166.2-7943 USOZ U.S. DEPARTMENT OF COMMERCE Form PTO-1595 Patent and Trademark Office 1-31-92 RECORDATION FORM COVER SHEET PATENTS ONLY To the Commissioner of Patents and Trademarks. Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies): 1. Name of conveying party(ies): Allegis Corporation Name: Austin Hardware, Inc. Additional name(s) of conveying party(ies) Internal Address: attached?

Yes X No 3. Nature of Conveyance: Street Address: P.O. Box 49007 □ Merger □ Assignment 🅦 Change of Name ☐ Security Agreement 55440-0007 City: Minneapolis State MN Zip □ Other Execution Date: 8/24/2001 Additional name(s) & address(es) attached? □ Yes ⊠ No. Application number(s) or patent number(s): If this document is being filed with a new application, the execution date of the application is: B. Patent No.(s) A. Patent Application No.(s) 6,502,872 B1 Additional numbers attached?

Yes No Total number of applications and patents involved: 5. Name and address of party to whom correspondence concerning document should be 7. Total fee (37 CFR 3.41): mailed: □ Enclosed Edwin E. Voigt II Charge Credit Card, PTO-2038 Form is attached Any fee deficiency is authorized to be charged to deposit account VIDAS, ARRETT & STEINKRAUS, P.A. 8. Deposit Account Number: 22-0350 **Suite 2000** 6109 Blue Circle Drive (Attach duplicate of this page if paying by deposit account) Minnetonka, MN 55343-9131 DO NOT USE THIS SPACE 9. Statement and signature. To the best of my knowledge and belief, the for<u>ego</u>ing information is true and correct and any attached copy is a true copy of the original document. 9-29-05 Edwin E. Voigt II Signature Total number of pages including cover sheet, attachments, and document: 6 QMB No. 0651-011 (exp. 4/94) Do not detach this portion

Commissioner of Patents and Trademarks
Mail Stop Assignment Recordation Services
P.O. Box 1450
Alexandria, VA 22313-1450
FACSIMILE: 571-273-0140 (Recordation)

F/WPWORK/FORMS/PA-ASSGN.CVR

Mail documents to be recorded with required cover sheet information to:

PATENT REEL: 016844 FRAME: 0520

15 1861.

A MENDED & RESTATED ARTICLES OF OF AUSTIN HARDWARE, INC.

Austin Herdware, Inc., a corporation organized and existing under the laws of the State of Minnesota and pursuant to the provisions of Chapter 302A of the Minnesota Statutes, does hereby certify as follows:

- 1. The name of the corporation is Austin Hardware, Inc.
- The Articles of Incorporation are amended, in part, to read as follows:

ARTICLE I Name of Corporation

The name of the corporation is ALLEGIS CORPORATION.

ARTICLE III Authorized Capital

The total authorized number of shares of this corporation shall be thirty thousand (30,000) shares and par value shall be one cent (50.01) per share. The amended par value shall be effective as to all shares of stock that have been issued by this corporation. Unless otherwise established by the Board of Directors, all shares of this corporation shall be common shares entitled to vote and shall be of one class and one series having equal rights and preferences in all matters. The Board of Directors shall have the power to issue more than one class or series of shares and to fix the relative rights and preferences of any such different classes or series.

ARTICLE VI Board of Directors

- 7.1 The business and affairs of this corporation shall be managed by or under the direction of a Board of Directors.
- 7.2 The Board of Directors shall initially consist of no less than one (1) member, and no more than seven (7) members.
- 7.3 The Board of Directors may, from time-to-time, by the affirmative vote of a majority of its members present at a meeting, adopt, amend or repeal all or any of the Bylaws of this corporation subject to the power of the shareholders exercisable in the manner provided by law to adopt, amend or repeal Bylaws adopted, amended or repealed by the Board of Directors; except that after the adoption of the initial Bylaws, the Board of Directors shall not adopt, amend or repeal a Bylaw fixing a quorum for meetings of shareholders, prescribing procedures for removing directors or filling vacancies in the Board of Directors, or fixing the number of directors or their

KB

62:01 S002 8 muc

Fax: 17026144726

A ALLEGIS CORP.

PATENT

⊅00/Z00**⊅**1

ZD.9

REEL: 016844 FRAME: 0527

classifications, qualifications, or terms of office, but the Board of Directors may adopt or amend a Bylaw to increase the number of directors.

- 7.4 Any action required or permitted to be taken at a meeting of the Board of Directors may be taken by written action signed by the number of directors required to take the same action at a meeting of the Board of Directors at which all directors are present.
- 7.5 No director shall be personally liable to the Corporation or its shareholders for monerary damages for breach of fiduciary duty as director, except that a director may be liable:
 - 7.5.1 for any breach of the director's duty of loyalty to the corporation or its shareholders;
 - 7.5.2 for acts or omissions not in good faith or that involve intentional misconduct or a knowing violation of law,
 - 7.5.3 for failing to vote against or for consenting in writing to a distribution made either in violation of the laws of this State or a restriction contained in the Articles, By Laws, or an Agreement of the corporation and failing to act in good faith with the best interests of the corporation in mind;
 - 7.5.4 for violating the laws of this State in the sale or purchase of a security;
 - 7.5.5 for any transaction from which the director derived an improper personal benefit; or
 - 7.5.6 for any act or omission occurring prior to the date when the provision in the Articles eliminating or limiting liability becomes effective.

ARTICLE VIII Purpose of Corporation

The corporation is formed for general business purposes.

ARTICLE IX Bylaws

The Board of Directors may, from time to time, by the affirmative vote of a majority of its members present at a meeting, adopt, smend or repeal all or any of the Bylaws of this corporation subject to the power of the shareholders exercisable in the manner provided by law to adopt, amend or repeal Bylaws adopted, amended or repealed by the Board of Directors; except that after the adoption of the initial Bylaws, the Board of Directors shall not adopt, amend or repeal a Bylaw fixing a quorum for meetings of shareholders, prescribing procedures for removing directors or filling

2

EO .9

vacancles in the Board of Directors, or fixing the number of directors or their classifications, qualifications, or terms of office; but the Board of Directors may adopt or amend a Bylaw to increase the number of directors.

ARTICLE X Preemptive Rights

No shareholder shall have any precomptive rights to subscribe for, purchase or acquire any sheres of any class of capital stock of this corporation, whether unissued or treesury shares or whether now or hereafter authorized, or any obligations or other securities convertible into or exchangeable for such shares, and to the extent permitted by law all such shares, obligations or other securities convertible into or exchangeable for such shares may be issued and disposed of by the Board of Directors on such terms and for such consideration as the Board of Directors, in its sole discretion, may determine.

ARTICLE XI Cumulative Voting

No shareholder shall have the right to cumulate votes in any election of directors of this corporation.

ARTICLE XII Indemnistication of Directors, Officers, Employees, and Agents

Directors, officers, employees end agents of this corporation shall be indemnified to the maximum extent permitted by the Minnesota Business Corporations Act, for expenses and liabilities arising by reason of their position with, or by acts in such capacities on behalf of this corporation.

This Amendment of the Articles of Incorporation of Austin Hardware, Inc. has been adopted by the shareholders and directors of the corporation pursuant to Chapter 302A of the Minnesota Business Corporation Act.

I certify that I am authorized to execute this amendment, and I further certify that I understand that by signing this amendment I am subject to the penalties of perjury as set forth in §609.48, as if I had signed this amendment under oath.

/202309

3

AUG 24 2001

70 °d 92:01 G00Z 9 UNC PRECOPRIDED: 09/29/2005 BSTAM FBSOTF: XPT

PECERTS CORF.

UFFEIR COKE

REEL: 016844 FRAME: 0523