# P1300003024

| (Requestor's Name)  (Address)                                       | 600304                   |
|---|--------------------------|
| (City/State/Zip/Phone #)  PICK-UP WAIT MAIL  (Business Entity Name) | 16/36/175                |
| (Document Number)  Certified Copies Certificates of Status          | S TALLENT<br>OCT 24 2017 |
| Special Instructions to Filing Officer:                             | Anand                    |
| Office Use Only   |                          |



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### **COVER LETTER**

TO: Amendment Section Division of Corporations

|   | DRATION: ALASKA PACIFI   |  |  |
|---|--|--|--|
| OCUMENT NUN   | 4BER: P13000003024   |  | <del></del>  |
| he enclosed Article   | s of Amendment and fee are su  | ibmitted for filing.                         |  |
| lease return all con  | respondence concerning this ma   | itter to the following:                      |  |
|   | GREGORY G. BOURQUE   |  |  |
|   |  | Name of Contact Person                       |  |
|   | ALASKA PACIFIC ENERG   | Y CORPORATION                                |  |
|   |  | Firm/ Company                                |  |
|   | 7300 NW 5TH STREET   |  |  |
|   |  | Address                                      |  |
|   | PLANTATION, FL 33317   |  |  |
|   |  | City/ State and Zip Code                     | ;  |
| ask   | с@согрхс.com   |  | ✓  |
|   | E-mail address: (to be us  | sed for future annual report                 | notification)  |
|   |  |  |  |
| or further informati  | ion concerning this matter, pleas  | se call:                                     |  |
|   |  |  |  |
| GREGORY G. BOU  | лоль   |  | 349-7855   |
| GREGORY G. BOU  | JRQUE:   |  | 349-7855<br>le & Daytime Telephone Number  |
| GREGORY G. BOU<br>Name  | e of Contact Person  | at ( 804 / Area Coo                          |  |
| GREGORY G. BOU<br>Name<br>inclosed is a check                   | e of Contact Person for the following amount made  | at ( 804 Area Coo                            | rtment of State:   |
| GREGORY G. BOU<br>Name  | e of Contact Person  for the following amount made  \$43.75 Filing Fee &   | at ( 804 Area Coopayable to the Florida Depa | rtment of State:   |
| SREGORY G. BOU<br>Name<br>inclosed is a check                   | e of Contact Person for the following amount made  | at ( 804 Area Coo                            | rtment of State:   |
| GREGORY G. BOU<br>Name<br>inclosed is a check                   | e of Contact Person  for the following amount made  \$43.75 Filing Fee &   | at ( 804 Area Coopayable to the Florida Depa | rtment of State:  \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy   |
| GREGORY G. BOU<br>Name<br>inclosed is a check                   | e of Contact Person  for the following amount made  \$43.75 Filing Fee &   | at ( 804 Area Coopayable to the Florida Depa | rtment of State:  \$52.50 Filing Fee Certificate of Status Certified Copy  |
| SREGORY G. BOUNAME  Inclosed is a check  \$35 Filing Fee        | c of Contact Person  for the following amount made  \$\Bar{\sum_{\subset}}43.75\ \text{Filing Fee & Certificate of Status}\$  ailing Address | at ( 804 Area Coopayable to the Florida Depa | rtment of State:  \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)  |
| SREGORY G. BOUNAME  Inclosed is a check  \$35 Filing Fee  MAR   | c of Contact Person  for the following amount made  \$43.75 Filing Fee & Certificate of Status  ailing Address mendment Section              | at ( 804 Area Coopayable to the Florida Depa | rtment of State:  \$\instyle=\frac{\$52.50}{\$\text{ Filing Fee}}\$  Certificate of Status Certified Copy (Additional Copy is enclosed)  \$\frac{\$Address}{\$\text{ment Section}}\$ |
| SREGORY G. BOUNAME Enclosed is a check  \$35 Filing Fee  MAR Di | c of Contact Person  for the following amount made  \$\Bar{\sum_{\subset}}43.75\ \text{Filing Fee & Certificate of Status}\$  ailing Address | at ( 804 Area Coopayable to the Florida Depa | rtment of State:  \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)  |

2661 Executive Center Circle Tallahassee, FL 32301

#### Articles of Amendment to Articles of Incorporation of

|  | of                                   |                                  |
|--|--------------------------------------|----------------------------------|
| ALASKA PACIFIC ENERGY CORP.  |                                      |                                  |
| (Name of Corporation as curren   | ntly filed with the Florida Dept. o  | f State)                         |
| P130000003024  |                                      |                                  |
| (Document Number   | r of Corporation (if known)          | İ                                |
| Pursuant to the provisions of section 607.1006, Florida Statutes, thits Articles of Incorporation:   | as Florida Profit Corporation adop   | ts the following amendment(s) to |
| A. If amending name, enter the new name of the corporation: N/A  |                                      | The new                          |
| name must be distinguishable and contain the word "corporat<br>"Corp.," "Inc.," or Co.," or the designation "Corp," "Inc," or<br>word "chartered," "professional association," or the abbreviation | r "Co". A professional corporatio    | ted" or the abbreviation         |
| B. Enter new principal office address, if applicable:  | N/A                                  | 7                                |
| (Principal office address <u>MUST BE A STREET ADDRESS</u> )  | <del>-</del>                         | 95                               |
|  |                                      |                                  |
|  |                                      | <del></del>                      |
| C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)  | N/A                                  | ま ま 口                            |
| (Maining data est Main 1917 VIII (1917)  | <del> </del>                         |                                  |
|  |                                      |                                  |
|  |                                      |                                  |
| D. If amending the registered agent and/or registered office ad  |                                      | of the                           |
| new registered agent and/or the new registered office addre  | <u>ess:</u>                          |                                  |
| Name of New Registered Agent   | <del></del>                          | - <del></del>                    |
|  |                                      | <u> </u>                         |
| (Plorida)  | street address)                      |                                  |
| New Registered Office Address:   | , Fl<br>(City)                       | lorida                           |
|  | (3.19)                               | (Intraction)                     |
|  |                                      |                                  |
| New Registered Agent's Signature, if changing Registered Agent I hereby accept the appointment as registered agent. I am familia   | nt:                                  | the position                     |
| Tun jamine   | " min that decept the obligations of | me position.                     |
|  |                                      |                                  |
| Signature of Nav   | v Registered Agent, if changing      |                                  |
| Signature of New   | - подметей луені, у спануну          | +                                |

| address of each Officer<br>(Attach additional sheet:<br>Please note the officer/d | s, if neces.<br>lirector tit                         | Director being added:<br>sary)<br>tle by the first letter of the office title:   | n officer/director being removed and title, name, and  r; TR= Trustee; C = Chairman or Clerk; CEO = Chief   |
|---|--|--|---|
| Executive Officer; CFO held. President, Treasur Changes should be noted           | ≈ Chief .<br>er, Direct<br>d in the fo<br>aves the o | Financial Officer. If an officer/director hold<br>for would be PTD.<br>ollowing manner. Currently John Doe is liste<br>corporation, Sally Smith is named the V and i | ds more than one title, list the first letter of each office as the PST and Mike Jones is listed as the V. There is S. These should be noted as John Doe, PT as a Change, |
| X Change  | <u>PT</u>  | John Doe   |   |
| X Remove  | <u>v</u>   | Mike Jones   |   |
| _X Add  | <u>sv</u>  | Sally Smith  |   |
| Type of Action<br>(Check One)   | Title  | Name   | Address   |
| 1)Change  |  | N/A  |   |
| Add   |  |  | <u> </u>  |
| Remove  |  |  |   |
| 2) Change   |  | N/A  |   |
| Add   |  |  |   |
| Remove  |  |  |   |
| 3)Change  |  | N/A  |   |
| Add   |  |  |   |
| Remove  |  |  |   |
| 4) Change   |  | N/A  |   |
| Add   |  |  |   |
| Remove  |  |  |   |
| 5) Change   |  | N/A  |   |
| Add   |  |  |   |
| Remove  |  |  |   |
| 6) Change   |  | N/A  |   |
| <u>-</u>  |  |  |   |
| Add   |  |  |   |

\_\_ Remove

|  | ion's Article of Incorpa | oration is hereby a                                | amended pursuant th                            | ne attached sheet            |               |
|--|--------------------------|--|--|------------------------------|---------------|
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|  |                          |  |  |                              |               |
| f an amendment prov<br>provisions for implen | ides for an exchange     | <u>, reclassification,</u><br>ent if not contain   | <u>or cancellation of</u><br>ed in the amendme | issued shares,<br>nt itself: |               |
| (if not applicable,                          |                          |  | <u> </u>                                       |                              |               |
| L.   |                          |  |  |                              |               |
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|  |                          |  |  |                              |               |

## AMENDMENT TO ARTICLES OF INCORPORATION OF ALASKA PACIFIC ENERGY CORP

Article IV of the Corporation's Articles of Incorporation is hereby amended by the language herein being added to the end of the existing Article IV.

#### Authorization of a Reverse Split of the Common Stock of the Company:

Simultaneously with respect to this amendment ("The Effective Date"), all shares of common stock issued and outstanding shall be and hereby automatically combined and reclassified as follows: Each two thousand, five hundred (2500) shares of common stock issued and outstanding shall be combined and reclassified (the "Reverse Split") as one (1) share of common stock. Fractional shares will be rounded up to the nearest whole share.

IN WITNESS WHEREOF, Alaska Pacific Energy Corp has caused this Certificate of Designation to be signed by Jordan Weintstein, its Director, this 16th of October 2017.

Alaska Pacific Energy Corp.

Jordan Weinsteir

Director

| 10/16/17   | 1 !                           |
|--|-------------------------------|
| The date of each amendment(s) adoption:  | if other than the             |
| date this document was signed.   | j l                           |
| Effective date if applicable:  | i                             |
| (no more than 90 days after amendment file date)   |                               |
| Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this dadocument's effective date on the Department of State's records.  | ate will not be listed as the |
| Adoption of Amendment(s) (CHECK ONE)   |                               |
| ■ The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendment(by the shareholders was/were sufficient for approval.  | s)                            |
| The amendment(s) was/were approved by the shareholders through voting groups. The following statements be separately provided for each voting group entitled to vote separately on the amendment(s):  "The number of votes last for the amendment(s) was/were sufficient for approval by | ?nt                           |
| The amendment(s) was/were adopted by the board of directors without shareholder action and shareholde action was not required.   | ;<br>er<br>                   |
| ☐ The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.   |                               |
| Signature  (By a director, president of other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other cour appointed fiduciary by that fiduciary)   | -1                            |
| Gregory G. Bourque   |                               |
| (Typed or printed name of person signing)  |                               |
| Director   |                               |
| (Title of person signing)  |                               |