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WHITE ARTICLES OF AMENDMENT INCORPORATION OF

SEAGULLS, INC. 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.

DEPT-01 RECORDING T#1111 - IRAN 9213 01/28/68 11 21 00 10422 # A H - BB - 042643 COOK COUNTY RECORDER

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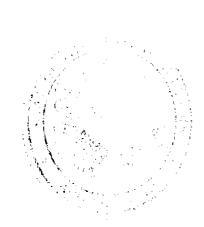
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Now Therefore, I. Jim Edgar, Secretary of State of the State of Allinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

Un Testimony Whereof, Theretoset my hand and course to

he affired the Great Leal of the State of Illinois.

at the City of Springfield, this_ day of JANUARY of the Independence of the United States the two hundred and



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Property of Coof County Clerk's Office

BCA-10.30 (Form Rev. Jan. 1986)

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

File #

This Space For Use By Secretary of State Date License Fee

Franchise Tax Filing Fee

Clerk

(nese Afficies Of	ΑIŢ	radment to its Articles of Incorporation.
ARTICLE ONE		The name of the corporation isSeagulls, Inc.
		(Note 1)
ARTICLE TWO		The following amendment of the Articles of Incorporation was adopted on January 12,
		19.88 in the manner indicated below. ("X" one box only.)
	O	By a majority of the incorporators, provided no directors were named in the articles of incorporation and no directors have been electer, or by a majority of the board of directors, in accordance with Section 10.10, the corporation having it suich no shares as of the time of adoption of this amendment; (Note 2)
		By a majority of the board of directors, in accordance with Section 10.15, shares having been issued but shareholder action not being required for the adoption of the amendment; (Note 3)
		By the shareholders, in accordance with Section 10.25, a resolution of the board of directors having been duly adopted and submitted to the shareholders. At a meeting of shareholders, not less than the minimum number of votes required by statute and by the articles of incorporation were voted in favor of the amendment; (Note 4)
		By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the board of directors having been duly adopted and submitted to the shareholders. A content in writing has been signed by shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have to an given notice in accordance with Section 7.10;
		(Note 4)
類		By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the ward of directors have been duly adopted and submitted to the shareholders. A consent in writing has been signed by all
		the shareholders entitled to vote on this amendment. (Note 4)
		(INSERT AMENDMENT)
• •		ded is required to be set forth in its entirety.) (Suggested language for an amendment to change the corporate hat the Articles of Incorporation be amended to read as follows:)
	-	
		(NEW NAME)

All changes other than name, include on page 2 (over)

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Page 2 Resolution

The Or Cook Colling Clerk's Office

Resolved, that Article III of the Articles of Incorporation be amended to read as follows: "To conduct any and all lawful activities and purposes as allowed pursuant to "The Business Corporation Act; and any amendments thereto."

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ARTICLE THREE	the number of authorized shares of any	eclassification or cancellation of issued shares, or a reduction of y class below the number of issued shares of that class, provided as follows: (If not applicable, largers, No change))
		· · · · · · · · · · · · · · · · · · ·
	"No Change"	and the second
ARTICLE FOUR	replaces the terms Stated Capital and Pi	months of the standard in the amount of paid-in capital (Paid-in capital alkin sortius and is edital to the total of these accounts) is as follows:
<i>\(\)</i>	"No Change"	
	(ii) The amount of paid-in capital (Paid in squal to the total of these accounts) as charge")	Capital feplaces the terms Stated Capital and Paid in Surplus and is sanged by this amendment is as follows: (If not applicable, insert "No
	"No Change"	
	0.5	
		Before Amendment After Amendment
	⊱aid-in Capita	\$\$
	0/	
	(Complete Alther	Nem 1 or 2 below)
	corporation has caused these article es of perjury, that the facts stated he	s to be signed by its duly authorized officers, each of whom relin are true.
Dotod January 1	.2° 40 88 A	Searulls, Inc.
Dated January	,/19	(Exact Name of Corporation)
(11		Thank a hour
attested by //Sien	sture of Secretary or Assistant Secretary)	by ANN WWW
/·	7	Alfredo Reves, President
Ton F	Pantazopoulos, Sacratary (Type or Print Name and Title)	(Type or Frint Name and Title)
	(Type or Print Printe and Tute)	(sypa in France and Line)
(a)	and the short but the language and the	
(2) it amendment is	authorized by the incorporators, the	
		OR C
famendment is auth may be designated !	orized by the directors and there are n by the board, must sign below.	o officers, then a majority of the directors of such directors as
The undersigned aff	irms, under penalties of perjury, that	the facts stated herein are true.
Dated	10	
	, ,	
	•	

NOTES and INSTRUCTIONS

BEFORE any amendments herein reported. NOTE 1: State the true exact corporate name as it appears on the records of the office of the Secretary of State,

any directors have been named or elected. NOTE 3: Incorporators are permitted to adopt amendments ONLY before any share have been leaved and before

NOTE 3: Directors may adopt amendments without shareholder approval in only six instances, as follows: (s) to remove the names and addresses of directors named in the articles of incorporation;

(b) termove the name and test to state initial registered agent and registered offil:s, provided a state-

(c) to split the issued whole shares and unissued authorized shares by multiplying them: by a whole number, ;belif cals alof.3 & of Insuaring Inem

or the abbreviation "corp.", "inc.", "co.", or "itd." for a similar word or abbreviation in the name, or by ad-(d) to change the corporate name by substituting the word "corporation; "Indirectionated"; "company"; "Ilmited"; so long as no class or series is adversely affected thereby;

,40.9 a 111W (e) Manage the authorized shares of any class pursuant to a cancellation statement files in accordance. ding a geographical attribution to the name;

(f) to regists the articles of incorporation as currently amended. (&1.01 *§*)

tion setting total avoides are blodered to (2) that the shareholders approve the amendment. -uloses a igobe stotrestib to bised entitlent (f) estupes 2f.0f § to 0f.0f § sebriu betgobs for atminishments IIA : A BTOM

sent, in writing, without a meeting. Shareholder approvel may be (1) by vote at a shareholders' meeting (either annual or apecial) or (2) by con-

of the outstanding shares example to vote on the amendment (but if class voting applies, then also at least SIS teas to statistical the state of the still matter of the still matter that the state of the feet of the state of at least SIS.

a 2/3 vote within each class 's raquired).

vote requirement not less than a majority of the outstanding shares entitled to vote and not less than a majority within each class when class with applies. The articles of incorporation may suje/cade the 2/3 vote requirement by specifying any smaller or larger

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

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Filing Fee for Re-Stated Articles \$100.00 Filing Fee \$25.00

ARTICLES OF AMENDMENT

Form BCA-18.30

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C-1733 20 W. Madison TALCAGO, <u>8</u> 60602

Springfield, Illinois 62756 Corporation Depart Secretary of Sta THE LOKE TO

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