Form PTO-1594 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMERCE (Rev. 10/02) TRADEMARKS ONLY  U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office	
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To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.	
Name of conveying party(ies);     The Clark-Reliance Corporation	Name and address of receiving party(ies)     Name; Clark-Reliance Corporation     Internal     Address:
Individual(s) Association General Partnership Limited Partnership Corporation-State (Delaware) Other	Street Address: 16633 Foltz Industrial Parkway  City: Strongsville State: OH Zip: 44136  Individual(s) citizenship
Additional name(s) of conveying party(ies) attached? Yes No	Association General Partnership
3. Nature of conveyance;  Assignment Merger  Security Agreement Change of Name	☐ Limited Partnership Corporation-State Delaware
Other Execution Date: 03/03/1987	Other
4. Application number(s) or registration number(s):  A. Trademark Application No.(s)	B. Trademark Registration No.(s) 1,217,309
Additional number(s) att	ached Yes 🗸 No
Name and address of party to whom correspondence concerning document should be mailed:     Name: Tara A. Kastelic	6. Total number of applications and registrations involved:
Internal Address:	7. Total fee (37 CFR 3.41)\$_40.00
	Authorized to be charged to deposit account
Street Address: 800 Superior Avenue Suite 1400	8. Deposit account number: 03-0172
City: Cleveland State: OH Zip:44114	
9. Signature. DO NOT USE 1	THIS SPACE
Tara A. Kastelic, Reg. No. 35,980	November 12, 2002  November 12, 2002  Date  Date

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

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## Office of Secretary of State

I, MICHAEL HARKINS, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF CERTIFICATE OF OWNERSHIP OF THE "THE CLARK-RELIANCE CORPORATION" A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, MERGING "FIGGIE INDUSTRIES, INC." A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, PURSUANT TO SECTION 25% OF THE GENERAL CORPORATION LAW OF THE STATE OF DELAWARE AS RECEIVED AND FILED IN THIS OFFICE THE THIRD DAY OF MARCH. A.D. 1987, AT 3:30 O'CLOCK P.M.

AND I DO MEREBY FURTHER CERTIFY THAT THE AFORESAID CORPORATION SMALL BE GOVERNED BY THE LAWS OF THE STATE OF D短LAGARE

AND I DO HEREBY FURTHER CERTIFY THAT THE SAID "THE CLARK-RELIANCE CORPORATION\*, HAS RELINQUISHED ITS CORPORATE TITLE



877962071

AUTHENTICATION:

11153615

DATE:

03/05/1987

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## Office of Secretary of State

AND ASSUMED IN PLACE THEREOF "CLARK-SELIANCE CORPORATION"



AUTHENTICATION:

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DATE.

93/05/1987

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CERTIFICATE OF OWNERSHIP AND MERGER OF PARENT INTO SUBSIDIARY

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CERTIFICATE OF OWNERSHIP AND MERGER MERGING FIGGIE INDUSTRIES, INC. INTO THE CLARK-RELIANCE CORPORATION

Figgie Industries, Inc., a Delaware corporation (the "Corporation") does hereby certify:

That the Corporation is incorporated pursuant to the General Corporation Law of the State of Delaware.

SECOND: That the Corporation owns all of the outstanding shares of each class of the capital stock of The Clark-Reliance Corporation, a Delaware corporation.

THIRD: That the Corporation, by the following resolutions of its Board of Directors, duly adopted on the 19th day of February, 1987, determined to merge with and into The Clark-Reliance Corporation on the conditions set forth in such resolutions:

> RESOLVED: That the Corporation shall merge with and into The Clark-Reliance Corporation, a Delaware corporation ("Clark-Reliance") in accordance with the Delaware Corporation Law (the "Merger").

RESOLVED: That the name of Clark-Reliance be changed at the effective time of the Merger from "The Clark-Reliance Corporation" to "Clark-Reliance Corporation."

RESOLVED: That the Merger be promptly submitted to the stockholders of the Corporation for approval of the same.

RESOLVED: That, provided the Merger has been approved by the stockholders of the Corporation, the appropriate officers of the Corporation are hereby authorized and directed to execute the Certificate of Ownership and Merger (the "Certificate") on behalf of the Corporation and to file the Certificate with the State of Delaware in a form sufficient to render effective the Merger in compliance with the laws of the State of Delaware and as may otherwise be consistent with the provisions of the Merger.

RESOLVED: That the terms of the Merger are that (i) each preference share, \$0.01 par value, of the Corporation issued

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and outstanding at the effective time of the Merger shall be converted into one (1) share of Preference Stock, \$0.01 par value of Clark-Reliance, (ii) each share of Class A Common Stock, \$0.01 par value, of the Corporation shall be converted into one (1) share of Class A Common Stock, \$0.01 par value of Clark-Reliance, (iii) each share of Class B Common Stock, \$0.01 par value, of the Corporation shall be converted into one (1) share of Class B Common Stock, \$0.01 par value, of Clark-Reliance, and (iv) all shares of authorized stock of Clark-Reliance issued and outstanding immediately prior to the Merger, including shares of treasury stock, are hereby cancelled and extinguished.

RESOLVED: That the Merger be achieved on a tax-free basis pursuant to a reorganization, as defined in Section 368(a) of the Internal Revenue Code of 1986, as amended, and these resolutions constitute a plan for such reorganization.

RESOLVED: That the officers of the Corporation be, and they are hereby, authorized and directed to file with the Delaware Department of Securities and any other appropriate state securities office the appropriate documentation with respect to the Preference Stock, \$0.01 par value, and the Class A and Class B Common Stock, \$0.01 par value, issued in connection with the consummation of the transactions contemplated by the Merger Agreement.

RESOLVED: That the officers of the Corporation be, and they are each, hereby authorized, directed, and empowered to execute and deliver such documents and to take such actions on behalf of the Corporation as any such officer may regard as necessary or appropriate to carry out the intent and purposes of the foregoing resolutions or as any such officer may regard as consistent therewith, and such execution and delivery by such officers to be conclusive evidence that the Directors approved all such documents.

RESOLVED: That at any time prior to the filing of the Certificate with the Secretary of State of Delaware, the Merger may be terminated or amended by the Chairman of the Board as provided in Section 251(d) of the Delaware Corporation Law.

FOURTH: That the Stockholders of the Corporation unanimously approved and adopted the Merger by written consent on the 19th day of February, 1987.

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IN WITNESS WHEREOF, said Figgie Industries, Inc. has caused this certificate to be signed by Harry E. Figgie III, its President, and David L. Carpenter, its Secretary, this May of Whiteham.

FIGGIE INDUSTRIES, INC.

By:

Harry/E. Figgie III, President

ATTEST:

By: Laur h Carrent

David L. Carpenter, Secretary

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William M. Honey, Recorder