72902

RECORDING REQUESTED BY & RETURN TO:

O'MILLVENY & MYERS 611 WEST SIXTH STREET LOS ANGELES, CALIFORNIA 90017 1,6085221

CERTIFICATE OF MERCER

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CYPRUS MINES CORPORATION (a New York corporation)

into

AMOCO CYM CORPORATION
(a Delaware corporation)

UNDER SECTION 907 OF THE NEW YORK BUSINESS CORPORATION LAW

CONTROL OF THE PARTY OF T

Winenas, Amoco CYM Corporation, a Delaware corporation ("Amoco"), and Cyprus Mines Corporation, a New York corporation ("Cyprus"), and Standard Oil Company, un Indiana corporation ("Standard"), have entered into an Agreement and Plan of Reorganization, dated as of July 13, 1979 and Amoco and Cyprus have entered into an Agreement of Merger, dated as of July 13, 1979, providing, among other things, for the merger (the "Merger") of Cyprus with and into Amoco (such Agreement and Plan of Reorganization and Agreement of Merger being referred to herein together as the "Agreement"); and

WHEREAS, the Agreement sets forth terms and conditions of the Merger, the mode of carrying the same into effect, the manner of converting the shares of Common Stock, par value \$4 per share ("Cyprus Common Stock"), and Series A Preferred Stock, par value \$1 per share ("Cyprus Preferred Stock"), of Cyprus issued and outstanding immediately prior to the effective time of the Merger Into shares of Common Stock, par value \$12.50 per share, of Standard or into eash.

ARTICLE I

In accordance with the provisions of the law of the States of Delaware and New York, Cyprus shall be merged with and into Arnoco, which shall be, and is herein sometimes referred to 25, the "Surviving Corporation".

ARTICLE H

The Merger shall become effective upon such date as this Certificate is duly filed in accordance with the laws of New York. The date when the Merger becomes effective shall be the "Effective Date" referred to in this Certificate.

ARTICLE III

- (1) The Merger is permitted by and is in compliance with the laws of the States of Delaware and New York.
- (2) Amoco was incorporated in Delaware on April 18, 1979 and filed an application for nuthority to do business in the State of New York on May 24, 1979.
- (3) The original Certificate of Incorporation of Cyprus was filed by the Department of State of the State of New York on March 11, 1916.
- (4) Amoco agrees that it may be served with process in the State of New York in any action or special proceeding for the enforcement of any liability or obligation of Cyprus, and for the enforcement as provided in the Business Corporation Law of the State of New York, of the right of share-holders of Cyprus to receive payment for their shares against the Surviving Corporation.
- (5) Amoon agrees that, subject to the provisions of section 623 of the Business Corporation Law of the State of New York, it will promptly pay to the shareholders of Cyprus the amount, if any, to which they shall be entitled under the provisions of the Business Corporation Law of the State of New York, relating to the right of shareholders to receive payment for their shares.

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State of New York - Department of Taxation and Finance - Corporation Tax Bureau CT-91 (5-77) Albany, New York 12227 Date Leptember 21, 1979 To SECRETARY OF STATE NAME OF CORPORATION 95-0665420 2055 CTINUS STITUS CORPORATION of the Business Corporetion Law, the State Tux Commission 907 Pursuant to provisions of Section of the above named composation, into MACCO CYM CONTORNTION (Del) if filed on or before 12/1/79 Centificate and fee are attached. Mclamee, Lochner, Titus & Willism, P.C. Filed by: Att: David Sterling Williams 75 State St. Albany, NY 12201 Director, Corporation Tax

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- (6) Amoco designates the Secretary of State of the State of New York as its agent upon whom process against it may be served in the manner set forth in paragraph (b) of section 306 of the Business Corporation Law of the State of New York, in any action or special proceeding. The post office address to which such Secretary of State shall mail a copy of the process in such action or special proceeding is: P. O. Box 5910-A, Chicago, Illinois 60680, Attention: Secretary.
- (7) As of August 8, 1979, the outstanding shares of capital stock of Cyprus consisted of 10,526,423 shares of Common Stock, par value \$1 per share, and 59,400 shares of Series A Preferred Stock, par value \$1 per share. Each share of Cyprus Common Stock and Cyprus Preferred Stock is entitled to one vote voting together as one class, and each share of Cyprus Preferred Stock is entitled to one vote voting as a separate class on adoption of the Agreement. The number of outstanding shares of Cyprus Common Stock and Cyprus Preferred Stock is subject to change prior to the Effective Date in that each share of Cyprus Preferred Stock is convertible into 7.6 shares of Cyprus Common Stock and options are outstanding for the purchase of shares of Cyprus Common Stock.
- (8) As of August 8, 1979, the outstanding shares of capital stock of Amoco consisted of 100 shares of Common Stock, par value \$10 per share, each of which is entitled to one vote.

ARTICLE IV

- (1) The Agreement was adopted and approved by the Board of Directors of Cyprus in accordance with Section 907 of the Business Corporation Law of the State of New York and was executed by the President and attested by the Assistant Secretary of Cyprus under its corporate seal. Thereafter, the Agreement was submitted to the shareholders of Cyprus at a meeting thereof duly called for the purpose of acting on the Agreement and at said meeting more than 60257 of the votes which the holders of all outstanding shares of capital stock of Cyprus were entitled to cast thereon were east for the adoption of the Agreement, and the holders of more than 603577 of the outstanding shares of Cyprus Preferred Stock (voting as a separate class) voted for the adoption of the Agreement.
- (2) The Agreement was adopted and approved by the Board of Directors of Amoen in accordance with Section 252 of the General Corporation Law of the State of Delaware and was executed by the President and attested by the Secretary of Amoco, under its corporate scal. Thereafter, the Agreement was adopted by written consent of the sole stockholder of Amoco.

IN WITNESS WHEREOF, each of the constituent corporations has caused this Certificate to be signed in its corporate name by its duly authorized officers as of the 21st day of September, 1979. Each such officer affirms the statements contained herein as true under penalties of perjury.

By Solar
F.S. Addy, President
G. S. Spindler, Secretary
CYPRUS MINES CORPORATION
By would live a
Kenneth Lieber, President
W. H. Catin, Secretary

АМОСО СУМ СОВРОВАТІОН

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CERTIFICATE OF MERGER

OF

CYPRUS MINES CORPORATION (a New York corporation)

INTO

302748

AMOCO CYM CORPORATION (a Delaware corporation)

UNDER SECTION 907 OF THE NEW YORK BUSINESS CORPORATION LAW

STATE OF HER YORK DEPARTMENT OF STATE

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PILLING VEE \$ TAN. V. CO. I V.

RY:

MCNAMEE, LOCHNER, TITUS & WILLIAMS, P.C.

Attomere At Law

75 STATE STREET

ALBANY, NEW YORK 12201

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. 50 0 I hereby certify that I have compared the annexed copy with the original document filed by the Department of State and that

the same is a correct transcript of said original.

Witness my hand and seal of the Department of State on FEB 1 1 1980

SEAL Alfixed

Basil a Paterson Secretary of State

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AECORDED AT THE REQUEST OF 0'Melveny & Myers
on April 2 19 80 of 30 mint past 10 A.M. In
Spok 79 of OFFICIAL RECORDS, page 581-585, RECORDS OF
EUREKA COUNTY, NEVADA.
WILLIS A. DePAOLI Recorder
File No. 72902

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