Request ID / Demande n

Ontario Corporation Number Numéro de la compagnie en Ontario

12682752

2263924

.7 que peut être émise en série: catégorie d'actions et pouvoirs des administrateurs Droits, privilèges, restrictions and directors' authority with respect to any class of shares which may be issued: Rights, privileges, restrictions and conditions (if any) attaching to each class of et conditions, s'il y a lieu, relatifs à chaque catégorie rattachés à chaque

MEETINGS OF SHAREHOLDERS THE HOLDERS OF THE CLASS X COMMON SHARES SHALL BE ENTITLED TO VOTE AT ALL MEETINGS OF SHAREHOLDERS OF THE CORPORATION AND ONE SHARE SHALL BE EQUAL! ONE SHARE SHALL BE EQUAL TO ONE

THE HOLDERS OF HOLDERS OF THE CLASS X COMMON SHARES SHALL BE ENTITLED TO RECEIVE DIVIDENDS DECLARED BY THE BOARD OF DIRECTORS.

UNPAID DIVIDENDS ON THE CLASS Y SHARES, THE CLASS A PREFERENCE SHARES, B PREFERENCE SHARES OR THE CLASS C PREFERENCE SHARES. DIVIDENDS MAY NOT BE PAID ON THE CLASS X COMMON SHARES IF THERE ARE DECLARED, THE CLASS

DIVIDENDS AND ALL OTHER LIABILITIES OF THE CORPORATION. THE PURPOSE OF WINDING UP ITS AFFAIRS, SHALL BE ENTITLED IN THE EVENT OF THE LIQUIDATION, OTHER DISTRIBUTION OF ASSETS OF THE CORPORATION AMONG THE SHAREHOLDERS FOR TO ALL SUCH ASSETS AFTER DISSOLUTION OR WINDING UP OF THE CORPORATION OR THE HOLDERS OF THE CLASS X COMMON SHARES PAYMENTS OF DECLARED BUT UNPAID

SHAREHOLDERS EXCEPT WITH THE HOLDERS OF THE CLASS RESPECT TO THE FOLLOWING: Y SHARES SHALL NOT BE ENTITLED TO VOTE AT MEETINGS OF

RECLASSIFICATION OR CANCELLATION OF THE CLASS Y SHARES; (B) CREATE A NEW CLASS OF SHARES EQUAL OR SUPERIOR TO THE CLASS Y SHARES (A) PROPOSED AMENDMENT TO THE ARTICLES OF INCORPORATION TO EFFECT AN EXCHANGE, ဝ္ဗ

DECLARED BY THE BOARD OF DIRECTORS. THE HOLDERS OF THE CLASS Y SHARES SHALL BE ENTITLED TO RECEIVE DIVIDENDS AS

DIVIDENDS MAY NOT BE PAID ON THE CLASS Y SHARES IF THERE ARE DECLARED, UNI DIVIDENDS ON THE CLASS A PREFERENCE SHARES, THE CLASS B PREFERENCE SHARES PREFERENCE SHARES. UNPAID 엹 HHT

MEETINGS OF SHAREHOLDERS EXCEPT WITH RESPECT TO THE FOLLOWING: THE HOLDERS OF THE CLASS A PREFERENCE SHARES SHALL NOT BE ENTITLED TO VOTE AT

RECLASSIFICATION OR CANCELLATION OF THE SHARES. (A) PROPOSED AMENDMENT TO THE ARTICLES OF INCORPORATION TO EFFECT AN EXCHANGE (B) CREATE A NEW CLASS OF SHARES EQUAL OR SUPERIOR TO THE CLASS A PREFERENCE CLASS A PREFERENCE SHARES; OR

THE HOLDERS OF THIS CLASS A PREFERENCE SHARES SHALL BE ENTITLED TO RECEIVE