

- 1. I, Francois Dunnigan, am the Treasurer of Fritz Companies Canada Inc. (the "Corporation"), one of the amalgamating corporations listed in the Articles of Amalgamation to which this statement is attached.
- 2. Having conducted such examinations of the books and records of the Corporation and having made such inquiries and investigations as are necessary to enable me to make this statement, I hereby state that there are reasonable grounds for believing that:
 - (j) the Corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
 - (k) the realizable value of the assets of the amalgamated corporation will not be less than the aggregate of its liabilities and stated capital of all classes; and
 - (l) no creditor will be prejudiced by the amalgamation.

DATED: December 13, 2002

Francois Dunnigan - Treasuner

STATEMENT OF OFFICER OF

FRITZ STARBER INC.

- 1. I, Francois Dunnigan, am the Treasurer of Fritz Starber Inc. (the "Corporation"), one of the amalgamating corporations listed in the Articles of Amalgamation to which this statement is attached.
- 2. Having conducted such examinations of the books and records of the Corporation and having made such inquiries and investigations as are necessary to enable me to make this statement, I hereby state that there are reasonable grounds for believing that:
 - (g) the Corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
 - (h) the realizable value of the assets of the amalgamated corporation will not be less than the aggregate of its liabilities and stated capital of all classes; and
 - (i) no creditor will be prejudiced by the amalgamation.

DATED: December 23, 2002

François Dunnigan - Treasur

STATEMENT OF OFFICER OF

OAKVILLE SUFFERANCE WAREHOUSE LIMITED

- 1. I, Richard Gervais, am the Secretary of Oakville Sufferance Warehouse Limited (the "Corporation"), one of the amalgamating corporations listed in the Articles of Amalgamation to which this statement is attached.
- 2. Having conducted such examinations of the books and records of the Corporation and having made such inquiries and investigations as are necessary to enable me to make this statement, I hereby state that there are reasonable grounds for believing that:
 - (d) the Corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
 - (e) the realizable value of the assets of the amalgamated corporation will not be less than the aggregate of its liabilities and stated capital of all classes; and
 - (f) no creditor will be prejudiced by the amalgamation.

DATED: December 23, 2002

Richard Gervais - Secretary

STATEMENT OF OFFICER OF

970967 ONTARIO INC.

- 1. I, Francois Dunnigan, am the Treasurer of 970967 Ontario Inc. (the "Corporation"), one of the amalgamating corporations listed in the Articles of Amalgamation to which this statement is attached.
- 2. Having conducted such examinations of the books and records of the Corporation and having made such inquiries and investigations as are necessary to enable me to make this statement, I hereby state that there are reasonable grounds for believing that:
 - (a) the Corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
 - (b) the realizable value of the assets of the amalgamated corporation will not be less than the aggregate of its liabilities and stated capital of all classes; and
 - (c) no creditor will be prejudiced by the amalgamation.

DATED: December 23, 2002

Francois Dunnigan - Treasurer

RESOLUTION OF THE SOLE SHAREHOLDER

OF

UPS LOGISTICS GROUP CANADA LIMITED (the "Corporation")

WHEREAS the shareholder is a party to a Unanimous Shareholder Declaration dated December 18, 2002 which fully restricts the powers of the directors to manage the business and affairs of the Corporation;

Amalgamation with 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Starber Inc. and Fritz Companies Canada Inc.

WHEREAS 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Starber Inc. and Fritz Companies Canada Inc. will be subsidiaries of the Corporation as contemplated by the *Business Corporations Act* (Ontario) (the "Act") as at 11:58:30 p.m. on December 31, 2002;

AND WHEREAS it is desirable that the Corporation amalgamate effective January 1, 2003 with 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Starber Inc. and Fritz Companies Canada Inc. pursuant to subsection 177(1) of the Act;

RESOLVED THAT:

- 1. the amalgamation of the Corporation, 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Starber Inc. and Fritz Companies Canada Inc. under the name UPS SCS, Inc. pursuant to subsection 177(1) of the Act, is approved;
- 2. upon the endorsement of a certificate on the articles of amalgamation pursuant to section 178 of the Act, all shares in the capital of 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Starber Inc. and Fritz Companies Canada Inc., including all shares which have been issued and are outstanding at the date hereof, shall be cancelled without any repayment of capital in respect thereof;
- 3. the articles of amalgamation and the by-laws of the amalgamated corporation shall be the same as the articles and by-laws of the Corporation;
- 4. no securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
- 5. any director or officer of the Corporation is hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing, including the execution and filing of articles of amalgamation.

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RESOLUTION OF THE SOLE SHAREHOLDER

OF

FRITZ COMPANIES CANADA INC. (the "Corporation")

WHEREAS the shareholder is a party to a Unanimous Shareholder Declaration dated December 18, 2002 which fully restricts the powers of the directors to manage the business and affairs of the Corporation;

Amalgamation with 970967 Ontario Inc.,
Oakville Sufferance Warehouse Limited,
Fritz Starber Inc. and UPS Logistics Group Canada Limited

WHEREAS the Corporation, Fritz Starber Inc., 970967 Ontario Inc. and Oakville Sufferance Warehouse Limited will be subsidiaries of UPS Logistics Group Canada Limited as at 11:58:30 p.m. on December 31, 2002;

AND WHEREAS it is desirable that the Corporation amalgamate effective January 1, 2003 with 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Starber Inc. and UPS Logistics Group Canada Limited pursuant to subsection 177(1) of the *Business Corporations Act* (Ontario) (the "Act");

RESOLVED THAT:

- 1. the amalgamation of the Corporation, 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Starber Inc. and UPS Logistics Group Canada Limited under the name UPS SCS, Inc. pursuant to subsection 177(1) of the Act, is approved;
- 2. upon the endorsement of a certificate on the articles of amalgamation pursuant to section 178 of the Act, all shares in the capital of the Corporation, including all shares which have been issued and are outstanding at the date hereof, shall be cancelled without any repayment of capital in respect thereof;
- 3. the articles of amalgamation and the by-laws of the amalgamated corporation shall be the same as the articles and by-laws of UPS Logistics Group Canada Limited;
- 4. no securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and

5. any director or officer of the Corporation is hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing, including the execution and filing of articles of amalgamation.

11491072.3

RESOLUTION OF THE SOLE SHAREHOLDER

OF

FRITZ STARBER INC. (the "Corporation")

WHEREAS the shareholder is a party to a Unanimous Shareholder Declaration dated December 18, 2002 which fully restricts the powers of the directors to manage the business and affairs of the Corporation;

Amalgamation with 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Companies Canada Inc. and UPS Logistics Group Canada Limited

WHEREAS the Corporation, Fritz Companies Canada Inc., 970967 Ontario Inc. and Oakville Sufferance Warehouse Limited will be subsidiaries of UPS Logistics Group Canada Limited as at 11:58:30 p.m. on December 31, 2002;

AND WHEREAS it is desirable that the Corporation amalgamate effective January 1, 2003 with 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Companies Canada Inc. and UPS Logistics Group Canada Limited pursuant to subsection 177(1) of the *Business Corporations Act* (Ontario) (the "Act");

RESOLVED THAT:

- 1. the amalgamation of the Corporation, 970967 Ontario Inc., Oakville Sufferance Warehouse Limited, Fritz Companies Canada Inc. and UPS Logistics Group Canada Limited under the name UPS SCS, Inc. pursuant to subsection 177(1) of the Act, is approved;
- 2. upon the endorsement of a certificate on the articles of amalgamation pursuant to section 178 of the Act, all shares in the capital of the Corporation, including all shares which have been issued and are outstanding at the date hereof, shall be cancelled without any repayment of capital in respect thereof;
- 3. the articles of amalgamation and the by-laws of the amalgamated corporation shall be the same as the articles and by-laws of UPS Logistics Group Canada Limited;
- 4. no securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and

11491070.3

5. any director or officer of the Corporation is hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing, including the execution and filing of articles of amalgamation.

11491070.3

RESOLUTION OF THE SOLE SHAREHOLDER

OF

OAKVILLE SUFFERANCE WAREHOUSE LIMITED (the "Corporation")

WHEREAS the shareholder is a party to a Unanimous Shareholder Declaration dated December 18, 2002 which fully restricts the powers of the directors to manage the business and affairs of the Corporation;

Amalgamation with 970967 Ontario Inc., Fritz Companies Canada Inc., Fritz Starber Inc. and UPS Logistics Group Canada Limited

WHEREAS the Corporation, Fritz Companies Canada Inc., Fritz Starber Inc. and 970967 Ontario Inc. will be subsidiaries of UPS Logistics Group Canada Limited as at 11:58:30 p.m. on December 31, 2002;

AND WHEREAS it is desirable that the Corporation amalgamate effective January 1, 2003 with 970967 Ontario Inc., Fritz Starber Inc, Fritz Companies Canada Inc. and UPS Logistics Group Canada Limited pursuant to subsection 177(1) of the *Business Corporations Act* (Ontario) (the "Act");

RESOLVED THAT:

- 1. the amalgamation of the Corporation, 970967 Ontario Inc., Fritz Starber Inc, Fritz Companies Canada Inc. and UPS Logistics Group Canada Limited under the name UPS SCS, Inc. pursuant to subsection 177(1) of the Act, is approved;
- 2. upon the endorsement of a certificate on the articles of amalgamation pursuant to section 178 of the Act, all shares in the capital of the Corporation, including all shares which have been issued and are outstanding at the date hereof, shall be cancelled without any repayment of capital in respect thereof;
- 3. the articles of amalgamation and the by-laws of the amalgamated corporation shall be the same as the articles and by-laws of UPS Logistics Group Canada Limited;
- 4. no securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
- 5. any director or officer of the Corporation is hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing, including the execution and filing of articles of amalgamation.

11491090.3

RESOLUTION OF THE SOLE SHAREHOLDER

OF

970967 ONTARIO INC. (the "Corporation")

WHEREAS the shareholder is a party to a Unanimous Shareholder Declaration dated December 18, 2002 which fully restricts the powers of the directors to manage the business and affairs of the Corporation;

Amalgamation with Oakville Sufferance Warehouse Limited, Fritz Starber Inc., Fritz Companies Canada Inc. and UPS Logistics Group Canada Limited

WHEREAS the Corporation, Oakville Sufferance Warehouse Limited, Fritz Starber Inc. and Fritz Companies Canada Inc. will be subsidiaries of UPS Logistics Group Canada Limited as at 11:58:30 p.m. on December 31, 2002;

AND WHEREAS it is desirable that the Corporation amalgamate effective January 1, 2003 with Oakville Sufferance Warehouse Limited, Fritz Starber Inc., Fritz Companies Canada Inc. and UPS Logistics Group Canada Limited pursuant to subsection 177(1) of the *Business Corporations Act* (Ontario) (the "Act");

RESOLVED THAT:

- 1. the amalgamation of the Corporation, Oakville Sufferance Warehouse Limited, Fritz Starber Inc., Fritz Companies Canada Inc. and UPS Logistics Group Canada Limited under the name UPS SCS, Inc. pursuant to subsection 177(1) of the Act, is approved;
- 2. upon the endorsement of a certificate on the articles of amalgamation pursuant to section 178 of the Act, all shares in the capital of the Corporation, including all shares which have been issued and are outstanding at the date hereof, shall be cancelled without any repayment of capital in respect thereof;
- 3. the articles of amalgamation and the by-laws of the amalgamated corporation shall be the same as the articles and by-laws of UPS Logistics Group Canada Limited;
- 4. no securities shall be issued and no assets shall be distributed by the amalgamated corporation in connection with the amalgamation; and
- 5. any director or officer of the Corporation is hereby authorized to do all things and execute all instruments and documents necessary or desirable to carry out and give effect to the foregoing, including the execution and filing of articles of amalgamation.

11491083.2

RECORDED: 06/12/2007