7.10.98	1. Name of Party(ies) conveying an interest	irks: TRADEMARKS ONLY thereof.  of Party(ies) receiving an  3206 s, Inc. 540 W. Allendate Drive Wheeling, IL 60090 Entity:  Individual(s)  General Partnership  Limited Partnership	
MRC	X Corporation - State  Other  Additional name(s) of conveying party(ies) attached?	X Corporation - State Other	
	3. Interest Conveyed:  Assignment  X Change of Name  Security Agreement  Merger  Other  Execution Date: October 13, 1997	Citizenship:  If not domiciled in the United States, a domestic representative designation is attached:  Yes  No  (Designations must be a separate document from Assignment)  Additional name(s) and address(es) attached?	
	4. Application number(s) or registration number(s). Additional number A. Trademark Application No(s).	wmbers attached?  X Yes No  B. Trademark Registration No(s). 1,675,055	
	5. Name and address of party to whom correspondence concerning document should be mailed:  Rachel E. Lutner Holleb & Coff Suite 4100 55 East Monroe Street Chicago, IL 60603	6. Total number of applications and registrations involved:  7. Total fee (37 CFR 3.41) \$140.00  X Enclosed  Authorized to be charged to deposit account	
1 F	/1998 TTOH11 00000246 1675055 1481 40.00 GP 1482 100.00 GP	8. Deposit account number:  (Attach duplicate copy of this page if paying by deposit account)	
	9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.  Rachel E. Lutner Name of Person Signing  Signature  Total number of pages comprising cover sheet:  2  TRADEMARK		

REEL: 1752 FRAME: 0935

Ser./Reg. No.	Ser./Reg. Date	<u>Mark</u>
75/245,409 500,775	2/21/97 6/29/48	DATABOND SHARPRINT
566,082	10/28/52	SHARPRINT
1,328,482	4/2/85	CRUSADER

## State of Delaware

## Office of the Secretary of State PAGE 1

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

"STAR FORMS INCORPORATED", A DELAWARE CORPORATION,

WITH AND INTO "CST OFFICE PRODUCTS, INC." UNDER THE NAME OF "CST/STAR PRODUCTS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTIETH DAY OF OCTOBER, A.D. 1997, AT 8:30 O'CLOCK A.M.

A CERTIFIED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS FOR RECORDING.

Edward J. Freel, Secretary of State

2064845 8100M

971367452

AUTHENTICATION: 8730819

DATE: 10-30-97

TRADEMARK

REEL: 1752 FRAME: 0937

CERTIFICATE OF MERGER
OF
STAR FORMS INCORPORATED
a Delaware corporation
INTO
CST OFFICE PRODUCTS, INC.
a Delaware corporation

Pursuant to Section 251(c) of the General Corporation Law of the State of Delaware

CST Office Products, Inc., a Delaware corporation, does hereby certify to the following facts relating to the merger of Star Forms Incorporated into CST Office Products, Inc. (the "Merger"):

FIRST: The names and states of incorporation of the constituent corporations to the Merger are as follows:

Name
Star Forms Incorporated
CST Office Products, Inc.-

State Delaware Delaware

SECOND: An Agreement and Plan of Merger, dated as of October 29,-1997, as amended, has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 251 of the General Corporation Law of the State of Delaware.

THIRD: The name of the corporation surviving the Merger is CST Office Products, Inc. (the "Surviving Corporation").

FOURTH: The text of the Restated Certificate of Incorporation of CST Office Products, Inc. in effect at the time of the Merger shall be that of the surviving corporation except that Article 1. shall be amended to read as follows:

 The name of the Corporation is CST/Star Products, Inc.

0115488.01-47518

TRADEMARK REEL: 1752 FRAME: 0938 FIFTH: An executed copy of the Agreement and Plan of Merger is on file at the principal place of business of the Surviving Corporation, 540 W. Allendale Dr., Wheeling, Illinois 60090. A copy of the Agreement and Plan of Merger will be furnished upon request and without cost to any Stockholder of either constituent corporation.

IN WITNESS WHEREOF, CST Office Products, Inc. has caused this Certificate of Merger to be executed in its corporate name this 29th day of October, 1997.

CST OFFICE PRODUCTS, INC. a Delaware Corporation

By: /s/William O. Nahikian
Name: William O. Nahikian
Title: President and Chief
Executive Officer

0115688.01-4281A

2