FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

02-15-2001

U.S. Department of Commerce Patent and Trademark Office **TRADEMARK**

11 20

101614926

1:1201	
	ON FORM COVER SHEET
	MARKS ONLY
	Please record the attached original document(s) or copy(les).
Submission Type	Conveyance Type Assignment License
X New	Assignment closuse
Resubmission (Non-Recordation)	Security Agreement Nunc Pro Tunc Assignment
Document ID #	Merger Effective Date Month Day Year
Correction of PTO Error Reel # Frame #	10-23-00
Corrective Document	X Change of Name
Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date
	Month Day Year
Name Amway Corporation	
Formerly	7221012
Individual General Partnership	Limited Partnership X Corporation Association
Individual General Partnership	Limited Parties silly [A] Corporation [A] Association
Other	
X Citizenship/State of Incorporation/Organiza	ation Michigan
Receiving Party	Mark if additional names of receiving parties attached
Name Alticor Inc.	
DBA/AKA/TA	
Composed of	
Address (line 1) 30600 Telegraph Road, Suit	te 32/5
Address (line 2)	
Address (line 3) Bingham Farms	MI 48025
City	State/Country Zip Code
Individual General Partnership	assignment and the receiving party is
X Corporation Association	not domiciled in the United States, an appointment of a domestic
Other	representative should be attached. (Designation must be a separate
	document from Assignment.)
X Citizenship/State of Incorporation/Organiza	ation Michigan
02/14/2001 DBYRNE 00000151 011793 75216152 FOR	R OFFICE USE ONLY
01 FC:481 40.00 CH / 02 FC:482 925.00 CH	

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief information Officer, Washington, D.C. 20231 and to the Office of information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

FORM PTO-1618B
Expires 06/30/99
OMB 0651-0027

Page 2

U.S. Department of Commerce Patent and Trademark Office

OMB 0651-0027			TRADEMARK
Domestic R	Representative Name ar	nd Address Enter for the first Re	ceiving Party only.
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	lent Name and Address	Area Code and Telephone Number 61	6-787-4125
Name	Lisa A. Smith, Altic		
Address (line 1)	7575 Fulton Street E	ast, Mail Code 78-2G	
Address (line 2)	Ada, MI 49355		
	Ada, MI 49355		
Address (line 3)			
Address (line 4)			
Pages	Enter the total number of princluding any attachments	pages of the attached conveyance doos.	cument # 10
Trademark /		or Registration Number(s)	Mark if additional numbers attached
	* *	the Registration Number (DO NOT ENTER BOT	— H numbers for the same property).
	demark Application Numbe	r(s) Registr	ation Number(s)
See	Attached List		
Number of F	Properties Enter the to	tal number of properties involved.	#
Fee Amoun	t Fee Amount	for Properties Listed (37 CFR 3.41):	\$ 965.00
Method o Deposit A		losed Deposit Account X	¥ [965,00
	ayment by deposit account or if ad	ditional fees can be charged to the account.) Deposit Account Number:	# 011793
		Authorization to charge additional fees:	Yes X No
Statement a	nd Signature		
To th attac	e best of my knowledge and b	elief, the foregoing information is true and original document. Charges to deposit ac	
Lisa	a A. Smith	Jisua Smith	January 19, 2001
Name	of Person Signing	Signature	Date Signed

TRADEMARK

REEL: 002236 FRAME: 0238

Recordation of Name Change Continuation TRADEMARKS

Conveying Party: Amway Corporation Receiving Party: Alticor Inc.

Trademark	Application No.
AMWAY DIAMOND COLLECTION	75/216152
NUTRIFRESH	75/537671
SPIN-OFF	75/631465
SUMMIT AUTO CLUB	75/386361
THE LOOP	75/729673
WHAT YOU WANT (WYW)	75/728713

Trademark	Registration No.
DISH DROPS	898918
ACTIVE 8	1220231
AMWAY + 2 BAR WORLD DESIGN	1645095
AMWAY + 2 BAR WORLD DESIGN	1659400
AMWAY + 2 BAR WORLD DESIGN	1691057
AMWAY + 2 BAR WORLD DESIGN	1703594
AMWAY + 2 BAR WORLD DESIGN	1742574
AMWAY + 2 BAR WORLD DESIGN	2298490
AMWAY + 3 WATER DROPS DESIGN (11 BAR)	1819456
AMWAY QUEEN	1821017
APSA-80	1356095
CHATEAU D'ERMO	1873024
CIRCLES AND +/- DESIGN	2386552
CRITIC'S CHOICE	1738504
CRITIC'S CHOICE	1962294
CRITIC'S CHOICE	2167079
CRYSTAL BRIGHT	1507708
DEBUT	1865142
HOUR GUARD	2005159
KOZY KIDS + DESIGN	2211139
LEADING EDGE	1774877
LS-928	1279535
MEADOWBROOK	1823706
MEADOWBROOK	2004458
NATURAL ACCENTS	2407063
NINE TO FIVE	1855671
NINE TO FIVE	1502362
NUTRIEDGE	1841156
PERFECT CHOICE	1772762
PHYTOFACTORS	2096123
PHYTOFACTORS	2302920
PHYTOFACTORS	2381800

REEL: 002236 FRAME: 0239



Lansing, Michigan

This is to Certify that the Annexed copy has been compared by me with the record on file in this Department and that the same is a true copy thereof.

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 9th day of January, 2001.

, Director

172 0539581

Bureau of Commercial Services

GOLD SEAL APPEARS ONLY ON ORIGINAL

····	CORPORATION & LAND DEVELOPMEN	NT BUREAU	
Date Received	(FOR BUREAU USE ONLY)		
OCT 2 3 2000	This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.	FILED	
Name BI	RUCE C YOUNG, WARNER NORCROSS & JUDD LLP	OCT 23 2000	
	OLD KENT BLDG I LYON ST NW	Administrator COAR SECURITIES & LAND DEV. BUREAU	
GI	RAND RAPIDS MI 49503-2487	Effective Date:	

Document will be returned to the name and address you enter above.

If left blank document will be mailed to the registered office.

RESTATED ARTICLES OF INCORPORATION

FOR USE BY DOMESTIC NONPROFIT CORPORATIONS (Please read information and instructions on the last page)

Pursuant to the provisions of Act 284, Public Acts of 1972, the undersigned corporation executes the following Restated Articles:

1.	The present name of the corporation is: AMWAY COR	PORATION
2.	The identification number assigned by the Bureau is:	138-374
3.	All former names of the corporation are: JA-RI CORPO	RATION
4.	The date of filing the original Articles of Incorporation was	: September 6, 1949

The following Restated Articles of Incorporation supersede the Articles of Incorporation as amended and shall be the Articles of Incorporation for the corporation:

ARTICLE I

The name of the corporation is ALTICOR INC.

ARTICLE II

The purpose of the corporation is to engage in any lawful activity within the purposes for which corporations may be formed under the Michigan Business Corporation Act.

1250 104411 CK Sur

ARTICLE III

The total authorized capital stock is one hundred eleven million (111,000,000) shares, consisting of one million (1,000,000) shares of Class A common stock ("Class A stock") and one hundred ten million (110,000,000) shares of Class B common stock ("Class B stock").

The following provisions shall apply to the authorized stock of the corporation.

A VOTING RIGHTS

The holders of shares of Class A stock shall be entitled to one vote for each share upon each matter submitted to a vote. Except as otherwise expressly provided by law, Class B stock shall have no voting rights.

B. GENERAL

Except as provided in Section A of this Article III with respect to voting rights, the Class A stock and the Class B stock shall rank equally and be identical in all respects. The shareholders of the corporation shall have no preemptive rights to acquire the corporation's unissued shares. Any unissued shares of stock of any class herein authorized or hereafter increased or created may be issued from time to time by the corporation in such manner, amounts and proportions and for such consideration as shall be determined from time to time by the board of directors or a committee of the board of directors and as may be permitted by law.

ARTICLE IV

The address of the registered office is 30600 Telegraph Road, Bingham Farms, Michigan, 48025. The name of the resident agent at such address is The Corporation Company.

ARTICLE V

The business and affairs of the corporation shall be managed by or under the direction of its board of directors, except as otherwise provided in the Michigan Business Corporation Act or these Articles of Incorporation. As permitted by Sections 209(1)(a) and 501 of the Michigan Business Corporation Act, and in addition to any other rights, powers, and authority reserved to the shareholders by statute, the powers and authority of the board of directors are limited by the restriction that the board may not authorize, approve, or take any of the following actions without the favorable vote (either before or after the authorization, approval, or taking of such action by the board) of shares entitled to cast a majority of the total number of votes which could be cast for the

-2-

election of directors at a meeting of shareholders at which all shares are present (in person or by proxy):

- (a) any issuance of the capital stock of the corporation;
- (b) any capital expenditure (or group of related capital expenditures constituting a single project or program) in excess of \$50 million;
- (c) any business combination (whether by merger, consolidation, share exchange or otherwise) with any person, acquisition of more than twenty percent of the voting equity (whether shares, partnership interests, membership interests or other voting equity interests) of any person, or acquisition as a going business of the assets of any person, or of any operating division or line of business of any person, in which
 - (i) the annual revenues or total assets of such person (or, if an operating division or line of business is being acquired, of such division or line of business) exceed \$50 million; or
 - (ii) the total consideration to be paid or issued by the corporation (exclusive of reasonable compensation and fair market rentals under prior existing leases, but inclusive of contingent future consideration (such as earn-outs), consulting fees and payments for covenants not to compete), as determined in the reasonable judgment of the board of directors, is in excess of \$50 million; or
 - (iii) the corporation will, as the result of any such business combination, have any class of equity securities (A) registered or required to be registered under the Securities Exchange Act of 1934 or (B) listed or authorized for trading on any recognized and established domestic or foreign securities exchange or securities trading market;
- (d) any filing by the corporation or by any subsidiary of the corporation of a registration statement with the United States Securities and Exchange Commission under the Securities Act of 1933, or of an application for registration or qualification under the securities laws or regulations of any other domestic or foreign jurisdiction or under the rules and regulations of any recognized and established domestic or foreign securities exchange or securities trading market, with respect to any offering or sale of any equity securities by the corporation or such subsidiary and/or any holder of any of the corporation's or such subsidiary's equity securities;

- (e) any borrowing by the corporation from one or more banks, insurance companies or other financial institutions in a single transaction, or in a series of transactions pursuant to a single set of agreements and other documents, with a stated maturity in excess of twelve months, or renewable at the corporation's option for a term in excess of twelve months, in a principal amount in excess of \$100 million;
- (f) any borrowing by the corporation from one or more banks, insurance companies or other financial institutions that would cause the principal amount of the corporation's aggregate indebtedness for borrowed money (excluding any indebtedness that has a stated maturity of less than twelve months and that is not renewable at the corporation's option for a term in excess of twelve months) to exceed the greater of \$500 million or such other borrowing limit as may be established from time to time by resolution adopted by the shareholders; and
- (g) setting or changing the number of directors which shall constitute the whole board of directors.

Subject to the rights of the holders of any class or classes or series of stock then outstanding to elect one or more directors, any vacancy occurring in the board of directors caused by resignation, removal, death, disability, disqualification or other incapacity, and any newly created directorships resulting from an increase in the number of directors, shall be filled only by the shareholders.

ARTICLE VI

When a compromise or arrangement or a plan or reorganization of this corporation is proposed between this corporation and its creditors or any class of them or between this corporation and its shareholders or any class of them, a court of equity jurisdiction within the state, on application of this corporation or of a creditor or shareholder thereof, or on application of a receiver appointed for the corporation, may order a meeting of the creditors or class of creditors or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as the court directs. If creditors representing 3/4 in amount of the outstanding debt of the corporation held by all of such creditors or class of creditors, or if the holders of 3/4 of the outstanding shares of the corporation held by such shareholders or class of shareholders, agree to a compromise or arrangement, or a reorganization of this corporation as a consequence of a compromise or arrangement, then the compromise or arrangement and the reorganization, if sanctioned by the court to which the application has been made, shall be binding on all of such creditors or class of creditors, or on all of such shareholders or class of shareholders and also on this corporation.

ARTICLE VII

A director of the corporation shall not be liable to the corporation or its shareholders for money damages for any action taken or any failure to take any action as a director, except liability for any of the following:

- (1) The amount of a financial benefit received by a director to which he or she is not entitled:
- (2) Intentional infliction of harm on the corporation or its shareholders;
- (3) A violation of Section 551 of the Michigan Business Corporation Act; or
- (4) an intentional criminal act.

If the Michigan Business Corporation Act is amended to authorize further elimination or limitation of the liability of directors, then the liability of the directors of the corporation shall be further eliminated or limited to the fullest extent permitted by the Michigan Business Corporation Act, as so amended. No amendment to or modification or repeal of this Article shall increase the liability of any director of the corporation for or with respect to any acts or omissions of such director occurring prior to such amendment, modification or repeal.

ARTICLE VIII

These Articles of Incorporation may be amended as provided in Chapter 6 of the Michigan Business Corporation Act.

-5-

COLD SEAL APPEARS ONLY ON ORIGINAL

b	These Restated Articles of Incorporation were duly adopted on the 19 th day
	of October, 2000 in accordance with the provisions of Section 642 of the Act and (check one of the following)
	were duly adopted by the Board of Directors without a vote of the shareholders. These Restated Articles of Incorporation only restate and integrate and do not further amend the provisions of the Articles of Incorporation as heretofore amended and there is no material discrepancy between those provisions and the provisions of these Restated Articles.
	were duly adopted by the shareholders. The necessary number of shares as required by statute were voted in favor of these Restated Articles.
	were duly adopted by the written consent of the shareholders having not less than the minimum number of votes required by statute in accordance with Section 407(1) of the Act. Written notice to shareholders who have not consented in writing has been given. (Note: Written consent by less than all of the shareholders is permitted only if such provision appears in the Articles of Incorporation.)
	were duly adopted by the written consent of all the shareholders entitled to vote in accordance with section 407(2) of the Act.
	Signed this day of October, 2000 By (Signature of an authorized officer or agent)
	Richard M. DeVos, Jr.
	(Type or Print Name)

RECORDED: 01/23/2001