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File Number



WILLTERS, ARTICLES OF AMENDMENT TO THE ARTICLES OF

INCORPORATION OF

OAKWOOD MANAGEMENT CORPORATION
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.

92406244

Now Therefore, I. George H. Ryan, Scoretary of State of the State of Illinois, by wirtue of the powers wested it, me by law, do hereby issue this certificate and attach hereto a cepy of the Application of the aforesoid confrontion.

In Costimony Whereof, I hereto set my hand and Suse to be affixed the Great Seal of the State of Illinois.

at the City of Springfield, this 28TH
day of MAY A.G. 19 92 and
of the Independence of the United States
the two hundred and 16TH

George & Ryan 29-

UNOFFICIAL COPY BCA-10.30 ARTICLES OF AMENDMENT Fer 35 44 356 4 Jeorge H. Hyan SUBMIT IN DUPLICATE Becretary or State <mark>Jepartment at 8</mark> js neks syrtviced loringteid Line Tea Hipporti ..." Date Franchise Tax 任 H. RYAN Fring Fee Penally Approved CORPORATE NAME OAKWOOD MANAGEMENT CORPORATION Note 1 MANNER OF ADOPTION The following amendment of the Articles of Incorporation was adopted on 13 92 in the manne (indicated below it "X" one box only) By a majority of the incorporations provided no directors were named in the articles of incorporation and no directors have been elected, or by a majority of the board or directors, in accordance with Section 10.10, the corporation having issued no shares as of the time of adoption of this amenur lent (Note 2) By a majority of the poard of directors, in accordance with Section 10-15, shares having been issued by shareholder action not chembrains and to no toobs and not being princed to the amendment. (Note 3) By the shareholders in accordance with Section 10.20, a lespitition of the board of directors having been duly adopted and submitted to the shareholders. At all 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 excendment: (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 consent in writing has been signed by an reholders having not less than the minimum mover of votes required by statute and by the articles of incorporation. Sharetic ideas who have not consented in writing have been given notice in accordance with Section 7.10. (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 consent in writing has been signed by all the shareholders entitled to vote on this amendment. (Note 4) (INSERT AMENDMENT)

Any article being amended is required to be set forth in its entirety.) (Suggested language for an amendment to change the corporate name is RESOLVED, that the Articles of Incorporation be amended to read as follows:)

(NEW NAME)

92406244

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Resolution

RESOLVED, that Article One of the Articles of Incorporation of the Corporation is hereby amended to read as follows:

"1. The name of the Corporation is HOLSTEN MANAGEMENT CORPORATION."

Property of Cook County Clark's Office

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The manner in which any exchange sectassibilation or canonialion of issued shares or steady from the continue of pythodology or sees of a strategic member of issued shares of that suss provided for a pelacted by this provided member is provided. The gray of a suspection of any or suspection of the gray of the of the g

NO CHANGE

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	NO CHANGE		
	Or		
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	75d₁n Capital	\$\$_	
	(Complete cither item	1 5 or 6 below)	
The unders	igned corporation has caused this statement to be	signed by its duly authorized officer	s, each of whom affirms
מווסק ושטווט	illies of perjury, that the facts stated herein ure tr		
Datas	MAY 15 12 22	/	m coppobation
Dated	MAY 15 19 92	OAKWOOD MANAGEMEN	
Dated	Signature of Secretary)	ZOAKWOOD MANAGEMEN	prporation)
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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, EEFCRE any amendments herein reported
- NOTE 2. Incorporators are permitted to adopt amendments CNLY before any shares have been issued and before any directors have been named or elected. 9:0101
- 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 ong as no class or series is adversely affected thereby:
 - a pange the corporate name by substituting the word "corporation" "incorporated" "company" "I mited" or the abbreviation "corp.", "inc.", "co.", or "ltd." for a similar word or abbreviation in the name, or by adding a geographical attribution to the name;
 - e) to republishe authorized shares of any class pursuant to a cancellation statement filed in accordance with § 9.05.
 - to restate the articles of incorporation as currently amended.

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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 amend nent (but it 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 voice requirement by specifying any smaller or larger vote requirement not less than a majority of the outstanding shares chittled to vote and not less than a majority with each class when class voting applies.

NOTE 5: When shareholder approval is by 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 (§§ 7.10 & 10.20) consent must be promptly notified of the passage of the amendment.

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