	0	<u> </u>
-	Mar.	19.00

Commissioner of Patents and Trademarks:



101267039

documents or copy thereof

L.	Name of conveying party(ies):	2.	Name and address of receiving party(ies):
	Magic Line, Inc. 15010 Commerce Drive South, Suite 509 Dearborn, MI 48120-1269		NYCE Midwest, Inc. 300 Tice Boulevard Woodcliff, NJ 07675
X.	Individual(s) Association General Partnership Limited Fartnership Corporation-State: Delaware Other itional name(s)of conveying party(ies) attached?		Individual(s) citizenship: Association: Ceneral Partnership: Limited Partnership: X Corporation - State: Delaware
saa	Yes x No		Other:
3.	Nature of conveyance:		If assignee is not domiciled in the United
	Assignment x Merger Security Agreement Change of Name	States, a domestic representative designation is attached: Yes x No	
	Other:		(Designations must be a separate document from Assignment)
Exe	cution Date: June 30, 1999		Additional name(s) & address(es) attached?YesXNo
1.	Application number(s) or registration number(s):		
	A. Trademark Application No.(s)		,811,074
	Additional numbers attached?	Ye	
5.	Name and address of party to whom correspondence concerning document should be mailed:	6. Tot	al number of applications and registrations nvolved: 1
	Kevin M. Hinman Dykema Gossett PLLC		
I	1577 N. Woodward Avenue, Suite 300 Bloomfield Hills, Michigan 48304 (248) 203-0704	7	. Total fee (37 CFR 3.41)\$40.00
	(210) 203 0.01		x authorized to be charged to deposit account.
		8	. Deposit Account Number: 04-2223 (Attach duplicate copy of this page if using deposit account)
	DO NOT US!	F THIS :	SPACE
9.	Statement and signature.  To the best of my knowledge and belief, the foregoins a true copy of the original document.	ing info	
	Kevin M. Hinman	- M.	Hima JAN. 12, 2000
	Name Sign	ature	Date
	63,648-042	T	otal number of pages comprising cover sheet 4
	Do not detac	ch this	portion
	Mail documents to be recorded with required	cover s	heet information to:
447	2000 TTDN11 00000162 042223 18110740mmyissioner of Pa	atents r	and Trademarks
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	at a sunday senting for this sample cover sheet is	estimat	ed to average about 30 minutes per document to be
rec the	orded, including time for reviewing the document and sample cover sheet. Send comments regarding this lice of Information Systems, PK2-1000C, Washington, perwork Reduction Project (0651-0011), Washington,	d gather burden D.C. 2	ring the data needed, and completing and leviewing estimate to the U.S. Patent and Trademark Office, 0231, and to the Office of Management and Budget,
	234641.1 КМН		

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ROM CORPORATION TRUST-DOVER, Dt 302-674-8340 (WED) 6. 30'99 13:1( T. 13:09/NO. 4260105070 = 2

## State of Delaware



## Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARI OF STATE OF THE STATE OF DELAWARE, DO HERBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"MAGIC LINE, INC.", A DELAWARE CORPORATION,

WITE AND INTO "NYCE MIDWEST, INC." UNDER THE NAME OF "NYCE MIDWEST, INC.". A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAPARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTIETH DAY OF JUNE, A.D. 1999, AT 11:30 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE RAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

2965942 8100M

AUTHENTICATION:

9839818

991267130

DATE:

06-30-99

## CERTIFICATE OF MERGER OF MAGIC LINE, INC. WITH AND INTO NYCE MIDWEST, INC.

Pursuant to Section 251 of the General Corporation Law of the State of Delaware, NYCE Midwest, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "Company"), does hereby certify as follows:

- I. Each of the constituent corporations. Magic Line, Inc. ("Magic Line") and the Company, is a corporation duly organized and existing under the laws of the State of Delaware.
- 2. An Agreement and Plan of Merger (the "Merger Agreement") dated as of December 18, 1998 by and among NYCE Corporation, a Delaware corporation and the corporate parent of the Company, the Company and Magic Line, setting forth the terms and conditions of the merger of Magic Line with and into the Company (the "Merger"), has been approved adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 251 of the General Corporation Law of the State of Delaware.
- 3. The name of the surviving corporation of the Merger (the "Surviving Corporation") shall be:

## NYCE Midwest, Inc.

- 4. The Certificate of Incorporation of the Company shall be the Certificate of Incorporation of the Surviving Corporation.
- 5. An executed copy of the Merger Agreement is on file at the principal place of business of the Surviving Corporation at the following address:

NYCE Midwest, Inc. 300 Tice Boulevard Woodcliff, New Jersey 07675

- 6. A copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.
- 7. The Merger shall become effective upon the filing of this Certificate of Merger with the Secretary of the State of Delaware.

JUL 20 1999 14:40

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- IN WITNESS WHEREOF, NYCE Midwest. Inc. has caused this Certificate of Merger. -to be executed in its corporate name as of the 1991 day of \_\_\_\_\_\_. 1991.

NYCE MIDWEST, INC.

Dennis F. Lynch, Fresident

MILESI:

James S. Juot: Socretary

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