PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Scott Paper Company	02/01/1996

RECEIVING PARTY DATA

Name:	Kimberly-Clark Tissue Company
Street Address:	351 Phelps Drive
City:	Irving
State/Country:	TEXAS
Postal Code:	75038

PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	5691919

CORRESPONDENCE DATA

Fax Number: (920)721-7339

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

Phone: 920-721-7575

Email: mary.l.marchant@kcc.com

Correspondent Name: Mary L. Marchant
Address Line 1: 2300 Winchester Road
Address Line 4: Neenah, WISCONSIN 54956

ATTORNEY DOCKET NUMBER: 1.D.

NAME OF SUBMITTER: Alyssa A. Dudkowski

Total Attachments: 6

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PENNSYLVANIA DEPARTMENT OF STATE
CORPORATION BUREAU
ROOM 308 NORTH OFFICE BUILDING
P.O. BOX 8722
HARRISBURG, PA 17105-8722

KIMBERLY-CLARK TISSUE COMPANY

THE CORPORATION BUREAU IS HAPPY TO SEND YOU YOUR FILED DOCUMENT. PLEASE NOTE THE FILE DATE AND THE SIGNATURE OF THE SECRETARY OF THE COMMONWEALTH. THE CORPORATION BUREAU IS HERE TO SERVE YOU AND WANTS TO THANK YOU FOR DOING BUSINESS IN PENNSYLVANIA. IF YOU HAVE ANY OUESTIONS PERTAINING TO THE CORPORATION BUREAU, CALL (717) 787-1057.

ENTITY NUMBER: 0322167

MICROFILM NUMBER: 09612

0597-0601

CT CORP SYSTEM COUNTER

9612-597

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Entity Number	322167		

	FEB 14 1996
Filed with the Department of State	on
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ARTICLES OF AMENDMENT-DOMESTIC BUSINESS CORPORATION

DSCB:15-1915 (Rev 91)

1 1	The name of the corporation is: Scott I	Paper Company			
	The figure of the corporation for the corporat				
•					
(The (a) address of this corporation's currer office provider and the county of venue is (the Department is hereby a	Commonwealth or authorized to corre	(b) name of its of ct the following	commercial registered information to
(conform to the records of the Department): Industrial Highway			10115	
	(a) at Tinicum Island Road	Phila.	PA	19113	Delaware
	Number and Street	City	State	Zip	County
ı	(b) c/o:Name of Commercial Registered Office Pro	nider			County
					•
	For a corporation represented by a commercial regist located for venue and official publication purposes.	tered office provider, the county	in (b) shall be deemed	I the county in which	the corporation is
		.		• • • • •	
3.	The statute by or under which it was incor	porated is: Business C	orporation Law	of 1988	
4.	The date of its incorporation is: Nove	mber 29, 1922			
5.	(Check, and if appropriate complete, one	or the lonowing):	.*		
	X The amendment shall be effective up		mondment in the	Department of S	tata
	The stilleumineur area of elective of	on filing these Articles of A	Michallent in the	peparament of o	iaie.
					
	The amendment shall be effective on				
6.					
6.	The amendment shall be effective on (Check one of the following):	i:Date	at .		Hour
6.	The amendment shall be effective on (Check one of the following): The amendment was adopted by the	Date Date shareholders (or member	at at solution at	Pa.C.S. § 1914(a	Hour
	The amendment shall be effective on (Check one of the following): The amendment was adopted by the X The amendment was adopted by the	Date shareholders (or member board of directors pursua	at at solution at	Pa.C.S. § 1914(a	Hour
	The amendment shall be effective on (Check one of the following): The amendment was adopted by the	Date shareholders (or member board of directors pursua	at at solution at	Pa.C.S. § 1914(a	Hour
	The amendment shall be effective on (Check one of the following): The amendment was adopted by the X The amendment was adopted by the	Date shareholders (or member board of directors pursua of the following):	at s) pursuant to 15 and to 15 Pa.C.S. §	Pa.C.S. § 1914(a	Hour
	The amendment shall be effective on (Check one of the following): The amendment was adopted by the X. The amendment was adopted by the (Check, and if appropriate complete, one)	Date shareholders (or member board of directors pursua of the following):	at s) pursuant to 15 and to 15 Pa.C.S. §	Pa.C.S. § 1914(a	Hour
	The amendment shall be effective on (Check one of the following): The amendment was adopted by the X. The amendment was adopted by the (Check, and if appropriate complete, one)	Date shareholders (or member board of directors pursua e of the following): poration, set forth in full, is	at s) pursuant to 15 ant to 15 Pa.C.S. §	Pa.C.S. § 1914(a 1914(c).	Hour) and (b).

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DSCB:15-1915 (Rev 91)-2

Ottebr it and amountainent instance are immored.	
X The restated Articles of Incorporation supersede the o	riginal Articles and all amendments thereto.
IN TESTIMONY WHEREOF, the undersigned corporally authorized officer thereof this day of	ation has caused these Articles of Amendment to be signed by a 19 96.
	Scott Paper Company
	(Name of Corporation)
	(Signature)
	TITLE: VICE PRESIDENT

PATENT

REEL: 023348 FRAME: 0550

EXHIBIT A

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF KIMBERLY-CLARK TISSUE COMPANY

FIRST. The name of the Corporation is Scott Paper Company and shall now be changed to Kimberly-Clark Tissue Company.

SECOND. The name of its commercial registered officer provider is CT Corporation System and the county of venue is Delaware.

THIRD. The corporation is incorporated under the provisions of the Business Corporation Law of 1988.

FOURTH. The purpose or purposes for which the Corporation is incorporated under the Business Corporation Law of the Commonwealth of Pennsylvania are to engage in, and to do any lawful act concerning, any or all lawful business for which corporations may be incorporated under said Business Corporation Law, including but not limited to, manufacturing, owning, using and dealing in personal property of every class and description, and acquiring, owning, using and disposing of real property of any nature whatsoever.

FIFTH. The term for which the Corporation is to exist is perpetual.

SIXTH. The authorized capital stock of the Corporation shall be 100 Common Shares, without par value.

SEVENTH. The Corporation may issue shares, option rights or securities having conversion or option rights, without first offering them to shareholders of any class or classes.

EIGHTH. The Board of Directors of the Corporation shall have authority to determine the character and value of the consideration for which shares having no par value shall be issued.

NINTH.

of the Corporation shall stand in a fiduciary relation to the Corporation and shall perform his or her duties as a director or officer, including his or her duties as a member of any committee of the Board upon which he or she may serve, in good faith, in a manner he or she reasonably believes to be in the best interests of the Corporation, and with such care, including reasonable inquiry, skill and diligence, as a person of ordinary prudence would use under similar circumstances. In performing his or her duties, a director or officer shall be entitled to rely in good faith on information, opinions, reports or statements, including financial statements and other financial data, in each case prepared or presented by: one or more officers or employees of the Corporation whom the director or officer reasonably believes to be reliable and competent with respect to the matters presented; counsel,

public accountants or other persons as to matters that the director or officer reasonably believes to be within the professional or expert competence of such person; or a committee of the Board of Directors upon which the director or officer does not serve, duly designated in accordance with law, as to matters within its designated authority, which committee the directors or officer reasonably believes to merit confidence. A director or officer shall not be considered to be acting in good faith if he or she has knowledge concerning the matter in question that would cause his or her reliance to be unwarranted. Absent breach of fiduciary duty, lack of good faith or self-dealing, actions taken as a director or officer of the Corporation or any failure to take any action shall be presumed to be in the best interests of the Corporation.

- 2. Personal Liability of Directors. A director of the Corporation shall not be personally liable, as such, for monetary damages (including, without limitation, any judgment, amount paid in settlement, penalty, punitive damages or expense of any nature (including, without limitation, attorneys' fees and disbursements)) for any action taken, or any failure to take any action, unless the director has breached or failed to perform the duties of his or her office under these Articles, the bylaws or applicable provisions of law, and the breach or failure to perform constitutes self-dealing, willful misconduct or recklessness.
- 3. Personal Liability of Officers. An officer of the Corporation shall not be personally liable, as such, to the Corporation or its shareholders, for monetary damages (including, without limitation, any judgment, amount paid in settlement, penalty, punitive damages or expense of any nature (including, without limitation, attorneys' fees and disbursements)) for any action taken, or any failure to take any action, unless the officer has breached or failed to perform the duties of his or her office under these Articles, the bylaws or applicable provisions of law, and the breach or failure to perform constitutes self-dealing, willful misconduct or recklessness.
- Interpretation of Article. The provisions of Sections 2 and 3 of this Article NINTH shall not apply to the responsibility or liability of a director or officer, as such, pursuant to any criminal statute or for the payment of taxes pursuant to local, state or federal The provisions of this Article NINTH were adopted pursuant to the authority of the Pennsylvania Business Corporation Law, effective as to any act or failure to act occurring on or after April 21, 1987, shall be deemed to be a contract with each director or officer of the Corporation who serves as such at any time while this Article is in effect, and each person who serves as a director or officer of the Corporation while this Article is in effect shall be deemed to be doing so in reliance on the provisions of this Article. The provisions of this Article are cumulative of and shall be in addition to and independent of any and all other limitations on the liabilities of directors or officers of the Corporation, as such, or rights of indemnification by the Corporation, to which a director or officer of the Corporation may be entitled, whether such limitations or rights arise under or are created by any statute, rule of law, bylaw,

agreement, vote of shareholders or directors or otherwise. No amendment to or repeal of this Article NINTH, nor the adoption of any provision of these Articles inconsistent with this Article, shall apply to or have any effect on the liability or alleged liability of any director or officer of the Corporation for or with respect to any acts or omissions of such director or officer occurring prior to such amendment, repeal or adoption of an inconsistent provision. In any action, suit or proceeding involving the application of the provisions of this Article NINTH, the party or parties challenging the right of a director or officer to the benefits of this Article shall have the burden of proof.

TENTH. Authority to make, alter, amend, and repeal the bylaws is hereby vested in the Board of Directors, subject to the power of the shareholders to change or repeal such bylaws.

PATENT REEL: 023348 FRAME: 0553

RECORDED: 10/09/2009