

(6) (I) THE TOTAL NUMBER OF SHARES OF STOCK OF ALL CLASSES WHICH THE CORPORATION HAS AUTHORITY TO ISSUE;

(II) THE NUMBER OF SHARES OF STOCK OF EACH CLASS;

(III) THE PAR VALUE OF THE SHARES OF STOCK OF EACH CLASS OR A STATEMENT THAT THE SHARES ARE WITHOUT PAR VALUE; AND

(IV) IF THERE ARE ANY SHARES OF STOCK WITH PAR VALUE, THE AGGREGATE PAR VALUE OF ALL THE SHARES OF ALL CLASSES;

(7) IF THE STOCK IS DIVIDED INTO CLASSES AS PERMITTED BY §2-105 OF THIS SUBTITLE, A DESCRIPTION OF EACH CLASS INCLUDING ~~[[THE]]~~ ANY PREFERENCES, CONVERSION AND OTHER RIGHTS, VOTING POWERS, RESTRICTIONS, LIMITATIONS AS TO DIVIDENDS, ~~[[AND]]~~ QUALIFICATIONS, AND TERMS AND CONDITIONS OF REDEMPTION; AND

(8) THE NUMBER OF DIRECTORS AND THE NAMES OF THOSE WHO WILL SERVE AS DIRECTORS UNTIL THE FIRST ANNUAL MEETING AND UNTIL THEIR SUCCESSORS ARE ELECTED AND QUALIFY.

(B) PERMISSIBLE PROVISIONS.

THE ARTICLES OF INCORPORATION MAY INCLUDE:

(1) ANY PROVISION NOT INCONSISTENT WITH LAW WHICH DEFINES, LIMITS, OR REGULATES THE POWERS OF THE CORPORATION, ITS DIRECTORS AND STOCKHOLDERS, ANY CLASS OF ITS STOCKHOLDERS, OR THE HOLDERS OF ANY BONDS, NOTES, OR OTHER SECURITIES WHICH IT MAY ISSUE;

(2) ANY RESTRICTION NOT INCONSISTENT WITH LAW ON THE TRANSFERABILITY OF STOCK OF ANY CLASS;

(3) ANY PROVISION AUTHORIZED BY THIS ARTICLE TO BE INCLUDED IN THE BYLAWS;

(4) ANY PROVISION WHICH REQUIRES FOR ANY PURPOSE THE CONCURRENCE OF A GREATER PROPORTION OF THE VOTES OF ALL CLASSES OR OF ANY CLASS OF STOCK THAN THE PROPORTION REQUIRED BY THIS ARTICLE FOR THAT PURPOSE;

(5) A PROVISION WHICH REQUIRES FOR ANY PURPOSE A LESSER PROPORTION OF THE VOTES OF ALL CLASSES OR OF ANY CLASS OF STOCK THAN THE PROPORTION REQUIRED BY THIS ARTICLE FOR THAT PURPOSE, BUT THIS PROPORTION MAY NOT BE LESS THAN A MAJORITY OF ALL THE VOTES ENTITLED TO BE CAST ON THE MATTER;