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FORM **BCA 10.30** (rev. Dec. 2003)

ARTICLES OF AMENDMENT **Business Corporation Act**

Jesse White, Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-1832

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Doc#: 0602503135 Fee: \$28.50 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 01/25/2006 03:08 PM Pg: 1 of 3

		File#_53a9_33s	Filing Fee: \$	50.00 Approved
	Subruit in duplicate ——	Type or Print clearly in black inl	—————Do not write above t	• • • • • • • • • • • • • • • • • • • •
1. C	ORPORATE NAME. Clear	view Electric, Inc.		
2. M	ANNER OF ADOPTION OF	AMENDMENT:		(Note 1)
		of the Articles of Incorporation wa	is adopted on 12	/29/2005
	in the manner in	dicated below. ("X" one box only		onth & Day)
	(Year) By a majority of the incorpor have been elected;	ators, provided no directors were	named in the articles of incorp	oration and no director
] p	4		(Note 2)
<u> </u>	as of the time of adoption of	f directors, in accordar.ce \vith Set f this amendment;	ction 10.10, the corporation ha	aving issued no share
	By a majority of the house of			(Note 2)
<u></u>	action not being required for	directors, in accordance with Secur r the adoption of the amendmend	on 10.15, shares having been	issued but shareholde
	By the shareholders in and	and an activity O . II . In ac		(Note 3)
	Prod and Sabilitited to till	ordance with Section 10.20, a re e shareholders. At a meeting of a d by the articles of incorporation	sharahaid ar a saé la an ébala dh	
				(Note 4)
الـــا	less than the minimum numb	dance with Sections 10.20 and 7. to the shareholders. A consent in er of votes required by statute and have been given notice in acco	writing has been signed by so	
X	By the shareholders, in accord duly adopted and submitted entitled to vote on this amend	dance with Sections 10.20 and 7.1 to the shareholders. A consent ident.	0, a resolution of the board of n writing has been signed by	(Notes 4 & 5) directors having been all the shareholders
TEX	T OF AMENDMENT:			(Note 5)
a.		name change, insert the new o	corporate name below. Use	Page 2 for all other
	Article I: The name of the cor	poration is:	•	
Old	Clearview Electric, Inc.			
		(NEW NAME)	·	

All changes other than name, include on page 2 (over)

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b. (If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there is not sufficient space to do so, add one or more sheets of this size.)

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4.	The manner, if not set forth in Article 3b, in which any exchange, or a reduction of the number of authorized shares of any class b provided for or effected by this amendment, is as follows: (If not	elow the number of is	sued shares of that class
5.	(a) The manner, if not set forth in Article 3b, in which said amend capital (Paid-in capital replaces the terms Stated Capital and Paaccounts) is as follows: (If not applicable, insert "No change")		
	(b) The amount of paid-in capital (Paid-in Capital replaces the term to the total of these accounts) as changed by this amendment is a (Note 6)		
	Be	efore Amendment	After Amendment
	Paid-in Capital \$	<u>.</u>	\$
	(Complete either Item 6 c. 7 below. All signatures	must be in <u>BLACK I</u>	NK.)
þ	(Any Authorized Officer's Signature)	Clearview El	
	Joyce Ippolito, President (Type or Print Name and Title)		
	If amendment is authorized pursuant to Section 10.10 by the incorporate or print name and title.	ors, the incorporators	must sign below, and type
	OR	0	Sc.
li d	If amendment is authorized by the directors pursuant to Section 10.10 directors or such directors as may be designated by the board, must significantly the section 10.10 directors or such directors as may be designated by the board, must significantly the section 10.10 directors or such directors as may be designated by the board, must significantly the section 10.10 directors or such directors as may be designated by the board, must significantly the section 10.10 directors or such directors as may be designated by the board, must significantly the section 10.10 directors or such directors as may be designated by the board, must significantly the section 10.10 directors or such directors as may be designated by the board, must significantly the section 10.10 directors as may be designated by the board, must significantly the section 10.10 directors as may be designated by the board.	and there are no officign below, and type o	ers, then a majority of the r print name and title.
Т	The undersigned affirms, under the penalties of perjury, that the facts s	stated herein are true	•
Г	Dated ,		
	(Month & Day) (Year)		
-			
-			
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