04-12-1999 Canton and Trademark Office TRADEMARK FORM PTO-1618A Expires 06/30/99 101006151 Δ. RECORDATION FORM COVER SHEET TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies) Submission Type Conveyance Type Х New **Assignment** License Resubmission (Non-Recordation) **Security Agreement Nunc Pro Tunc Assignment** Document ID # **Effective Date** Month Day Year Х Merger **Correction of PTO Error** 30 Frame # Reel # | Change of Name **Corrective Document** Reel # Frame # Other **Conveying Party** Mark if additional names of conveying parties attached **Execution Date** Month Day Year Name Carson Pirie Scott & Company 01 26 99 **Formerly** Individual General Partnership **Limited Partnership** Corporation Association Other Delaware Citizenship/State of Incorporation/Organization **Receiving Party** Mark if additional names of receiving parties attached Name Parisian, Inc. DBA/AKA/TA Composed of 750 Lakeshore Parkway Address (line 1) Address (line 2) Alabama State/Country Address (line 3) Birmingham Zip Code If document to be recorded is an Individual **Limited Partnership** General Partnership assignment and the receiving party is not domiciled in the United States, an Corporation **Association** appointment of a domestic representative should be attached. Other (Designation must be a separate document from Assignment.) Citizenship/State of Incorporation/Organization <u>Alabama</u> 04/b9/1999 JSHABAZZ 00000115 74338252 FOR OFFICE USE ONLY 40.00 DP FC:481 825.00 DP 62 FC: 482

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Correspondent Name and Address Area Code and Telephone Number 404-881-7000						
Name	Claire M. Kimball					
Address (line 1)	Alston & Bird LLP					
Address (line 2)	One Atlantic Center					
Address (line 3)	1201 West Peachtree Stree	\tag{\tau}				
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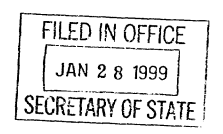
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X Citizenship State of Incorporation/Organization Delaware						
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Name Parisi	ian, Inc.					
DBA/AKA/TA						
Composed of						
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ARTICLES OF MERGER
OF
CARSON PIRIE SCOTT & CO.
(an Illinois corporation)
WITH AND INTO
PARISIAN, INC.
(an Alabama corporation)



Pursuant to Section 10-2B-11.05 of the Alabama Business Corporation Act (the "ABCA"), Parisian, Inc. hereby delivers the following Articles of Merger for the purpose of merging Carson Pirie Scott & Co., an Illinois corporation ("CPS & Co.") with and into Parisian, Inc., an Alabama corporation ("Parisian").

- 1. The Agreement and Plan of Merger is attached hereto as Exhibit A and is incorporated herein by reference.
- 2. CPS & Co. has 100 shares of common stock issued and outstanding and entitled to vote on the Agreement and Plan of Merger. All of such outstanding shares were voted for the Agreement and Plan of Merger which was sufficient for approval of the Agreement and Plan of Merger.
- 3. Parisian has 100 shares of common stock issued and outstanding and entitled to vote on the Agreement and Plan of Merger. All of such outstanding shares were voted for the Agreement and Plan of Merger which was sufficient for approval of the Agreement and Plan of Merger.
- 4. The Articles of Incorporation of Parisian are filed in the office of the Judge of Probate of Jefferson County, Alabama.
- 5. These Articles of Merger and the merger contemplated hereby will become effective at 6:00 p.m. E.S.T. on January 30, 1999.

[Signature on next page]

IN WITNESS WHEREOF, Parisian, Inc. has caused these Articles of Merger to be executed by a duly authorized officer this 26th day of January, 1999.

PARISIAN, INC.

Name:

Name:_

Title:

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EXHIBIT A

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement") dated as of January 26, 1999 between Parisian, Inc. ("Parisian"), an Alabama corporation, and Carson Pirie Scott & Co. ("CPS & Co." and, together with Parisian, the "Constituent Corporations"), an Illinois corporation and each a wholly owned subsidiary of Saks Incorporated, a Tennessee corporation, sets forth certain agreements in connection with the merger of CPS & Co. with and into Parisian (the "Merger").

WITNESSETH:

WHEREAS, as of the date hereof, CPS & Co. has authorized one hundred (100) shares of Common Stock \$.01 per share (each a share of "CPS & Co. Common Stock").

WHEREAS, as of the date hereof, there are 100 shares of CPS & Co. Common Stock issued and outstanding, all of which are owned by Saks Incorporated.

WHEREAS, the Boards of Directors and the sole shareholders of CPS & Co. and Parisian have approved this Agreement, the Merger and the other transactions contemplated hereby.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements herein contained, and for the purpose of setting forth the terms and conditions of the Merger, the method by which the Merger will be effected, the manner and basis of converting shares of CPS & Co. Common Stock, the manner of determining the effective date of the Merger and such other provisions as are deemed necessary or desirable, the parties hereto do hereby agree as follows:

ARTICLE I

THE MERGER

- 1.1 Upon the terms and subject to the conditions of this Agreement and in accordance with applicable law, at the Effective Time (as defined below) CPS & Co. shall be merged with and into Parisian and the separate existence of CPS & Co. shall thereupon cease. Parisian shall be the surviving corporation in the Merger (hereinafter sometimes referred to as the "Surviving Corporation"), and the Surviving Corporation shall be an Alabama corporation and retain the name "Parisian, Inc."
- 1.2 At the Effective Time, the Surviving Corporation shall thereupon and thereafter possess all of the rights, privileges, immunities and franchises of a public and a private nature of each of the Constituent Corporations; all property, real, personal and

mixed, tangible and intangible and all and every other interest of or due to each of the Constituent Corporations shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further action. The title to any real estate, or any interest therein, vested in any of the Constituent Corporations shall not revert or in any way be impaired by reason of the Merger. The Surviving Corporation shall thenceforth be responsible and liable for all the liabilities and obligations of each of the Constituent Corporations. Neither the rights of creditors nor any liens upon the property of any of the Constituent Corporations shall be impaired by the Merger.

- 1.3 The location of the principal office of the Surviving Corporation shall be 750 Lakeshore Parkway, Birmingham, Alabama 35211. The name and location of the registered agent of the Surviving Corporation shall be CSC-Lawyers Incorporating Service Incorporated, 57 Adams Avenue, Montgomery, Alabama 36104-4045 (Montgomery County).
- 1.4 The Merger shall become effective at 6:00 p.m. E.S.T. on January 30, 1999 (the "Effective Time").

ARTICLE II

CERTIFICATE OF INCORPORATION, BYLAWS, DIRECTORS AND OFFICERS OF THE SURVIVING CORPORATION

- 2.1 The Articles of Incorporation of Parisian in effect immediately prior to the Effective Time of the Merger shall be the Articles of Incorporation of the Surviving Corporation unless and until amended as provided by law and by such Articles of Incorporation.
- 2.2 The Bylaws of Parisian in effect immediately prior to the Effective Time of the Merger shall be the Bylaws of the Surviving Corporation unless and until amended or repealed as provided by law, by the Articles of Incorporation of the Surviving Corporation and by such Bylaws.
- 2.3 The directors of Parisian immediately prior to the Effective Time of the Merger shall be the directors of the Surviving Corporation, and the officers of Parisian immediately prior to the Effective Time of the Merger shall be the officers of the Surviving Corporation, in both cases until their successors shall have been elected and shall qualify or until otherwise provided by law, by the Articles of Incorporation of the Surviving Corporation and by the Bylaws of the Surviving Corporation.

ARTICLE III

. . .

CANCELLATION OF SHARES

The issued and outstanding shares of CPS & Co. will be canceled and cease to exist by virtue of the Merger at the Effective Time. The issued and outstanding shares of the Surviving Corporation will remain issued and outstanding and will be unaffected by the Merger.

ARTICLE IV

FURTHER ACTIONS AND AGREEMENTS

If at any time after the Effective Time of the Merger the Surviving Corporation shall consider or be advised that any deeds, bills of sale, assignments, assurances or any other actions or things are necessary or desirable to vest, perfect or confirm of record or otherwise in the Surviving Corporation its right, title or interest in, to or under any of the rights, properties or assets of either Constituent Corporation acquired by the Surviving Corporation as a result of, or in connection with, the Merger or to otherwise carry out this Agreement, the officers and directors of the Surviving Corporation shall, and hereby are authorized to, execute and deliver, in the name and on behalf of the Constituent Corporations or otherwise, all such deeds, bills of sale, assignments and assurances and to take and do, in the name and on behalf of the Constituent Corporations or otherwise, all such other actions and things as may be necessary or desirable to vest, perfect or confirm any and all right, title and interest in, to and under such rights, properties or assets in the Surviving Corporation or to otherwise carry out this Agreement.

ARTICLE V

MISCELLANEOUS

- For the convenience of the parties hereto and to facilitate the filing and recording of this Agreement, any number of counterparts hereof may be executed, and each such counterpart shall be deemed an original instrument and all of such counterparts shall constitute one document, and the signature of any party to any counterpart shall be deemed a signature to, and may be appended to, any other counterpart.
- 5.2 This Agreement shall be governed by and construed in accordance with the laws of the State of Alabama.
- The parties hereto, by resolution of their respective boards of directors, 5.3 may amend, modify or supplement this Agreement, or waive the application of any provision hereof, provided that any such amendment, modification, supplement or waiver is in writing and signed by the parties hereto.

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IN WITNESS WHEREOF, the Constituent Corporations have caused this Agreement and Plan of Merger to be executed by their duly authorized officers as of the date first above written.

PARISIAN, INC.

Title:

CARSON PIRIE SCOTT & CO.

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RECORDED: 04/05/1999

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