		BCA-12.2	JNOI 20 ARȚI	FFICIA CLES OF DIS	L COF	File #		
Sec	retary	Ryan of State			rr	SUBMI	T IN DUPLICATE	
Spr	nghelo	nt of Business Services 1, IL 62756 9 (217) 782-6961		MAH 0.3 1997		Date Sec	This space for use by Secretary of State	
		ment in check or money able to "Secretary of Sta		GEORGE H. Secretary o	RYAN F STATE	Franchise T Filing Fee Penalty Interest Approved:	ax \$ 5.00 \$	
1.	~^	RPORATE NAME:	PIRE TR	ADING. LTD.	97231	657		
1,	-00	THOTATE NAME.		William Indi				
2.			etel d :	litrk		rporation that r	may be served on the	
				r Drive, Suit	6 (109			
3.		solution of the corpora ne manner indicated b	tion was duly a			cember 31	, 1 <u>9</u> 96	
		By a majority of the incoelected; or by a majori as of the authorization	ly of the board of	ded no directors were na directors, in accordance	med in the Articles of II	ncorporation and he corporation t	ino directors have been naving (saued no shares (Notes 1 & 2)	
	[x]	By a written consent signation not being required		olders entitled to vote an	dissention, in accorda	ance with Section	t 12.10, board of director (Note 3)	
			eling of sharehold	with Section 12.15, a r ders, not less than the mi the dissolution.			atute and by the Articles	
		snareholders Alconse	nt in writing has b Articles of Incorp	n Sections 12.15 and 7.1 den signed by sharehold poration. Shareholders v	ers having not less tha	n the minimum n	iumber of votes required	
		accordance with Section	ON 7-10				(Note 3)	
	 -		(COA	APLETE ONLY WHEN	APPLICABLE)			
4	(a)	share dividends, share	ares not previous splits, share exc give the value of	ly reported to the Secreti hanges pursuant to Sect the entire consideration	ary of State (including ion 11.10, and shares	to effect an exch	range or reclassification	
		Date of Issuance or Contribution	Class	Par Value	Number of Shares Issue	d	Entire Consideration Received	
7	- العد		Trode 6	. Hopan Salle St # 8:	₹ _{ro}		\$	
Y	D	المسالل	Lings of	L. 60(03		TOTAL	\$	
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	Date of Cancellation	Class	Number of Shares Cancelled	Cost
				\$ e
			TOTA	iL S
lac	sued shares at date of execu	ulion:		
133	Ciass	Series	Par Value	Number of Shares
	COHMON	-	1.00	1,000
Pa	id-in capital at (late) of execu	ution:		
	100		Paid-in Capital	q 1,00 0,00
	/Model in Contact water	one the terms #Otata d Ou	Pate-in:pital pital and "Paid-in Surplus" and is equa	*
affi	e undersigned corporation tirms, under penalties of perj	nas caused this stater ury, that the facts state	ment to be signed by its duly authored herein are true. PIRK TRADING	rized officers*, each of whom
affi Da	e undersigned corporation to irms, under penalties of perjuted	nas caused this stater iury, that the facts state about 31 19	nent to be signed by its duly authored herein are true. 96 PIRK TRADING Exect Name by	LTD, e of Corporation) Judent or Vice President)
affi Da	e undersigned corporation to irms, under penalties of perjuted	nas caused this stater iury, that the facts state about 31 19	nent to be signed by its duly authored herein are true. 96 PIRK TRADING Exact Nam (Signature of Pres	LTD, e of Corporation) Judent or Vice President)
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affi Dar atte	e undersigned corporation to irms, under penalties of period decempended by Capature of Security and dissolution is authorized by the undersigned affirms, under led Decempended Decempend	nas caused this stater ury, that the facts state about 31 19 Yellow Assistant Secretary or	pent to be signed by its duly authored herein are true. 96 PIRK TRADING Exact Name (Sippanire of President) (Type or Printed herein are 196 96 96 126 126 126 126 126	TIZED officers', each of whom LTD, Be of Corporation) Shirk IN Name and Title) THUS SIGN HERE. TRAN 6807 14 13/97 13:11 LEF # 97-2316

- Directors are authorized to dissolve a corporation ONLY before any shares have been issued. In the event there are no officers, the signature of a majority of the directors or such directors as may be designated by the board must appear on these Articles of Dissolution.
- 3. All dissolutions not authorized by the incorporators or the directors must be authorized by the shareholders.

Shareholders may authorize dissolution by their unanimous written consent. This does not require any action of the board of directors and does not require a shareholders' meeting.

Shareholder authorization may also be by vote at a shareholders' meeting or by less than unanimous consent, in writing, without a meeting.

To be effective, the dissolution must receive the affirmative vote or consent of the holders of at least 2/3 of the outstanding shares entitled to vote on dissolution and, if class voting applies, then also at least 2/3 of the votes within each class.

if the Articles of Incorporation so provide, the 2/3 vote requirement may be superseded by any smaller or larger vote requirement has been a majority of the outstanding shares entitled to vote and not less than a majority within each class when class voting these.

When shareholder authorization is by less than unanimous written consent, all shareholders must be given notice of authorization at least five days before the consent is signed. Shareholders who have not signed the consent must be given prompt notice that dissolution was duly authorized.