Form PTO-1594 (Rev. 6-93) OMB No. 0651-0011 (exp. 4/94)	-2002 HEET U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
OMB No. 0651-0011 (exp. 4/94)  Tab settings	Chad original desuments or some thereof
To the Honorable Commissioner of	ched original documents or copy thereof.
1. Name of conveying party(ies):	28433 <u>ached original documents or copy thereof.</u> 2. Name and address of receiving party(ies):
TRANS MART, INC. 6-14-02	ATC DISTRIBUTION GROUP, INC. 900 Oakmont Lane Suite 100
☐ Individual(s) ☐ Association	Westmont, IL 60559
☐ General Partnership ☐ Limited Partnership ☐ Corporation - Alabama	☐ Individual(s) citizenship
Other	☐ Association
Additional name(s) of conveying party(ies) attached? ☐ Yes ☒	No General Partnership  Limited Partnership
3. Nature of Conveyance:	☐ ☐ Corporation -Delaware
Assignment Merger	☐ Other
Security Agreement Change of Name	
Other - correction of spelling errors in Assignor's and Assignee's names for the merger previously recorded under reel/frame 1836/0386  Execution Date: December 31, 1997	If assignee is not domiciled in the United States, a domestic representative designator is attached:  (Designations must be a separate document from assignment)  Additional name(s) & address(es) attached?  Yes  No
4. Application number(s) or patent number(s) listed below	
A. Trademark Application No.(s)	B. Frademark Registration No.(s)  1,744,938 and 1,744,939
Additional numbers attached?	
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 2
Name: GLENN A. GUNDERSEN	7. Total fee (37 CFR 3.41) <u>\$65.00</u>
DECHERT	☐ Enclosed
4000 BELL ATLANTIC TOWER	Authorized to be charged to deposit account
1717 ARCH STREET	(Including any underpayment)
PHILADELPHIA, PA. 19103-2793	8. Deposit account number: 04-0475
TEL. NO. (215) 994-2183	(Attach duplicate copy of this page if paying by deposit accurat)
DO NOT USE THIS SPACE	
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.	
James J. Johnston June 14, 2002	
Name of Person Signing Date Date	
Total number pages including cover sheet, attachments, and document: []	
Mail documents to be recorded with required cover sheet information to:  Commissioner of Patents & Trademarks, Box Assignments  Washington, D.C. 20231	

Box Assignments

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Washington, D.C. 20231

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# State of Delaware

# Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"ATC COMPONENTS, INC.", A DELAWARE CORPORATION,

"DIVERCO, INC.", A ILLINOIS CORPORATION,

"H.T.P., INC.", A KENTUCKY CORPORATION,

"MAMCO CONVERTERS, INC.", A OHIO CORPORATION,

"METRAN AUTOMATIC TRANSMISSION PARTS CORP.", A NEW YORK CORPORATION,

"METRAN BOSTON, INC.", A MASSACHUSETTS CORPORATION,

"METRAN PARTS OF PENNSYLVANIA, INC.", A PENNSYLVANIA CORPORATION,

"REPLACEMENT AND EXCHANGE PARTS CO., INC.", A TEXAS CORPORATION,

"TRANS MART, INC.", A ALABAMA CORPORATION,

"TRANZPARTS, INC.", A WISCONSIN CORPORATION,

WITH AND INTO "ATC DISTRIBUTION GROUP, INC." UNDER THE NAME OF "ATC DISTRIBUTION GROUP, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF DECEMBER, A.D.



Edward J. Freel, Secretary of State

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981505466

AUTHENTICATION: 9493433

DATE:

12-29-98

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State of Delaware

Office of the Secretary of State

1997, AT 9 O'CLOCK A.M.



Edward J. Freel, Secretary of State

AUTHENTICATION:

9493433 DATE:

12-29-98

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STATE OF DELAMERS 2 SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 12/31/1997 971453900 - 2774996

# CERTIFICATE OF OWNERSHIP AND MERGER

#### MERGING

ATC COMPONENTS, INC. DIVERCO, INC. H.T.P., INC. MAMCO CONVERTERS, INC. METRAN AUTOMATIC TRANSMISSION PARTS CORP. METRAN BOSTON, INC. METRAN PARTS OF PENNSYLVANIA, INC. REPLACEMENT AND EXCHANGE PARTS CO., INC. TRANS MART, INC. AND TRANZPARTS, INC.

#### INTO

#### ATC DISTRIBUTION GROUP, INC.

# (PURSUANT TO SECTION 253 OF THE DELAWARE GENERAL CORPORATION LAW)

ATC Distribution Group, Inc., a Delaware corporation ("ATCDG"), does hereby certify:

FIRST: That ATCDG is incorporated pursuant to the General Corporation Law of the State of Delaware, its Certificate of Incorporation having been filed in the office of the Secretary of State of the State of Delaware on July 18, 1997 under the name "TM-AL Acquisition Corp." and subsequently amended on November 26, 1997 to change its name to "ATC Distribution Group, Inc."

SECOND: That ATCDG owns all of the outstanding shares of each class of the capital stock of ATC Components, Inc., a Delaware corporation, Diverco, Inc., an Illinois corporation, H.T.P., Inc., a Kentucky corporation, Mamco Converters, Inc., an Ohio corporation, Metran Automatic Transmission Parts Corp., a New York corporation, Metran Boston, Inc., a Massachusetts corporation, Metran Parts of Pennsylvania, Inc., a Pennsylvania corporation, Replacement and Exchange Parts Co., Inc., a Texas corporation, Trans Mart, Inc., an Alabama corporation, and Tranzparts, Inc., a Wisconsin corporation (collectively, the "Subsidiaries").

THIRD: That ATCDG, by the following resolutions of its Board of Directors, duly adopted on December 30, 1997, determined to merge the Subsidianes into itself on the conditions set forth in such resolutions:

WHEREAS, ATCDG owns all of the outstanding shares of each class of the capital stock of ATC Components, Inc., a Delaware corporation, Diverco, Inc., an Illinois corporation, H.T.P.,

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Inc., a Kentucky corporation, Mamco Converters, Inc., an Ohio corporation, Metran Automatic Transmission Parts Corp., a New York corporation, Metran Boston, Inc., a Massachusetts corporation, Metran Parts of Pennsylvania, Inc., a Pennsylvania corporation, Replacement and Exchange Parts Co., Inc., a Texas corporation, Trans Mart, Inc., an Alabama corporation, and

WHEREAS. ATCDG desires to merge each of the Subsidiaries into ATCDG pursuant to the provisions of Section 253 of the Delaware General Corporation Law with ATCDG being the surviving corporation in each merger; and

Tranzparts, Inc., a Wisconsin corporation (collectively, the "Subsidiaries");

WHEREAS, it has been proposed, and it is in the best interest of ATCDG, that each of the Subsidiaries be merged with and into ATCDG, with ATCDG being the surviving corporation (the "Mergers").

NOW THEREFORE BE IT RESOLVED, that the Board of Directors hereby adopts the following resolutions.

## Alabama

WHEREAS, Section 10-2B-11.07 of the Business Corporation Act of the State of Alabama provides that an Alabama corporation may merge with a foreign corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and Trans Mart, Inc., an Alabama corporation, in order to effect such merger in accordance with Section 10-2B-11.04 of the Business Corporation Act of the State of Alabama; and (ii) hereby approves the merger of Trans Mart, Inc. with and into ATCDG pursuant to the terms of such Agreement and Plan of Merger.

#### Delaware

WHEREAS, Section 251 of the General Corporation Law of the State of Delaware provides that a Delaware corporation may merge with another Delaware corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and ATC Components, Inc., a Delaware corporation, in order to effect such merger in accordance with Section 253 of the General Corporation Law of the State of Delaware; and (ii) hereby approves the merger of ATC Components, Inc. with and into ATCDG pursuant to the terms of such Agreement and Plan of Merger.

## Kentucky

WHEREAS, Section 271B.11-070 of the 1988 Business Corporation Act of the State of Kentucky provides that a Kentucky corporation may morge with a foreign corporation.

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NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Morger to be entered into between ATCDG and H.T.P., Inc., a Kentucky corporation, in order to effect such merger in accordance with Section 271B.11-040 of the 1988 Business Corporation Act of the State of Kentucky; and (ii) hereby approves the merger of H.T.P., Inc. with and into ATCOG pursuant to the terms of such Agreement and Plan of Merger.

## Illinois

WHEREAS, Section 5/11.35 of the Business Corporation Act of the State of Illinois provides that an Illinois corporation may merge with a foreign corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and Diverco, Inc., an Illinois corporation, in order to effect such merger in accordance with Section 5/11.30 of the Business Corporation Act of the State of Illinois; and (ii) hereby approves the merger of Diverco, Inc. with and into ATCDG pursuant to the terms of such Agreement and Plan of Merger.

# Massachusetts

WHEREAS, Section 79 of the Business Corporation Law of the State of Massachusetts provides that a New York corporation may merge with a foreign corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and Metran Boston, Inc., 2 Massachusetts corporation, in order to effect such merger in accordance with Section 82 of the Business Corporation Law of the State of Massachusetts, and (ii) hereby approves the merger of Metran Boston, Inc. with and into ATCDG pursuant to the terms of such Agreement and Plan of Merger.

#### New York

WHEREAS, Section 907 of the Business Corporation Law of the State of New York provides that a New York corporation may merge with a foreign corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and Metran Automatic Transmission Parts Corp., a New York corporation, in order to effect such merger in accordance with Section 905 of the Business Corporation Law of the State of New York; and (ii) hereby approves the merger of Metran Automatic Transmission Parts Corp. with and into ATCDG pursuant to the temps of such Agreement and Plan of Merger.

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# Ohio

WHEREAS, Section 1701.79 of the General Corporation Law of the State of Ohio provides that an Ohio corporation may merge with a foreign corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and Mameo Converters, Inc., an Ohio corporation, in order to effect such merger in accordance with Section 1701.80 of the General Corporation Law of the State of Ohio; and (ii) hereby approves the merger of Mameo Converter, Inc. with and into ATCDG pursuant to the terms of such Agreement and Plan of Merger.

# Pennsylvania

WHEREAS, Section 1921(b) of the Business Corporation Law of the State of Pennsylvania provides that a New York corporation may merge with a foreign corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and Metran Parts of Pennsylvania, Inc., a Pennsylvania corporation, in order to effect such merger in accordance with Section 1924(b) of the Business Corporation Law of the State of Pennsylvania; and (ii) hereby approves the merger of Metran Parts of Pennsylvania, Inc. with and into ATCDG pursuant to the terms of such Agreement and Plan of Merger.

#### Texas

WHEREAS, Section 5.07 of the Business Corporation Act of the State of Texas provides that a Texas corporation may merge with a foreign corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and Replacement and Exchange Parts Co., Inc., a Texas corporation, in order to effect such merger in accordance with Section 5.16 of the Business Corporation Act of the State of Texas; and (ii) hereby approves the merger of Replacement and Exchange Parts Co., Inc. with and into ATCDG pursuant to the terms of such Agreement and Plan of Merger.

#### Wisconsin

WHEREAS, Section 180.1107 of the Business Corporation Law of the State of Wisconsin provides that a Wisconsin corporation may merge with a foreign corporation.

NOW THEREFORE BE IT RESOLVED, that the Board of Directors (i) hereby approves and adopts, substantially in the form submitted to this Board, the Agreement and Plan of Merger to be entered into between ATCDG and Tranzparts, Inc., a Wisconsin corporation, in order to effect such merger in accordance with Section 180.1104 of the Business Corporation Law of the

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State of Wisconsin; and (ii) hereby approves the inerger of Tranzparts, Inc. with and into ATCDG pursuant to the terms of such Agreement and Plan of Merger.

# General

RESOLVED FURTHER, that ATCDG shall be the surviving corporation in each of the Mergers and as such shall assume all of the liabilities and obligations of each of the Subsidiarics after the Morgers are effective.

RESOLVED FURTHER, that for the purpose of effectuating the Mergers, the officers of ATCDG shall be, and each of them acting alone hereby is, authorized and empowered on behalf and in the name of ATCDG to execute, deliver, record and/or file all agreements, documents, certificates and instruments and to do all other acts as may be required to carry out and perform the Mergers and any transactions contemplated by these resolutions.

RESOLVED FURTHER, that any ection taken prior to the date hereof by any officer of ATCDG in connection with the subject matter of these resolutions be, and hereby is, authorized, approved and ratified as the action of ATCDG.

FOURTH: The Mergers shall become effective on December 31, 1996.

IN WITNESS WHEREOF, ATC Distribution Group, Inc. has caused this Certificate to be signed by Joseph Salamunovich, its Vice President as of December 31, 1997.

> ATC DISTRIBUTION GROUP, INC., a Delaware corporation

Joseph Salamunovich, Vice President

**RECORDED: 12/30/1998** 

RECORDED: 06/14/2002