In the Matter of the Petition

of

WAYFARER KETCH CORP.

AFFIDAVIT OF MAILING

State of New York County of Albany

Room 5600 30 Rockefeller Plaza

New York, NY 10020 and by depositing same enclosed in a postpaid properly addressed wrapper in a (post office or official depository) under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the (representative of the) petitioner herein and that the address set forth on said wrapper is the last known address of the (representative of the) petitioner.

Sworn to before me this

22nd day of Ju

June

19 79

TA-3 (2/76)

June 22, 1979

Edward J.P. Zimmerman Room 5600 30 Rockefeller Plaza New York, NY 10020

Dear Mr. Zimmerman:

Please take notice of the SHORT FORM ORDER of the State Tax Commission enclosed herewith.

Very truly yours,

Berthlynn J. Davis Secretary to the

State Tax Commission

Enclosure

cc: Taxing Bureau's Representative

Man 22 Ism

Tebrard J.B. Zinnermer Roma (200 30. Prehenelius (17.398 30. Prehensk (17.398) 30. Prehensk (17.398)

Dear Str. Biscornant

BOOK TO BE STONE BOOK TO SELECT ON THE PROPERTY OF THE SELECT OF THE SEL

Party That Count of the Superstant neverther

CAUCK MINGS VIOL

Scriptions (1. Davie Teamortany has the Riels Teat Cosminsion

or skalació

en in Translation of the public bullets the best were

In the Matter of the Petition

of

Wayfarer Ketch Corp. (and Edward H. Burdick, Randall H. Carpenter, Frederick A. Weissbach, Harper Woodward, David G. Fernald, and Arthur W. Rashap, individually and as officers)

Short Form Order

For Review of a Determination of Tax Due of Sales and Compensating Use Tax under Articles 28 & 29 of the Tax Law for March 1, 1972 through February 28, 1975

Petitioner's Motion for Default Decision upon the grounds that the Law Bureau failed to file an answer within 60 days pursuant to Section 601.6(a) of the Rules of Practice is denied since petitioner's position in this matter has not been adversely affected by the short delay in the service of an answer by the Law Bureau.

Petitioner's motion is granted to the extent that the proposed reply to the Law Bureau's answer is deemed filed on the date of the Motion for Default.

Dated: Albany, New York
June 22, 1979

STATE TAX COMMISSION

ESIDENT

COMMISSIONER

STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition

of

Wayfarer Ketch Corp. (and Edward H. Burdick, Randall H. Carpenter, Frederick A. Weissbach, Harper Woodward, David G. Fernald, and Arthur W. Rashap, individually and as officers)

For Review of a Determination of Tax Due of Sales and Compensating Use Tax under Articles 28 and 29 of the Tax Law for March 1, 1972 through February 28, 1975

A motion having been made by petitioner for reconsideration of the motion for a default determination dated May 17, 1978 is granted and the Short Form Order of the State Tax Commission dated September 27, 1978 is hereby null and void.

Dated: Albany, New York
June 22, 1979

STATE TAX COMMISSION

PRESIDENT

COMMISSIONER

COMMISSIONER