TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Sugarbush Resort Holdings, Inc.		10/11/2001	CORPORATION: VERMONT

RECEIVING PARTY DATA

Name:	SRH, Inc.
Street Address:	RR1, Box 350
City:	Warren
State/Country:	VERMONT
Postal Code:	05674-9500
Entity Type:	CORPORATION: VERMONT

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1946833	THE EDGE

CORRESPONDENCE DATA

Fax Number: (207)791-1350

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 207-791-1100

Email: trademark@pierceatwood.com

Correspondent Name: Roger H. Bora, Esq.
Address Line 1: One Monument Square
Address Line 2: Pierce Atwood LLP

Address Line 4: Portland, MAINE 04101-1110

ATTORNEY DOCKET NUMBER:	17555-1169	
NAME OF SUBMITTER:	Roger H. Bora, Esq.	
Signature:	/Roger H. Bora/	
Date:	05/24/2006	

TRADEMARK
REEL: 003315 FRAME: 0450

900049636

Total Attachments: 2 source=w0508460#page1.tif source=w0508460#page2.tif

> TRADEMARK REEL: 003315 FRAME: 0451

FORM: Articles of Amend, domestic for-profit

Page 1 of 2

VERMONT SECRETARY OF STATE

ARTICLES OF AMENDMENT (T.11A, §10.06)

2001 OCT 11 PM 3: 18

This form should be filled out in full, printed, and returned, with the fee, to the Secretary of State, 81 River Street, Drawer 09, Montpelier, VT 05609. Because a signature and fee is required we are *not* able to accept this on-line.

A <u>Vermont domestic for-profit</u> corporation may amend its articles of incorporation at any time to add or change a provision that is required or permitted in the articles of incorporation or to delete a provision not required. If a corporation has not yet issued shares, its incorporators or board of directors may adopt one or more amendments.

Current NAME of corporation:	
Sugarbush Resort Holdings, Inc.	
The text and date of each amendment adopted:	
Change the name of the corporation to SRH, Inc. dated <u>September 26, 2001</u>	
text	manador
text	
If the amendment provides for an exchange, reclassification, or cancellation of issued share state the provisions for implementing the amendment if not contained in the amendment is	
provisions	COCII.
provisions	
If the amendment was adopted by the incorporators or board of directors, without shareholder, make a statement to that effect and that shareholder action was not required.	older
This amendment was adopted by the Board of Directors, without shareholder action.	
the amendment, and number of votes of each voting group represented at the meeting. statement	
statement	
(B) either the total number of votes cast for and against the amendment by each voting gro	oup
entitled to vote separately on the amendment or the total number of undisputed votes cast	for
the amendment by each voting group and a statement that the number cast for the amend	ment
by each voting group was sufficient for approval by that voting group.	ONT
100 shares of common stock for 0 shares against VEKI	116 7 164 17
100 shares of common stock for 0 shares against SECRETARY	
100 shares of common stock for 0 shares against votes.cast 2001 OCT -1	PM 1: 0
100 shares of common stock for 0 shares against SECRETARY	PM 1: 0
100 shares of common stock for 0 shares against votes.cast 2001 OCT -1	PM 1:01
100 shares of common stock for 0 shares against votes.cast Signature Title: Secretary Date: date 9 28 \$25.00 fee (mandatory). Print & file in deplicate. If a delayed effective date is not specified date	PM 1: 01

/o////Ol/http://www.sec.state.vt.us/tutor/dobiz/forms/amendpro.htm

RECORDED: 05/24/2006

TRADEMARK 9/14/01

REEL: 003315 FRAME: 0452