## P0300015444

| (Requestor's                       | s Name)               |
|------------------------------------|-----------------------|
| (Address)                          |                       |
| (Address)                          |                       |
| (City/State/Z                      | (ip/Phone #)          |
| PICK-UP V                          | VAIT MAIL             |
| (Business E                        | ntity Name)           |
| (Document                          | Number)               |
| Certified Copies Ce                | ertificates of Status |
| Special Instructions to Filing Off | ficer:                |
|                                    |                       |
|                                    |                       |
|                                    |                       |
|                                    |                       |

Office Use Only



200041843032

111/18/04--01029--029 \*\*43.75

OL OCT 18 PH 4: 56
SECRETARY OF STAIL

WCA-AMAND)
POZZ

## **COVER LETTER**

ÿ.

i,

**TO:** Amendment Section Division of Corporations

| NAME OF CORPORATION:   | Huss Fennell                 | , Inc.            |   |  |  |
|--|------------------------------|-------------------|---|--|--|
| DOCUMENT NUMBER:   | _P03000015444                | . <u>-</u>        |   |  |  |
| The enclosed Articles of Amend   | ment and fee are s           | submitted         | for filing                                    | <u>.</u>   |  |
| Please return all correspondence   | concerning this m            | atter to th       | e follow                                      | ing:   |  |
|  | Bonnie Hendr                 |                   |   |  | - <del></del>  |
|  | (Name of C                   | ontact Perso      | n)  |  |  |
|  | Swart Baumru                 |                   | pany, I                                       | .LP  |  |
|  | (Firm/                       | Company)          |   |  |  |
|  | 717 East Oak                 | Street<br>Idress) |   | 1  |  |
|  | <b>7.</b>                    |                   |   |  |  |
|  | Kissimmee, F<br>(City/State/ |                   |   |  | <del>.</del>   |
| For further information concerni   | ` •                          | •                 | 40)   |  |  |
| Bonnie Hendricks   |                              | at ( <u>4</u> (   | J7)   | 847-7466   | slephone Number)   |
| (Name of Contact Pers  | son)                         | (A                | rea Code                                      | & Daytime Te   | elephone Number)   |
| Enclosed is a check for the follow   | wing amount:                 |                   |   |  |  |
| □ \$35 Filing Fee □ \$43.75 F Certifica  | iling Fee &<br>te of Status  | Certifi           | Filing Fe<br>ied Copy<br>tional copy<br>osed) |  | □ \$52.50 Filing Fee<br>Certificate of Statu<br>Certified Copy<br>(Additional Copy<br>is enclosed) |
| Mailing Address Amendment Sect Division of Corpo P.O. Box 6327 Tallahassee, FL 3 | ion<br>orations              |                   | Division<br>409 E. G                          | ddress<br>nent Section<br>of Corporat<br>taines Street<br>see, FL 3239 |  |

| Articles of Amendment  |
|--|
| Articles of Amendment to Articles of Incorporation of  Huss Fennell, Inc.  (Name of corporation as currently filed with the Florida Dept. of State)  |
| Articles of Incorporation  |
| of Programme of Pr |
|  |
| Huss Fennell, Inc.   |
| (Name of corporation as currently filed with the Florida Dept. of State)   |
|  |
| 27 6   |
| P03000015444   |
| (Document number of corporation (if known)   |
|  |
| Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation  |
| adopts the following amendment(s) to its Articles of Incorporation:  |
|  |
| NEW CORPORATE NAME (if changing):  |
|  |
| The new name of the corporation shall be WILLCOXON VENTURES, INC.  |
| (Must contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.") (A professional corporation must contain the word "chartered", "professional association," or the abbreviation "P.A.")   |
| (A professional corporation must contain the word chartefed, professional association, of the abbreviation 1.A.)   |
| AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s)  |
| and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)   |
| and/or Article Title(s) being amended, added of defeted. (DE STECTIC)  |
|  |
|  |
|  |
|  |
|  |
| <u> </u>   |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
| (Attach additional pages if necessary)   |
| If an amendment provides for exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)   |
| Effective March 1, 2003, Huss C. Fennell, III resigned as Director of the corporation  |
| Robert Willcoxon was appointed to serve as Director, President and Treasurer.  |
| His address is 3044 Sims Rd., Sevierville, TN 37876. 1,000 shares of common stock  |
| (continued)  |

were issued to Robert Willcoxon.

| The date of each amendment(s) adoption: March 1, 2003  |
|--|
| Effective date if applicable:  |
| (no more than 90 days after amendment file date)   |
| Adoption of Amendment(s) (CHECK ONE)   |
| The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.  |
| ☐ The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):                 |
| "The number of votes cast for the amendment(s) was/were sufficient for approval by   |
| (voting group)   |
| The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.  |
| ☐ The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.   |
| Signed this 6th day of October , 2004 .  |
| Signature  (Bya director, president or other officer - if directors or officers have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary) |
| Harry J. Swart   |
| (Typed or printed name of person signing)  |
| Secretary/Incorporator   |
| (Title of person signing)  |

FILING FEE: \$35