ARTICLES OF MERGER OF

CONSOLIBATED CREDIT CORP. OF ANDERSON AND SHOULD INTERPORT CONSOLIBATED CREDIT CORP. OF OPANCEBURG, MIC. SHOULD INTERPORT CORPORATION OF SOUTH CAROLINA, MIC. DOMESTIC LOAMS OF CHAPLESTON, INC.

DOMESTIC LOAMS OF CHERW, INC.

DOMESTIC LOADS OF CHARLESTON, INC.

DOMESTIC LOADS OF CHERW, INC.

DOMESTIC LOADS OF DILLON, INC.

DOMESTIC LOADS OF GREENVILLE, INC.

DOMESTIC LOADS OF HAMPTON, INC.

DOMESTIC LOADS OF MAINING, INC.

DOMESTIC LOADS OF SUMMERVILLE, INC.

DOMESTIC LOADS OF SUMMERVILLE, INC.

DOMESTIC LOADS OF SUMMERVILLE, INC.

DOMESTIC LOADS OF TREMHOLM PLAZA, INC.

- DOMESTIC LOADS OF CAFFREY, INC.

LIBERTY LOAD CORPORATION OF DARLINGTON

LIBERTY LOAN CORPORATION OF DARLINGTON LIBERTY LOAN CORPORATION OF GEORGETOWN LIBERTY LOAN CORPORATION OF GREENWOOD AND

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HINOS

CAROLINA

CORREC

LIBERTY LOAN CORPORATION OF ROCK HILL

Pursuant to the provision of the South Carolina Business Corporation

ACT, ESNSULABLY EXCERNINGER XXECRY XECKNEY MXXIMEXX CONSOLIDATED CREDIT CORP. OF ANDERSON, CONSOLIDATED CREDIT CORP. OF ORANGEBURG, INC., CONSOLIDATED CREDIT CORPORATION OF SOUTH CAROLINA, INC., DOMESTIC LOANS OF CHARLESTON, INC., DOMESTIC LOANS OF CHERAM, INC., DOMESTIC LOANS OF CONMAY, INC., DOMESTIC LOANS OF DILLON, INC., DOMESTIC LOANS OF GREENVILLE, INC., DOMESTIC LOANS OF HAMPTON, INC., DOMESTIC LOANS OF MANNING, INC., DOMESTIC LOANS OF SUMMERVILLE, INC., DOMESTIC LOANS OF SUMMERVILLE, INC., DOMESTIC LOANS OF GAFFNEY, INC. LIBERTY LOAN CORPORATION OF DARLINGTON, LIBERTY LOAN CORPORATION OF GEORGETOMM, LIBERTY LOAN CORPORATION OF GREENWOOD (hereinafter collectively referred to as the merging Corporations) and LIBERTY LOAN CORPORATION OF ROCK HILL (hereinafter referred to as "Liberty"), all South Carolina corporations, adopt the following Articles of Eerger:

ARTICLE I

The name of the corporation to survive the merger shall be LIBERTY LOAN CORPORATION OF ROCK HILL. The name of the corporation after the merger shall be LIBERTY LOAN CORPORATION as stated in Article VI.

ARTICLE II

The merging corporations, all South Carolina corporations, are merged into Liberty, a South Carolina corporation, so that the separate existence of the rerging shall cease and so that Liberty shall be the surviving corporation. Liberty shall retain all of its own powers, franchises, privileges, rights, claims, properties, accounts, assets, liabilities, imminities, duties, restrictions and disabilities and shall succeed to those of the merging corporations. Liberty, as the surviving corporation, shall be governed by its own Charter and By-Laws presently in force, except as provided herein.

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