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
Kirkwood Industries, Inc.		06/14/2005	CORPORATION: OHIO

RECEIVING PARTY DATA

Name:	Cleveland Commutator Company
Street Address:	4855 West 130th Street
City:	Cleveland
State/Country:	ОНЮ
Postal Code:	44135
Entity Type:	CORPORATION: OHIO

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark	
Registration Number:	2238113	KIRKWOOD	
Registration Number:	2231581	TOLEDO COMMUTATOR	

CORRESPONDENCE DATA

Fax Number: (216)241-0816

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

Phone: 216-622-8200

ipdocket@calfee.com Email:

Tara A. Kastelic Correspondent Name:

Address Line 1: Calfee, Halter & Griswold LLP Address Line 2: 800 Superior Avenue, Suite 1400 Address Line 4: Cleveland, OHIO 44114-2688

ATTORNEY DOCKET NUMBER:	05990/00214
NAME OF SUBMITTER:	Tara A. Kastelic
Signature:	/tak/
	TRADEMARK

TRADEMARK

900033917 **REEL: 003174 FRAME: 0686**

Date:	10/13/2005
Total Attachments: 4	
source=clevcomm#page1.tif	
source=clevcomm#page2.tif	
source=clevcomm#page3.tif	
source=clevcomm#page4.tif	

TRADEMARK REEL: 003174 FRAME: 0687 DATE: 06/15/2005 DOCUMENT ID 200516600152

DESCRIPTION DOMESTIC/AMENDED RESTATED ARTICLES (AMA)

FILING 50.00 EXPED 100.00 PENALTY .00 CERT .00 COPY

Receipt

This is not a bill. Please do not remit payment.

CALFEE HALTER, ESQ. 1650 FIFTH THIRD CENTER 21 E. STATE STREET COLUMBUS, OH 43215

STATE OF OHIO CERTIFICATE

Ohio Secretary of State, J. Kenneth Blackwell

387120

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

CLEVELAND COMMUTATOR COMPANY

and, that said business records show the filing and recording of:

Document(s)

Document No(s):

DOMESTIC/AMENDED RESTATED ARTICLES

200516600152



United States of America State of Ohio Office of the Secretary of State Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 14th day of June, A.D.

Ohio Secretary of State



Prescribed by J. Kenneth Blackwell

Ohio Secretary of State Central Ohio: (614) 466-3910 Toll Free: 1-877-SOS-FILE (1-877-767-3453)

www.state.oh.us/sos e-mail: busserv@sos.state.oh.us Expedite this Form: (selectone)

Mail Form to one of the Following:

PO Box 1390
Columbus, OH 43216
Requires an additional fee of \$100 ***

PO Box 1028
Columbus, OH 43216

Certificate of Amendment by Shareholders or Members

(Domestic) Filing Fee \$50.00

			5*	
(CHECK ONLY ONE (1) B	OX)			5
(1) Domestic for Profit	PLEASE READ INSTRUCTIONS		P	<u> </u>
Amended (122-AMAP)	Amendment (125-AMDS)	Amended (126-AMAN)	Amendment	r ₂ 5,
(1227AIYAF)	(125-AMDO)	(120-211714)	(120-2010)	70
			*	<u></u>
Complete the general inform	ation in this section for the box check	ed above.		į
Name of Corporation	Kirkwood Industries, Inc	· .		
Charter Number	387120			***************************************
Name of Officer	Frederick W. Assini			
Title	Secretary			
Please check if additional p	provisions attached.			
The above named Ohio cor	poration, does hereby certify that:			
A meeting of the	shareholders	directors (r	on-profit amended articles o	nly)
members was duly calle	ed and held on			
	(D	ate)		}
at which meeting a quorum vote was cast which entitled	was present in person or by proxy, b d them to exercise	ased upon the quorun 6 as the voting power	n present, an affirmative of the corporation.	
In a writing signed by a members who would be articles of regulations o	entitled to the notice of a meeting or	tors (non-profit amended such other proportion	d articles only) not less than a majority a	as the
Clause applies if amended b	ov is chacked	····		
Aranga abbuga ii amaman n	AV 19 CHOCKER!			
	amended articles of incorporations to disting articles of incorporation and all			ede
541	Page 1	01 2	Last Revised	d: May 2002

FIRST: The name of the corporation is: SECOND: The place in the State of Ohio who Cleveland (city, village or township) THIRD: The purposes of the corporation a	Cleveland Commutator Company mere its principal office is located is in the C Cuyahoga	
Cleveland (dty, village or township)	, .	Tity of:
(city, village or township)	Cuvahoga	Jity Oi.
THIRD: The purposes of the corporation a	(county)	
	re as follows:	
are to enter into, promot permitted to corporations the State of Ohio, to eng (may be formed under Secti	for which, or for any of which, the or conduct any kind of business is for profit organized under the Gyage in any lawful act or activity lons 1701.01 to 1701.98, inclusive therewith, to exercise all expressorporations.	s, contract or undertaking General Corporation Laws of y for which corporations e, of the Revised Code of
FOURTH: The number of shares which the o		
(Does	not apply to box (2))	Common Shares, \$.333 par value per share
Must be authenticated (signed) by an authorized representative (See Instructions) Frederick (Print Name) Authorized Re	W. Assini, Secretary	Date Date
	Page 2 of 2	Last Revised: May 2002

ATTACHMENT TO AMENDED ARTICLES OF INCORPORATION

FIFTH:

The preemptive right to purchase additional shares or any other securities of the

corporation is expressly denied to all shareholders.

SIXTH: A director or officer of the corporation shall not be disqualified by his office from dealing or contracting with the corporation as a vendor, purchaser, employee, agent or otherwise.

No transaction, contract or other act of the corporation shall be void or voidable or in any way affected or invalidated by reason of the fact that any director or officer, or any firm or corporation in which such director or officer is a member or is a shareholder, director or officer, is in any way interested in such transaction, contract or other act, provided the fact that such director, officer, firm or corporation is so interested shall be disclosed or shall be known to the Board of Directors or such members thereof as shall be present at any meeting of the Board of Directors at which action upon any such transaction, contract or other act shall be taken; nor shall any such director or officer be accountable or responsible to the corporation for or in respect of any transaction, contract or other act of the corporation or for any gains or profits realized by him by reason of the fact that he or any firm of which he is a member or any corporation of which he is a shareholder, director or officer is interested in such transaction, contract or other act and any such director may be counted in determining the existence of a quorum at any meeting of the Board of Directors of the corporation which shall authorize or take action in respect of any such transaction, contract or other act and may vote thereat to authorize, ratify or approve any such transaction, contract or other act with like force and effect as if he or any firm of which he is a member or any corporation of which he is a shareholder, director or officer were not interested in such transaction, contract or other act.

SEVENTH: The corporation may purchase, from time to time, and to the extent permitted by the laws of Ohio, shares of any class of stock issued by it. Such purchases may be made either in the open market or at private or public sale, and in such manner and amounts, from such holder or holders of outstanding shares of the corporation and at such prices as the Board of Directors of the corporation shall from time to time determine, and the Board of Directors is hereby empowered to authorize such purchases from time to time without any vote of the holders of any class of shares now or hereafter authorized and outstanding at the time of any such purchase.

EIGHTH: Notwithstanding any provision of the laws of Ohio now or hereafter in force requiring for any purpose the vote of the holders of shares entitling them to exercise Two-Thirds (2/3) or any other portion (but less than all) of the voting power of the corporation or of any class or classes of shares thereof, such action (unless otherwise expressly prohibited by statute or unless otherwise expressly required by these Articles of Incorporation) may be taken by vote of the holders of shares entitling them to exercise a majority of the voting power of the corporation or of such class or classes.