

ARTICLE OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

RSE CO.

INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, A. Jim Edgar, Secretary of State of the State of Allinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Costimony Whereof, Theretosetmy hand and and so to be affixed the Great Seal of the State of Illinois.

at the Eity of Springfield this 31st

day of DECEMBER AD 1986 and

of the Independence of the United States

the two hundred and 11th



C-212

SHARITH

90 /201155 50

PE BOITAROPPODO

edo acceptace decidio decidio de como periode de contracto de contract

なのとのではなる

Supply Control

BCA-10.30 (Rev. Jul. 1984)

Submit in Duplicate

Remit payment in Check or Money Order, payable to "Secretary of State":

DO NOT SEND CASH!

JIM EDGAR Secretary of State State of Illinois

ARTICLES OF AMENDMENT

FII. # 5401-297

This Space For Use By Secretary of State

Date

License Fee

Franchise Tax Filing Fee

Clerk

<u>i pas un s</u>ipodans, beil

	41	the name of the corporation is RSH Co.		Edwird II
i i i i i i i i i i i i i i i i i i i				<u> </u>
ARTICLE TWO	,	The following amendment of the Articles of Incorporation was adopted	on <u>Decemb</u>	er 23,
		19 86 in the manner indicated below. ("X" one box only.)		
,·		By a majority of the i icori) orators, provided no directors were named in the no directors have been elected; or by a majority of the board of director 10.10, the corporation having issued no shares as of the time of adoption	rs, in accordar	nce with Section
		By a majority of the board of directors, in accordance with Section 10.15, shareholder action not being required for the adoption of the amendme	shares having nt;	
				(Note 3)
		By the shareholders, in accordance with Section 10.20, a resolution of the duly adopted and submitted to the shareholders. $P$ , $P$ meeting of sharehold number of votes required by statute and by the article $P$ incorporation were shareholders.	fers, not less th	ian the minimula
	œ	By the shareholders, in accordance with Sections 10.20 and 7.10, a reso having been duly adopted and submitted to the shareholders. A consent shareholders having not less than the minimum number of votes acquired of incorporation. Shareholders who have not consented in writing have be with Section 7.10;	in writing has Jby statute an	been signed by d by the articles
		With Section 7.10,	$\bigcirc$	(Note 4)
		By the shareholders, in accordance with Sections 10.20 and 7.10, a reso have been duly adopted and submitted to the shareholders. A consent in the shareholders entitled to vote on this amendment.		
•		(INSERT AMENDMENT)		
		ded is required to be set forth in its entirety.) (Suggested language for an ame hat the Articles of Incorporation be amended to read as follows:)	ndment to char	ige the corporate
			•	,

No Change

#### Page 2 Resolution

。 海热热锅 前线 the State of State State of Bligging

PORT NA SHIP OF PROPERTY

T. Subwik in Sameren

TMBREUMBISA BO CYLONIAN

death jugarent in Check, by Model Grain myash to "Secretary of

DO MOTIVOYO CARR

and the second principle is a second of the second

State''

e e val earloceta RESOLVED: That Article Four, Paragraph 1 of the Articles of Incorporation be amended to read as follows:

The authorized shares shall be:

Par Value Pergo on a Number of Shares THA Share Authorized

5,000,000

promote pandis i most twee side 🗒

नक्ष कर्मा ५३ की

gur peresta i resa e hombre tribi

Common

Class

30000L

हैं अब के इन्हें के अने कर है हैं .

्राकृति ह्या संस्थितिकारिकार्यः

\$1.00

r (exc. og etg. 1211 sapezareng), til i eret gibbel

ាក្រសួងក្រសួលក្រសួង ខ្លាំងប្រទេស ក្រសួងក្រសួង ប្រសួន មិនត្រូវ ម៉ាន់ក្រសួនប្រការប្រជាជន ge mengenam ein for makeelm van G

Jacobs Fee - 1

heldrig Fritze gata end triver opporte i skillt filt teel ABID begraat treed op die skill alla keil op keil a Begraffank geborgen goeren om mer jeer in gebruik en trik Alandras op op die die het die skill die skill die Sitte bestegt op tot filten toer begraaf gebruik en die die hoelde bestel en hij in tie die op die filt The transfer of the transfer of the second of the

and the second of the second o . De la la companya de la composition de la companya La companya de la companya d THE MODEL OF THE LANGE CORP. THE CONTROL WILL

A Company of the ends

"Make artiste bevar bereraret di scouration boom sistem ere or or in Labergape di regulige filis en deservo entras entalis e signi demonstration of the property and the contract of the contract of the contract of the contract of the contract of

CHARLES WANT

2 mg 2 m 2 - 3240

\$ 1500 ships the joins in the sent of given the

ARTICLE THREE The manner in which any exchange, reclassification or cancellation of issued shares, or a reduction of the number of authorized shares of any class below the number of issued shares of that class, provided for or effected by this amendment, is as follows: (If not applicable, insert "No change")

No Change.

ARTICLE FOUR (a) The manner in which said amendment effects a change in the amount of paid-in capital\* is as follows: (If not applicable, insert "No change")

No Change

(b) The amount of paid-in capital\* as changed by this amendment is as follows: (if not applicable, insert

No Change

Before Amendment After Amendment

्रात्त्र स्तर्भ क्षेत्र क्षेत्र क्षेत्र स्तर्भ । स्टिन्स के साम्बर

HE CARD OF (I)

normal more surplied that in a group

er into en electrograpa est <mark>es Estiga</mark> en la companio de Caracteria de Seno

uningson var Birtings

Paid-in Capital

The undersigned corporation has caused these articles to be signed by its duly authorized officers, each of whom affirm, under penalties of perjury, that the facts stated he ein are true.

Dated December 30 19 86

976年1月日本社会教育。

grafic March (processors and con-

(Exect Name of Corporation)::::

Lin Sh

attested by Surgary

- 0, .

(Signature of American) Ce Presidenti

David V. Kahn

Type or Print Name and Title)

Melvin Shapiro

17, wor Print Name and Title)

"Paid-in Capital" replaces the terms Stated Capital & Paid-in Surplus and is equal to the total of these accounts.

87008462

#### NOTES and INSTRUCTIONS

- NOTE 1: State the true exact corporate name as it appears on the records of the office of the Secretary of State, BEFORE any amendments herein reported.
- NOTE 2: Incorporators are permitted to adopt amendments ONLY before any shares have been issued and before any directors have been named or elected.

  (§ 10,10)
- NOTE 3: Directors may adopt amendments without shareholder approval in only six instances, as follows:

  (a) to remove the names and addresses of directors named in the articles of incorporation;
  - (b) to remove the name and address of the initial registered agent and registered office; provided a statement pursuant to § 5.10 is also filed;
  - (c) to split the issued whole shares and unissued authorized shares by multiplying them by a whole number, so long as no class or series is adversely affected thereby:
  - (d) to charge the corporate name by substituting the word "corporation", "incorporated", "company", "limited", or the abbreviation "corp." "inc.", "co.", or "itd." for a similar word or abbreviation in the name, or by adding a degraphical attribution to the name;
  - (e) to reduce it a authorized shares of any class pursuant to a cancellation statement filed in accordance with § 9.05.
  - (f) to restate the patibles of incorporation as currently amended.

rome Amilia wa wa wa ingana makameni ka kan Mari Powasa <mark>Ta kacap</mark>ana katawa mata wa

(\$ 10.15)

- NOTE 4: All amendments not adopted under § 10.10 or § 10.15 require (1) that the board of directors adopt a resolution setting forth the proposed amendment and (2) that the shareholders approve the amendment.
  - Shareholder approval may be (1) by vote at a shareholders' meeting (either annual or special) or (2) by consent, in writing, without a meeting.
  - To be adopted, the amendment must receive the affirmative vote or consent of the holders of at least 2/3 of the outstanding shares entitled to vote on the amendment (but if class voting applies, then also at least a 2/3 vote within each class is required).
  - The articles of incorporation may supercede the 2/3 vote requirement by specifying any smaller or larger vote requirement not less than a majority of thr obtaining shares entitled to vote and not less than a majority within each class when class voting applies.

    (§ 10.20)
- NOTE S: When shareholder approval is by written consent; all shareholders must be given notice of the proposed amendment at least 5 days before the consent is signed. If the amendment is adopted shareholders who have not signed the consent must be promptly notified of the passage of the amendment (§§ 7.10 & 10.20).

LET-01 RECORDING

\$13 0

TESTAS TRAN 1044 01/07/87 07:08:00

COOK FOUNTY RECORDER

PELIGER

Form BCA-10.30

ARTICLES OF AMENDMENT Filing Fee \$25.00

Filing Fee for Re-Stated Articles \$100.00

PEC 31 1986
DEC 31 1986
RETURN TO:

Corporation Department Secretary of State Springled, Illinois 62756

Return box

1732