IRONWOOD CAPITAL MANAGEMENT LLC

Form SC 13G June 10, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.)

(Amendment No)				
	DT Industries, Inc.			
	(Name of Issuer)			
	Common Stock			
	(Title of Class of Securities)			
	23333 J108			
	(CUSIP Number)			
	May 21, 2004			
	(Date of Event which Required Filing of this Statement)			
Check the a is filed:	appropriate box to designate the rule pursuant to which this Schedule			
_ Ru]	le 13d-1(b) le 13d-1(c) le 13d-1(d)			
to be "filed 1934 ("Act")	tion required in the remainder of this cover page shall not be deemed d" for the purpose of Section 18 of the Securities Exchange Act of or otherwise subject to the liabilities of that section of the Act be subject to all other provisions of the Act (however, see the			
	Page 1 of 11 Pages			
	AME OF REPORTING PERSON S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
	ronwood Capital Management, LLC ax ID 04-3386084			
2 CF	HECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) _ (b) [X]			
3 SE	EC USE ONLY			

CITIZENSHIP OR PLACE OF ORGANIZATION

Massachusetts

		5	SOLE VOTING POWER 0	
BENEFICIA EACH REPO	OF SHARES LLY OWNED BY RTING PERSON WITH			
		6	SHARED VOTING POWER	
		7	SOLE DISPOSITIVE POWER 0	
		8	SHARED DISPOSITIVE POWER 0	
9	AGGREGATE A	MOUNT BEI	NEFICIALLY OWNED BY EACH REPORTING PERSON	
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES _			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.0%			
12	TYPE OF REPORTING PERSON OO, IA			
1	NAME OF REPORTING PERSON SS. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
	Warren J. Isa N/A	belle		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) _ (b) [X]			
3	SEC USE ONLY			
4	CITIZENSHIP O	R PLACE (DF ORGANIZATION	
	American			
	BER OF			
SHARES BENEFICIALLY OWNED BY EACH REPORTING		5	SOLE VOTING POWER 0	
P	ERSON			
	WITH	6	SHARED VOTING POWER	
		7	SOLE DISPOSITIVE POWER 0	

8 SHARED DISPOSITIVE POWER AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN 10 1_1 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.0% 12 TYPE OF REPORTING PERSON НС NAME OF REPORTING PERSON SS. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Richard L. Droster N/A 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) | | (b) [X] 3 SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION American NUMBER OF 5 SOLE VOTING POWER SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH SHARED VOTING POWER 6 7 SOLE DISPOSITIVE POWER 8 SHARED DISPOSITIVE POWER AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 0

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN

1

10

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SHARES |_|
 11
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
         0.0%
        TYPE OF REPORTING PERSON
 12
         HС
      NAME OF REPORTING PERSON
1
      SS. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
      Donald Collins
      N/A
      CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
                                                       (a) |_|
                                                           (b) [X]
3
    SEC USE ONLY
      CITIZENSHIP OR PLACE OF ORGANIZATION
      American
  NUMBER OF
                       5
                           SOLE VOTING POWER
    SHARES
  BENEFICIALLY
   OWNED BY
     EACH
  REPORTING
    PERSON
     WITH
                              SHARED VOTING POWER
                       6
                       7
                              SOLE DISPOSITIVE POWER
                              SHARED DISPOSITIVE POWER
         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
  9
         CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN
 10
         SHARES |_|
 11
         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
         0.0%
 12
         TYPE OF REPORTING PERSON
         HС
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- Item 1. (a). Name of Issuer: DT Industries, Inc.
 - (b). Address of Issuer's Principal Executive Offices:

907 West 5th St. Dayton, OH 45407

Item 2. (a). Name of Person Filing:

- (i) Ironwood Capital Management, LLC ("ICM") (ii) Warren J.
 Isabelle ("Isabelle") (iii) Richard L. Droster ("Droster")
 (iv) Donald Collins ("Collins")
- (b). Address of Principal Business Office or, if none, Residence:

TCM:

21 Custom House Street Boston, MA 02110

Isabelle:
c/o ICM
21 Custom House Street
Boston, MA 02110

Droster: c/o ICM 21 Custom House Street Boston, MA 02110

Collins: c/o ICM 21 Custom House Street Boston, MA 02110

(c). Citizenship or Place of Organization:

ICM: Massachusetts

Isabelle American Droster: American Collins: American

- (d). Title of Class of Securities: Common Stock
- (e). CUSIP Number: 23333 J108

Item

- 3. If this statement is filed pursuant to sections 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:
- (b) [] Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c);
- (c) [] Insurance company as defined in section
 3(a)(19) of the Act (15 U.S.C. 78c.);
- (d) [] Investment company registered under section 8
 of the Investment Company Act of 1940 (15 U.S.C.
 80a-8);
- (e) [x] An investment adviser in accordance with section 240.13d-1 (b) (1) (ii) (E);
- (f) [] An employee benefit plan or endowment fund in accordance with section 240.13d-1(b)(1)(ii) (F);
- (g) [] A parent holding company or control person in accordance with section 240.13d-1(b)(1)(ii)(G);
- (h) [] A savings associations as defined in section

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3(b) of the Federal Deposit Insurance Act (12
                              U.S.C. 1813);
                  (i)
                              [] A church plan that is excluded from the
                              definition of an investment company under section
                              3(c)(14) of the Investment Company Act of 1940
                              (15 U.S.C. 80a-3);
                              [ ] Group, in accordance with section
                  (j)
                              240.13d-1(b)(1)(ii)(J).
Item 4.
                  Ownership.
             Provide the following information regarding the aggregate number
and
             percentage of the class of securities of the issuer identified in
Item 1.
                 Amount beneficially owned: (i) ICM: 0 (ii) Isabelle: 0 (iii)
           (a).
                 Droster: 0 (iv) Collins: 0
           (b).
                 Percent of class: (i) ICM: 0.0% (ii) Isabelle: 0.0% (iii)
                 Droster: 0.0% (iv) Collins: 0.0%
           (c). Number of shares as to which the person has:
                                   Sole power to vote or to direct the vote:
                   (1)
                          (i) ICM: 0
                          (ii) Isabelle: 0
                          (iii) Droster: 0
                          (iv) Collins: 0
                                   Shared power to vote or to direct the
                  (2)
vote:
                          (i) ICM: 0 (ii) Isabelle: 0 (iii) Droster: 0 (iv)
                          Collins: 0
                  (3)
                                   Sole power to dispose or to direct the
disposition of :
                          (i) ICM: 0 (ii) Isabelle: 0 (iii) Droster: 0 (iv)
                          Collins: 0
                  (4)
                          Shared power to dispose or to direct the disposition
of:
                          (i) ICM: 0 (ii) Isabelle: 0 (iii) Droster: 0 (iv)
                          Collins: 0
Item 5.
                 Ownership of Five Percent or Less of a Class: [X]
Item 6.
                 Ownership of More Than Five Percent on Behalf of Another
                 Person:
                 Not Applicable
                 Identification and Classification of Subsidiaries which
Item 7.
                 Acquired the Security Being Reported on by the Parent
                 Holding Company:
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Not Applicable

Item 8. Identification and Classification of Members of the Group:

Not Applicable

Item 9. Notice of Dissolution of Group:

Not Applicable

Item 10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

In accordance with Rule 13d-4 of the Securities Exchange Act of 1934, each of the persons filing this statement expressly disclaim the beneficial ownership of the securities covered by this statement and the filing of this report shall not be construed as an admission by such persons that they are the beneficial owners of such securities.

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

IRONWOOD CAPITAL MANAGEMENT, LLC

Date:	June 10,	, 2004	By: *
			Warren J. Isabelle, Manager
Date:	June 10,	, 2004	*
			Warren J. Isabelle, Manager
Date:	June 10,	, 2004	*
			Richard L. Droster, Executive Vice President
Date:	June 10,	, 2004	*
			Donald Collins, Senior Portfolio Manager

By: /s/ Gary S. Saks June 10, 2004

Gary S. Saks, Attorney-in-Fact

 * Executed pursuant to powers of attorney dated May 10, 2001 and filed on July 10, 2001.

EXHIBIT 1

JOINT FILING AGREEMENT AMONG IRONWOOD CAPITAL MANAGEMENT, LLC WARREN J. ISABELLE, RICHARD L. DROSTER AND DONALD COLLINS

WHEREAS, in accordance with Rule 13d-1(k) under the Securities and Exchange Act of 1934 (the "Act"), only one joint statement and any amendments thereto need to be filed whenever one or more persons are required to file such a statement or any amendments thereto pursuant to Section 13(d) of the Act with respect to the same securities, provided that said persons agree in writing that such statement or amendments thereto is filed on behalf of each of them;

NOW, THEREFORE, the parties hereto agree as follows:

IRONWOOD CAPITAL MANAGEMENT, LLC, WARREN J. ISABELLE, RICHARD L. DROSTER AND DONALD COLLINS hereby agree, in accordance with Rule 13d-1(k) under the Act, to file a statement on Schedule 13G relating to their ownership of Common Stock of the Issuer and do hereby further agree that said statement shall be filed on behalf of each of them.

IRONWOOD CAPITAL MANAGEMENT, LLC

By: /s/ Gary S. Saks June 10, 2004

Gary S. Saks, Attorney-in-Fact

 * Executed pursuant to powers of attorney dated May 10, 2001 and filed on July 10, 2001.