

WHETTIS. ARTICLES OF AMENDMENT TO THE ARTICLES OF

GN FANCORP, 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.

Now Therefore, I. George H. Ryun, Secretary of State of the State of Illinois, by wirtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a cify of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to

be affixed the Great Seal of the State of Illinois. at the City of Springfield, this 19TH

day of MAY A.D. 19 94 and of the Independence of the United States

the two hundred and

UNOFFICIAL COPY

Property of Cook County Clerk's Office

ON CONTRACTOR OF THE PARTY OF T

BCA-10.30 (Rev. Jan. 1991)	NOFFICIAL COF ARTICLES OF AMENDMENT	530,P-776.7	
George H. Ryan Secretary of State		SUBMIT IN DUPLICATE	
Department of Business Services Springheid, II. 62756 Telephone (217) 782-1832	FILED	This space for use by Secretary of State Date Date	
Remit payment in check or money order, payable to "Secretary of State "	GEORGE H. RYAN SECRETARY OF STATE	Franchise Tax \$ 2.1 Filing Fee* \$ 2.1 Penalty \$	
1. CORPORATE NAME:	N Bancorp, Inc.		
1. CONFORME PARIL.	W DESCUE P ASSE	(Note 1)	
LV _A	ND TEXT OF AMENDMENT:	n.a 4 . Ag 6g	
The following amendment	of the Articles of Incorporation was adopted oil	2591-01 10 10 10 10 10 10 10 10 10 10 10 10 1	
19 94 in the manner		10775 和配品 ※- 94-51281	
	tors, provided no directors were named in the articles o	l incorporation and no directors have been	
elected; or by a majority of th	e board or directors, in accordance with Section 10.10		
as of the time of adoption of	nis amendment.	(Note 2)	
By a majority of the board of d	irectors, in accordance with Section 10.15, shares havin		
being required for the adoptic		•	
By the shareholders, in accor		(Note 3)	
submitted to the shareholders	dance with Section 10.20, a resolution of the board of i. At a meeting of shareholders, not loss than the minimation were voted in favor of the americ tent;		
were the larger transaction and a second second	7	(Note 4)	
and submitted to the sharehold	ance with Sections 10.20 and 7.10, a resolution of the boders. A consent in writing has been signed by statished and by the articles of incorporation. Shareholders with Section 7.10;	olders having not less than the minimum	
	•	(Note 4)	
	ance with Sections 10.20 and 7.10, a resolution of the bo liders. A consent in writing has been signed by all the		
		(Note 4)	
en amendment effects a name change	insert the new corporate name below. Use Page 2 for	r all other amendments.	
cle I: The name of the corporation is.			
No change.			
and the state of t	(NEW NAME)		

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

UNOFF MANAGEMENT OPY

(Any article being amended is required to be set forth in its entirety)

RESOLVED, that the Corporation's Articles of Incorporation are amended by the addition of new Article Nine as follows:

A director of the corporation shall not be liable to the corporation or its shareholders for monetary damages for breach of a fiduciary duty as a director, except that a director shall be subject to personal liability to the corporation or its shareholders for monetary damages (i) for any breach of the director's duty of loyalty to the corporation or its shareholders, (ii) for acts or objections not in good faith or that involve intentional misconduct or a knowing violation of law, (iii) under Section 3.65 of the Corporation Law, or (iv) for any transaction from which the director derived an improver personal benefit.

	<i>"</i>)					
No cl	hange.					
				t paid-in capital (Paid-in vs: (If not applicable, ins	capital replaces the terms Stated ent "No change")	d Car
Ko ch	ange.					
) as changed by this	ibital (Paid-in Capital re s amendment is as loto			urplus and is equal to the total o	of the
V				B . 4		
		Ox		Before Amendment	After Amendment	
		″aid- n C	-apital	\$	\$	
		(Complete	wither item 5 or 6	below)		
Datedattested by _	Marc Mily (Shoature of Si	Xatt	19 94 by	Men	Inc. me of Corporation) (CA) esident of Vice President)	·
	1908218	,	e e .	- CPJ	oz, Pragident	
		or Print Name and Title,	 		rint Name and Title)	
-	(Туре о	or the realist and the	•	1 yrve or r		
- If amendment		the incorporators,		1/4/		
- If amendment			the incorporators	1/4/		
If amendment	is authorized by	the incorporators,	the incorporators of OR there are no officers	must sign below.	the directors or such direc	ctor
If amendment as may be des	is authorized by is authorized by signated by the b	the incorporators, the directors and the	OR here are no officers low.	must sign below.	Ö	ctor
If amendment as may be des The undersign	is authorized by is authorized by signated by the b ed affirms, under	the incorporators, the directors and the	the incorporators of OR here are no officers slow.	must sign below.	Ö	ctor
If amendment as may be des The undersign	is authorized by is authorized by signated by the b ed affirms, under	the incorporators, the directors and the poard, must sign be or the penalties of p	the incorporators of OR here are no officers slow.	must sign below.	Ö	ctor
If amendment as may be des The undersign	is authorized by is authorized by signated by the b ed affirms, under	the incorporators, the directors and the poard, must sign be or the penalties of p	the incorporators of OR here are no officers slow.	must sign below.	Ö	ctor
If amendment as may be des The undersign	is authorized by is authorized by signated by the b ed affirms, under	the incorporators, the directors and the poard, must sign be or the penalties of p	the incorporators of OR here are no officers slow.	must sign below.	true.	ctor
If amendment as may be des The undersign	is authorized by is authorized by signated by the b ed affirms, under	the incorporators, the directors and the poard, must sign be or the penalties of p	the incorporators of OR here are no officers slow.	must sign below. s, then a majority of	true.	ctor
If amendment as may be des The undersign	is authorized by is authorized by signated by the b ed affirms, under	the incorporators, the directors and the poard, must sign be or the penalties of p	the incorporators of OR here are no officers slow.	must sign below. s, then a majority of	true.	ctor

The manner in which a work hard in worksilloa for of cascillation of the number of authorized shares of any class below the number of issued shares of that class, provided for or effected by this affectment, is as follows: (If not applicable, insert "No

UNOFFICIAL COPY

- 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 change 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 geographical attribution to the name;
 - to reduce the authorized shares of any class pursuant to a cancellation statement filed in accordance with § 9.05.
 - (f) to restate the articles of incorporation as currently amended.

(§ 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 the outstanding snarer entitled to vote and not less than a majority within each class when class voting applies.

(§ 10.20)

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 consent must be promptly notified of the passage of the amendment.

(§§ 7.10 & 10.20)

The filing fee for articles of amendment - \$25.00 The filing fee for restated articles - \$100.00.

C-173.0

AFTER REPORDING RETURN TO: BURKE, WARREN & MACKAY, P.C. 225 WEST WASHINGTON ST. 24TH FLR. CHICAGO, IL 60606

Office