			AMP 02	T-305	$\overline{D}$	
FORM <b>PTO-1594</b> (Rev. 6-93)	RE 06-02-	1998	SHEET	U.S. DEPARTMENT (	OF COMMERCE Frademark Office	
MB No. 0651-0011 (exp. 4/94)			.Υ	r dterit and 1	rademark Office	
Tab settings ⇒ □ □ ▼	. 19942: (1911 9-911 1911) 1994	AINS (1814 MARS IIV. 186)		▼	▼	
To the Honorable Commission	oner of I 100726	223	attached origina	documents or copy th	ereof.	
<ol> <li>Name of conveying party(ies)</li> </ol>	:	2. Name a	nd address of re	ceiving party(ies)		
Amcorn Hybrids, Inc	2.	Name:_	Ampro Indu	stries, Inc.		
		Internal	Address: 112	3-129th Stree	<u>a t</u>	
(+)	<ul><li>☐ Association</li><li>☐ Limited Partnership</li></ul>	Street A	ddress: 112	3-129th Stree	<u>e.t.</u>	
■ Corporation-State (Michig  Other		City: B:	radley	_ State: MI Z	:IP: <u>49311</u>	
Additional name(s) of conveying party(ie	•			ip		
B. Nature of conveyance:		☐ Gene	ral Partnership_			
				ichigan		
<ul><li>Assignment</li><li>Security Agreement</li></ul>	<ul><li>☐ Merger</li><li>☐ Change of Name</li></ul>	7 04		1chigan		
XX Other <u>Certificate</u>	of Termination of	If assignee is no		ed States, a domestic represe		
Assumed Name	1	is attached:   Yes  No  (Designations must be a separate document from assignment)				
xecution Date: <u>06/22/93</u>	AND THE PARTY OF T	, , ,	(s) & address(es) attac	• ,		
5. Name and address of party to			mber of applicat	ions and	DEMARKO	
concerning document should	be mailed:	registrat	ions involved:			
Name: Carl S. Clark			/07 OFD 0 44)	• • • • • •		
Internal Address: PO Box	2567	/. Total fee	e (37 UFH 3.41).	\$40.00		
		XX Encl	osed			
		Auth	orized to be cha	rged to deposit accor	unt	
Street Address: 695 Ken	moor SE					
Appropriate Control of the Control o		8. Deposit	account number	:		
	A A STATE OF THE S	16	5-2463			
City: Grand Rapids Sta	te: MI ZIP:49546	(Attach du	plicate copy of this p	page if paying by deposit	account)	
	DO NOT U	JSE THIS SPACE				
Chatage and signature						
<ol> <li>Statement and signature.</li> <li>To the best of my knowledge the original document.</li> </ol>	and belief, the foregoing info	rmation is true an	nd correct and an	ny attached copy is a	true copy of	
Carl S. Clark		3/1 3	1 6 C	511	1.92	
					Annua ( )	

MICHIGAN	DEPARTME	ENT OF COM	MERCE—COP	RPORA	ation an	D SE	CURIT	TES B	UREA	Ú	O
Date Received					(FOR BUF	EAU L	ISE ON	ILY)			
MAY 27 1993			FILED								
						J	UN 2	2 199	3		
Name					1		Admin	مراستم			
Steven R. H	eacock				исн	GAND		ENTOF	соми	FRCE	
Address								ecuities			
900 Old Ken	t Bldg.,	111 Lyon	Street, N	.W.					D-1.0-13		
City	State		Zip Code		1						
Grand Rapid	s, Michig	gan 49	503		EFFECTIV	E DAT	E;				
DOCUMENT WILL BE RE	TURNED TO NAM	ME AND ADDRES	S INDICATED ABOV	/E	CORPO	PATIO	N IDENT	TFICATIO	אטא אכ	/BER	
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# RESTATED ARTICLES OF INCORPORATION

For use by Domestic Profit Corporations

COWBELL SEEDS, INC.

- 1. These Restated Articles of Incorporation are executed pursuant to the provisions of Sections 641-651, Act 284, Public Acts of 1972, as amended.
  - The present name of the corporation is Cowbell Seeds, Inc.
  - 2. The corporation identification number (CID) assigned by the Bureau is: 080-445
  - 3. No former corporate names have been used.
  - 4. The date of filing the original Articles of Incorporation was November 10, 1948. The date of filing the first Restated Articles of Incorporation was January 31, 1986.

The following Restated Articles of Incorporation supersede the Articles of Incorporation as amended and the First Restated Articles of Incorporation and shall be the Articles of Incorporation for the corporation:

# ARTICLE I

TRADEMARK REEL: 1733 FRAME: 0464



## ARTICLE II

The purpose of the corporation is to engage in any one or more lawful acts or activities within the purposes for which a corporation may be formed under the Michigan Business Corporation Act.

## ARTICLE III

The total authorized capital stock of the corporation is Sixty Thousand (60,000) shares of common stock of par value One Dollar (\$1) all of one class.

#### ARTICLE IV

The street address (which is the mailing address) of the current registered office of the corporation is 1093 129th Avenue, Bradley, Michigan 49311.

The name of the current resident agent at the registered office is Kenneth W. Hilbert.

## ARTICLE V

Any action required or permitted by the Michigan Business Corporation Act, these Articles, or the bylaws of the corporation to be taken at an annual or special meeting of shareholders may be taken without a meeting, without prior notice, and without a vote, if consents in writing, setting forth the action so taken, are signed by the holders of outstanding shares having not less than the minimum number of votes that would be necessary to authorize or take the action at a meeting at which all shares entitled to vote on the action were present and voted. The written consents shall bear the date of signature of each shareholder who signs the consent. No written consents shall be effective to take the corporate action referred to unless, within 60 days after the record date for determining shareholders entitled to express consent to or to dissent from a proposal without a meeting, written consents signed by a sufficient number of shareholders to take the action are delivered to the corporation. Delivery shall be to the corporation's registered office, its principal place of business, or an officer or agent of the corporation having custody of the minutes of the proceedings of its shareholders. Delivery made to a corporation's registered office shall be by hand or by certified or registered mail, return receipt requested. Prompt notice of the taking of the corporate

action without a meeting by less than unanimous written consent shall be given to shareholders who have not consented in writing.

## ARTICLE VI

The corporation shall indemnify any director of the corporation who was or is a party or is threatened to be made a party to any threatened, pending, or completed action, suit, or proceeding by reason of the fact that he or she is or was a director, or is or was serving at the request of the corporation in another capacity, to the fullest extent permitted (in the absence of rights granted under articles of incorporation, bylaws, or a contractual agreement) by the Michigan Business Corporation Act. The corporation may further indemnify directors, and may indemnify persons who are not directors, to the extent authorized by bylaw, resolution of the board of directors, or contractual agreement authorized by the board of directors. A change in the Michigan Business Corporation Act, these Articles, or the bylaws that reduces the scope of indemnification shall not apply to any action or omission that occurs before the change.

## ARTICLE VII

A director of the corporation shall not be personally liable to the corporation or its shareholders for monetary damages for a breach of fiduciary duty as a director, except that a director's liability is not limited for:

- (1) a breach of the director's duty of loyalty to the corporation or its shareholders;
- (2) an act or omission not in good faith or that involve intentional misconduct or knowing violation of law;
- (3) a violation of Section 551(1) of the Michigan Business Corporation Act, which section relates to the making of unlawful dividends, distributions, or loans; or
- (4) a transaction from which the director derived an improper personal benefit.

If the Michigan Business Corporation Act is amended to further eliminate or limit the liability of a director, then a director of the corporation (in addition to the circumstances in which a director is not personally liable as set forth in the pre-

ceding paragraph) shall, to the fullest extent permitted by the Michigan Business Corporation Act, as so amended, not be liable to the corporation or its shareholders. An amendment to or modification or repeal of this Article shall not increase the liability of any director of the corporation for or with respect to any act or omission that occurred before the amendment, modification or repeal.

This Article applies only to acts or omissions and to breaches of fiduciary duty occurring after this Article became effective.

## ARTICLE VIII

The corporation may amend or repeal any provision contained in these Articles and add Articles in the manner prescribed by statute.

5. These Restated Articles of Incorporation were duly adopted by the shareholders on the 6th day of May, 1993, in accordance with the provisions of Section 642, Act 284, Public Acts of 1972. The necessary number of shares as required by statute were voted in favor of the Restated Articles of Incorporation.

Signed this 6th day of May, 1993.

By Ar 1/1 2/1

COWBELL SEEDS, INC

Its President

remitting fees:	
Warner, Norcross & Judd	
Preparer's name and business telephone number:	
Steven R. Heacock	
(616 ) 459-6121	

Name of person or organization

RECORDED: 05/15/1998

933D#0317 0624 DRG%FI \$10.00

MICHIGAN DEPARTMENT OF COMMERCE - CORPORATION AND SECUR	RITIES BUREAU
(FOR BUREAU USE ONLY)	JUN 2 4 1993
JUL 09 1993	
Administrator MICHIGAN DEPARTMENT OF COMMERCE Corporation & Securities Bureau	
CERTIFICATE OF TERMINATION OF ASSUMED I  For use by Corporations and Limited Partnerships  (Please read information and instructions on reverse side)	NAME
Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act (nonprofit corporations), or Act 213, Public Acts of 1982 (limited partnerships), the corporation item one below executes the following Certificate:	162, Public Acts of 1982 on or limited partnership in
1. The true name of the corporation or limited partnership is:	
Ampro Industries, Inc.	
2. The identification number assigned by the Bureau is:	4   4   5
3. The assumed name to be terminated is:	
Amcorn Hybrids, Inc.	
4. The Certificate of Assumed Name filed on the 23rd day of October is hereby terminated.	

(Limited Partnerships Only — Indicate Name of General Partner if a corporation or other entity)

Kenneth W. Hilbert, President