File Number 6029-931-5

C-212.3



## State of Allinois Office of The Secretary of State

Whites, articles of amendment to the articles of incorporation of

APEY CRANE, 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, Jesse White, Secretary of State of the State of Illinois, 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 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

day of FEBRUARY A.D. 1999 and of the Independence of the United States the two hundred and 23RD .

Jesse White

Secretary of State

NOFFICIAL COPY 37538 Page 2 of ARTICLES OF AMENDMENT Form **BCA-10.30** File# (Rev. Jan. 1995) George H. Ryan Secretary of State **Department of Business Services** This space for use by FEB 0 1 1999 Springfield, IL 62756 **Secretary of State** Telephone (217) 782-1832 Date JESSE WHITE SECRETARY OF STATE Franchise Tax Remit payment in check or money Filing Fee\* order, payable to "Secretary of State." Penalty \*The filing fee for articles of Approved: amendment - \$25.00 APEX CRANE, INC. 1. CORPORATE NAME: MANNER OF ADOPTION OF AMENDMENT: 2. 1-15-91 The following amendment of the Articles of Incorporation was adopted on. 19 \_\_\_\_\_ in the manner indicated below. ( "X" one box only) By a majority of the incorporators, provided no directors were named in the articles of incorporation and no directors have been elected: (Note 2) By a majority of the board of directors, in accordance with Section 10.10, the corporation having issued 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 10.20, 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 voter; 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 consent in writing has been stuned by shareholders having not less than the minimum number of votes required by statute and by the articles of incurpo ation. Shareholders who have not consented in writing have been given notice in accordance with Section 7.15. (Notes 4 & 5) By the shareholders, in accordance with Sections 10.20 and 7.10, a resolution of the board o. 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 5) **TEXT OF AMENDMENT:** 3. When amendment effects a name change, insert the new corporate name below. Use Page 2 for all other amendments. Article I: The name of the corporation is: APEX LEASING, INC. (NEW NAME)

b. (If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there is not sufficient space to do so, add one or more sheets of this size.)

Property of Cook County Clerk's Office

4.	or a red	nner, if not set forth in Article 3b, in which any exch luction of the number of authorized shares of any of d for or effected by this amendment, is as follows:	class below the number of issued	tion of issued shares, shares of that class,
		No Change		
5.	(a) The manner, if not set forth in Article 3b, in which said amendment effects a change in the a capital (Paid-in capital replaces the terms Stated Capital and Paid-in Surplus and is equal to the accounts) is as follows: (If not applicable, insert "No change")			
		No Change		
		amount of paid-in capital (Paid-in Capital replaces that of these accounts) as changed by this amendm		
		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Before Amendment After	er Amendment
		Paid-in Capital	\$ 500.00	20
		t au-in Oabitai	Ψ <u>τουν.</u>	<del>,,,</del>
		(Outside sitting them Can 7 (alast All pigms	iturno must ho in DLACK INK )	
		(Complete either Item 6 or 7 nelow. All signa		
6.	The undersigned corporation has caused this statemen to be signed by its duly authorized officers, each of whom affirms, under penalties of perjury, that the facts stated herein are true.			
	Dated	, 19	Seriact Name of Corporation a	t date of execution)
	attested by		DV J	
	·	(Signature of Secretary or Assistant Secretary)	(£ignɛture of President or	Vice President)
		(Type or Print Name and Title)	(ïyre c. Print Name	and Title)
7.	If amendment is authorized pursuant to Section 10.10 by the incorporators, the incorporators must sign below, and type			
	or print name and title.		$O_{x}$	
		OR		
	If amendmen directors or s	t is authorized by the directors pursuant to Section uch directors as may be designated by the board,	10.10 and there are no officers, must sign below, and type or pri	then a majority of the name and title.
	The undersig	ned affirms, under the penalties of perjury, that the	e facts stated herein are true.	
	Dated	11999, 199 <u>9</u>		
		101-1		
Robert B. Chapman Sole Incorporator				

 $[n_1]$ 

- 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 seven 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 increase, decrease, create or eliminate the par value of the shares of any class, so long as no class or series of shares is adversely affected.
  - (d) 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;
  - (e) to change the corporate name by substituting the word "corporation", "incorporated", "company", "limited", or the abbreviolition "corp.", "inc.", "co.", or "ltd." for a similar word or abbreviation in the name, or by adding a geographical attribution to the name;
  - (f) to reduce the authorized shares of any class pursuant to a cancellation statement filed in accordance with § 9.05,
  - (g) to restate the articles of incorporation as currently amended.

(§ 10.15)

NOTE 4: All amendments not adopted und or § 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 supersede the 2/3 vote requirement by specifying any smaller or larger 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 voting applies. (§ 10.20)

NOTE 5: When shareholder approval is by consent, all shareholders must be given perice 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)

C-173.9

After recording, please return to Cathy Franczyk Fagel & Haber 140 S. Dearborn Suite 1400 Chicago, Illinois 60603