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SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
	Corrective Assignment to correct the Assignor / conveying party previously recorded on Reel 001465 Frame 0658. Assignor(s) hereby confirms the Assigns the entire interest and the goodwill.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Aquashade, Inc.		05/08/1996	CORPORATION: NEW YORK

RECEIVING PARTY DATA

	Name:	Laporte Water Technologies & Biochem, Inc.
	Street Address:	2660 Holcomb Bridge Road
		Alpharetta
	State/Country:	GEORGIA
	Postal Code:	30202
I	Entity Type:	CORPORATION: GEORGIA

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	0961218	AQUASHADE

CORRESPONDENCE DATA

Fax Number: (312)775-8100

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email:

312-775-8000

 $\label{prop:compared} gwheeler (\ref{g}) meandrews-(p,com$ Correspondent Name:

George Wheeler

Page 2 of 2

Address Line 2: 34th Floo	ine 2: Sath Floor		
ATTORNEY DOCKET NUMBER:	0840-32905US01		
NAME OF SUBMITTER:	George Wheeler		
Signature:	/gw/		
Date:	10/09/2008		
Total Attachments: 11 source=Aquashade to LWTBI#page1.tif source=Aquashade to LWTBI#page2.tif source=Aquashade to LWTBI#page3.tif source=Aquashade to LWTBI#page4.tif source=Aquashade to LWTBI#page5.tif source=Aquashade to LWTBI#page6.tif source=Aquashade to LWTBI#page7.tif source=Aquashade to LWTBI#page8.tif source=Aquashade to LWTBI#page9.tif source=Aquashade to LWTBI#page10.tif source=Aquashade to LWTBI#page10.tif source=Aquashade to LWTBI#page11.tif			
RECEIPT INFORMATION			
ETAS ID; TM12 Receipt Date: 10/09: Fee Amount: \$40			

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Express Mail mailing label number 18743574722 Date of Deposit: May 23, 1996

1. Beth Craig, hereby certify that this paper or fee is being deposited with the U.S. Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to Box Assignments,

Commissioner of Batents & Trademarks, Washington, D.C. 20231.

TRADEMARK **REEL: 003870 FRAME: 0356**

Attorney File 58327/9001

State of Delaware

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Office of the Secretary of State

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:

"AQUASHADE, INC. A NEW YORK CORPORATION,

"ASPEN INDUSTRIES ING " A NEW YORK CORPORATION

"BLUE DEVIL INDUSTRIES, INC.", A CALIFORNIA GORPORATION.

"LAFORTE WATER TECHNOLOGIES & BIOCHEM, INC." A CEORGIA CORPORATION

LEISURE TIME INDUSTRIES! A CALIFORNIA CORPORATION,

WITH AND INTO "LABORTE WATER TECHNOLOGIES & BLOCHEM INC."

UNDER THE NAME OF "LABORTE WATER TECHNOLOGIES & BLOCHEM INC.",

A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE

OF DELAWARE, AS RECEIVED AND FILEDATAL THIS OFFICE THE

TWENTY-SEGOND DAY OF DECEMBER, A.D. 1995, AT 2 O'GROCK R.M.

A CERTIFIED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS FOR RECORDING.

Edward J. Freel, Secretary of State

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AUTHENTICATION:

7768414

DATE:

12-27-95

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

AQUASHADE, INC., a New York corporation, ASPEN INDUSTRIES, INC., a New York corporation. BLUE DEVIL INDUSTRIES, INC., a California corporation, LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC., a Georgia corporation, AND LEISURE TIME INDUSTRIES, a California corporation,

INTO

LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC., a Delaware corporation.

LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC., a corporation organized and existing under the laws of Delaware, DOES HEREBY CERTIFY:

FIRST: That this corporation was incorporated on the 14th day of November, 1995, pursuant to the General Corporation Laws of the State of Delaware.

SECOND: That this corporation owns all of the outstanding shares of the stock of Aquashade. Inc., a corporation incorporated on the 7th day of March, 1972, pursuant to the Business Corporation Law of New York.

THIRD: That this corporation owns all of the outstanding shares of the stock of Aspen Industries, Inc., a corporation incorporated on the 23rd day of May, 1960, pursuant to the Business Corporation Law of New York.

FOURTH: That this corporation owns all of the outstanding shares of the stock of Blue Devil Industries, inc., a corporation incorporated on the 4th day of June, 1975, pursuant to the General Corporation Law of California.

FIFTH: That this corporation owns all of the outstanding shares of the stock of Laporte Water Technologies & Blochem, Inc., a corporation incorporated on the 30th day of August, 1976, pursuant to the Georgia Business Corporation Code.

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SIXTH: That this corporation owns all of the outstanding shares of the stock of Leisure Time Industries, a corporation incorporated on the 27th day of April, 1977, pursuant to the General Corporation Law of California.

SEVENTH: That this corporation, by the following resolutions of its Board of Directors, duly adopted by the unanimous written consent of its members, filed with the minutes of the Board on the 19th day of December, 1995, determined to and did merge into itself said Aquashade, inc., a New York corporation; Aspen Industries, Inc., a New York corporation; Blue Devil Industries, Inc., a California corporation: Laporte Water Technologies & Biochem, Inc., a Georgia corporation; and Leisure Time Industries, a California corporation:

RESOLVED, that Laporte Water Technologies & Biochem, Inc. merge, and it hereby does merge into liself said Aquashade, Inc., a New York corporation; Aspen Industries, Inc., a New York corporation; Blue Davil Industries, Inc., a California corporation; Laporte Water Technologies & Biochem, Inc., a Georgia corporation; and Leisure Time Industries, a California corporation, and assumes all their obligations; and

FURTHER RESOLVED, that the merger shall become effective on December 31, 1995 at 11.59 p.m.

FURTHER RESOLVED, that the terms and conditions of the merger are as outlined in the Plan of Merger attached hereto as Exhibit A.

FURTHER RESOLVED, that the proper officer of this corporation be and he or she is hereby directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Aquashade, Inc., a New York corporation; Aspen Industries, Inc., a New York corporation; Blue Devil Industries, Inc., a California corporation; Laporte Water Technologies & Biochem, Inc., a Georgia corporation; and Leisure Time Industries, a California corporation, and assume their liabilities and obligations, and the date of adoption thereof, and to

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cause the same to be filed with the Secretary of State and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in anywise necessary or proper to effect said merger.

IN WITNESS WHEREOF, said Laporte Water Technologies & Brochem, Inc. has caused this Certificate to be signed by Thomas J. Riordan, its Vice President, General Counsel & Secretary this 19th day of December, 1995.

> LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC., a Delaware corporation

Vice President, General Counsel & Secretary

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EXHIBIT A

PLAN OF OWNERSHIP AND MERGER

Plan of Ownership and Merger (the "Plan") of Aquashade, Inc., a New York corporation ("AQUASHADE"); Aspen Industries, Inc., a New York corporation ("ASPEN"); Blue Devil Industries, Inc., a California corporation ("BLUE DEVIL"): Laporte Water Technologies & Biochem, Inc., a Georgia corporation ("LWT&B(GA)"); and Leisure Time Industries, a California corporation ("LEISURE TIME"), with and into their parent corporation. Laporte Water Technologies & Biochem, Inc., a Delaware corporation ("LWT&B/DE").

The following summarizes the basic terms and conditions of the merger between the aforesaid parties:

ARTICLE 1 MERGER OF AQUASHADE, ASPEN, BLUE DEVIL, LWT&B(GA) AND LEISURE TIME WITH AND INTO LWT&B/DE

- 1.1 The Merger. At the Effective Time (as hereinafter defined), subject to the terms and conditions of this Plan and pursuant to the provisions of the General Corporation Law of Delaware, AQUASHADE, ASPEN, BLUE DEVIL, LWT&B(GA) and LEISURE TIME shall be merged with and into their parent corporation, LWT&B/DE (the "Merger"), the separate existence of AQUASHADE, ASPEN, BLUE DEVIL, LWT&B(GA) and LEISURE TIME (except as may be continued by operation of law) shall cease, and LWT&B/DE shall continue as the surviving corporation. The Merger shall have the effects set forth herein and the effects set forth in the General Corporation Law of Delaware.
- 1.2 Effective Date and Time of Merger. The Certificate of Ownership and Merger shall provide that the Merger shall be effective December 31, 1995 at 11:59 p.m. (the "Effective Date

ARTICLE 2 CANCELLATION OF SHARES

2.1 Cancellation of Shares. At the Effective Date and Time, by virtue of the Merger and without any action on the part of AQUASHADE, ASPEN, BLUE DEVIL, LWT&B(GA) or I EISURE TIME or the holders of each share of (i) no par value common stock of AQUASHADE; (ii) \$.10 par value common stock of ASPEN; (iii) \$1.00 per value common stock of BLUE DEVIL; (iv) \$1.00 par value common stock of LWT&B(GA); and (v) no par value common stock of LEISURE TIME issued and outstanding immediately prior to the Effective Date and Time shall be cancelled and retired and no payment shall be made with respect thereto.

ARTICLE 3 SHAREHOLDER & BOARD OF DIRECTORS CONSENT

3.1 The foregoing Plan of Ownership and Merger was duly adopted by the Shareholders and the Boards of Directors of each respective corporation on the 19th day of December, 1995.

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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 CORRECTION OF "LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC.", FILED IN THIS OFFICE ON THE TWENTY-NINTH DAY OF JANUARY, A.D. 1996, AT 4300 CASILLE.



Edward J. Freel, Secretary of State

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AUTHENTICATION:

7809610

DATE:

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SENT BY CATLANTA

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CERTIFICATE OF CORRECTION FILED TO CORRECT A CERTAIN ERROR IN THE CERTIFICATE OF OWNERSHIP AND MERGER MERGING

AQUASHADE, INC., a New York corporation, ASPEN INDUSTRIES, INC., a New York corporation, BLUE DEVIL INDUSTRIES, INC., a California corporation, LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC., a Georgia corporation,

LEISURE TIME INDUSTRIES, a California corporation. INTO

LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC., a Delaware corporation, FILED IN THE OFFICE OF THE SECRETARY OF STATE OF DELAWARE ON DECEMBER 22, 1995.

LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware,

DOES HEREBY CERTIFY:

- The name of the corporation is Laporte Water Technologies & Blochem, Inc. (the "Corporation").
- 2. That a Certificate of Ownership and Merger Merging Aquashade, Inc., a New York corporation, Aspen Industries, Inc., a New York corporation, Blue Devil Industries, Inc., a California corporation, Laporte Water Technologies & Biochem, Inc., a Georgia corporation, and Leisure Time Industries, a California corporation, into Laporte Water Technologies & Biochem, inc., a Delaware corporation, was filed by the Secretary of State of Delaware on December 22, 1995 and that said Certificate requires correction as permitted by Section 103 of the General Corporation Law of the State of Delaware.
 - The inaccuracy or defect of said Certificate to be corrected is as follows: 3. Article Seventh of the Certificate of Ownership and Merger Merging Aquashade, Inc., a New York corporation, Aspen Industries, Inc., a New York corporation, Blue Devil Industries, Inc., a California corporation, Laporte Water Technologies & Biochem, Inc., a

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FROM McANDREWS, HELD, & MALLOY

SENT BY ATLANTA

Georgia corporation, and Leisure Time Industries, a California corporation, into Laporte Water Technologies & Biochem, Inc., a Delaware corporation, and Section 1.2 of the Plan of Ownership and Merger attached to said Certificate of Ownership and Merger as Exhibit A incorrectly stated the effective date and time of the merger as December 31, 1995 at 11:59 p.m.

Article Seventh of the Certificate of Ownership and Merger Merging Aquashade. 4. inc., a New York corporation, Aspen Industries, Inc., a New York corporation, Blue Devil Industries, Inc., a California corporation, Laporte Water Technologies & Biochem, Inc., a Georgia corporation, and Leisure Time Industries, a California corporation, into Laporte Water Technologies & Biochem, Inc., a Delaware corporation, the Plan of Ownership and Merger attached to said Certificate of Ownership and Merger as Exhibit A are corrected to read as follows:

SEVENTH: That this corporation, by the following resolutions of its Board of Directors, duly adopted by the unanimous written consent of its members, filed with the minutes of the Board on the 19th day of December, 1995, determined to and did merger into itself said Aquashade, Inc., a New York corporation; Aspen Industries, Inc., a New York corporation; Blue Devil Industries, Inc., a California corporation; Laporte Water Technologies & Biochem, Inc., a Georgia corporation; and Leisure Time Industries, a California corporation:

RESOLVED, that Laporte Water Technologies & Biochem, Inc. merge, and it hereby does merge into Itself said Aquashade, Inc., a New York corporation; Aspen Industries, Inc., a New York corporation; Blue Devil Industries, Inc., a California corporation; Laporte Water Technologies & Biochem, Inc., a Georgia corporation; and Leisure Time Industries, a Catifornia corporation, and assumes all their obligations; and

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FURTHER RESOLVED, that the merger shall become effective on January 1, 1996 at 12:01 a.m.

FURTHER RESOLVED, that the terms and conditions of the merger are as outlined in the Plan of Merger attached hereto as Exhibit A.

FURTHER RESOLVED, that the proper officer of this corporation be and he or she is hereby directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Aquashade, Inc., a New York corporation: Aspen Industries, Inc., a New York corporation; Blue Devil Industries, Inc., a California corporation; Laporte Water Technologies & Biochem, Inc., a Georgia corporation; and Leisure Time Industries, a California corporation, and assume their liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the Secretary of State and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in anywise necessary or proper to effect said merger.

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SENT BY: ATLANTA

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EXHIBIT A

PLAN OF OWNERSHIP AND MERGER

Plan of Ownership and Merger (the "Plan") of Aquashade, Inc., a New York corporation ("AQUASHADE"); Aspen Industries, Inc., a New York corporation ("ASPEN"); Blue Devil Industries, Inc., a California corporation ("BLUE DEVIL"); Laporte Water Technologies & Biochem, Inc., a Georgia corporation ("LWT&B(GA)"); and Leisure Time Industries, a California corporation ("LEISURE TIME"), with and into their parent corporation, Laporte Water Technologies & Biochem, Inc., a Delaware corporation ("LWT&B/DE").

The following summarizes the basic terms and conditions of the merger between the aforesaid parties:

ARTICLE 1 MERGER OF AQUASHADE, ASPEN, BLUE DEVIL, LWT&B(GA) AND LEISURE TIME WITH AND INTO LWT&B/DE

- 1.1 The Merger. At the Effective Time (as hereinafter defined), subject to the terms and conditions of this Plan and pursuant to the provisions of the General Corporation Law of Delaware, AQUASHADE, ASPEN, BLUE DEVIL, LWT&B(GA) and LEISURE TIME shall be merged with and into their parent corporation, LWT&B/DE (the "Merger"), the separate existence of AQUASHADE, ASPEN, BLUE DEVIL, LWT&B(GA) and LEISURE TIME (except as may be continued by operation of law) shall cease, and LWT&B/DE shall continue as the surviving corporation. The Merger shall have the effects set forth herein and the effects set forth in the General Corporation Law of Delaware.
- 1.2 Effective Date and Time of Merger. The Certificate of Ownership and Merger shall provide that the Merger shall be effective January 1, 1996 at 12:01 a.m. (the "Effective Date and

ARTICLE 2 CANCELLATION OF SHARES

2.1 Cancellation of Shares. At the Effective Date and Time, by virtue of the Merger and without any action on the part of AQUASHADE, ASPEN, BLUE DEVIL, LWT&B(GA) or LEISURE TIME or the holders of each share of (i) no par value common stock of AQUASHADE; (ii) \$.10 par value common stock of ASPEN; (iii) \$1.00 par value common stock of BLUE DEVIL; (iv) \$1.00 par value common stock of LWT&B(GA); and (v) no par value common stock of LEISURE TIME issued and outstanding immediately prior to the Effective Date and Time shall be cancelled and retired and no payment shall be made with respect thereto.

ARTICLE 3 SHAREHOLDER & BOARD OF DIRECTORS CONSENT

3.1 The foregoing Plan of Ownership and Merger was duly adopted by the Shareholders and the Boards of Directors of each respective corporation on the 19th day of December, 1995.

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FROM McANDREWS, HELD, & MALLOY

SENT BY ATLANTA

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IN WITNESS WHEREOF, said Laporte Water Technologies & Biochem, Inc. has caused this Certificate to be signed by Thomas J. Riordan, its Vice President this 19th day of January, 1996.

> LAPORTE WATER TECHNOLOGIES & BIOCHEM, INC.

Thomas J. Berdan Vice President

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