

said constituent corporations shall be preserved unimpaired, limited in lien to the property affected by such liens at the time of the merger.

6.

Immediately upon the completion of the merger, Pleasantburg shall be considered and is hereby declared to be completely merged into McAlister within the meaning and intent of Section 12-20.5 of the Code of Laws of South Carolina, 1962, as amended.

7.

The By-Laws of McAlister, except as may be necessarily modified by this agreement, are hereby adopted as the By-Laws of the surviving corporation, until otherwise changed, and the Directors and Officers of McAlister shall be the Directors and Officers of the surviving corporation, until otherwise changed.

The foregoing merger agreement having been adopted by the unanimous vote of the Board of Directors of The McAlister Corp. and by the unanimous vote of the Board of Directors of Pleasantburg Offices, Inc., and all necessary acts and things having been done in accordance with the requirements of the statutes of South Carolina, each of the said constituent corporations has caused this instrument, as its own proper deed and agreement, to be signed by its duly authorized officers, and to be sealed with its corporate seal, this the 16th day of March, 1967.

ATTEST: THE McALISTER CORP. (LS)

/s/ Mary L. Shaw /s/ By Edmund M. Apperson  
 \_\_\_\_\_  
 Mary L. Shaw Edmund M. Apperson, President  
 Assistant Secretary

ATTEST: PLEASANTBURG OFFICES, INC. (LS)

/s/ Mary L. Shaw /s/ By Edmund M. Apperson  
 \_\_\_\_\_  
 Mary L. Shaw Edmund M. Apperson, President  
 Assistant Secretary

(Continued on Next Page)