Form PTO-1594 (Rev. 01-09) OMB Collection 0651-0027 (exp. 02/28 02-20-2	0 SLDE PARTMENT OF COMMERCE United States Patent and Trademark Office
	FEB 19 AAS
To the Director of the U. S. Patent a 103549	134 and documents or the new address(es) below.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies) Yes
American Shower & Bath Corporation *See Additional Recordation Documentation	Additional names, addresses, or citizenship attached? No Name: Aqua Glass Corporation Internal
Individual(s) Association	Address:
General Partnership Limited Partnership	Street Address: 320 Industrial Park Road
X Corporation- State: Michigan	City: Adamsville
Other	
Citizenship (see guidelines)	State: Tennessee Country: US Zip: 38310
Additional names of conveying parties attached? Yes 🔀 No	
3. Nature of conveyance)/Execution Date(s) :	General Partnership Citizenship
	Limited Partnership Citizenship
Execution Date(s) 12/9/2008; Effective Date: 1/1/2009	X Corporation Citizenship Tennessee
Assignment Merger	Other Citizenship
Security Agreement Change of Name	If assignee is not domiciled in the United States, a domestic
Other	representative designation is attached: Yes No (Designations must be a separate document from assignment)
4. Application number(s) or registration number(s) and	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
See Attached Lists	See Attached Lists
C. Identification or Description of Trademark(s) (and Filing	Additional sheet(s) attached? X Yes No
5. Name & address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Niray D. Parikh	
Internal Address: Masco Corporation	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$_715
Street Address: _21001 Van Born Road	Authorized to be charged to deposit account Enclosed
City: Taylor	8. Payment Information:
State: Michigan Zip: 48180	
Phone Number: _313-792-6572	Deposit Account Number13-1981
Fax Number:	Authorized User Name Niray D. Parikh
Email Address:	17 2000
9. Signature: / Kuar B / Centra	February 17, 2009 Date
Signature	
Nirav D. Parikh	Total number of pages including cover sheet, attachments, and document:

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:

Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

Mark	Masco Docket Number	Application Number	Application Date
ESENCIA	136-3059-T	77/143852	3/29/2007
CELIA	136-3098-T	77/366143	1/8/2008
UTILIFIT	136-3077-T	77/252108	8/10/2007
TaskMate	136-3063-T	77/170979	5/2/2007
Tag-Along	136-3064-T	77/171008	5/2/2007
ASPECT	136-3071-T	77/203511	6/12/2007
AVANI	136-3073-T	77/203515	6/12/2007
ACELA	136-3100-T	77/387766	2/4/2008
STYLA COLLECTION	136-3108-T	77/483505	5/27/2008
CORSIDIAN	136-3101-T	77/425709	3/19/2008
OCEAN BREEZE	136-3095-T	77/336676	11/26/2007
ACADIA	136-3096-T	77/346717	12/7/2007
RAVE	136-3088-T	77/308106	10/19/2007
LAUREL	136-3089-T	77/308107	10/19/2007
HAVEN	136-3087-T	77/308104	10/19/2007
FREESIA	136-3092-T	77/314482	10/26/2007

Mark	Masco Docket	Application	Application	Registration	Registration
	Number	Number	Date	Number	Date
HUDSON	136-3009-T	76/042821	5/8/2000	2433694	3/6/2001
TUFF'N EASY	136-3016-T	76/373694	2/20/2002	2870104	8/3/2004
FIRENZE	136-3058-T	77/143830	3/29/2007	3419485	4/29/2008
AVONDALE	136-3060-T	77/143872	3/29/2007	3419487	4/29/2008
VERO	136-3076-T	77/210742	6/20/2007	3415453	4/22/2008
PROCLAIM	136-3070-T	77/203510	6/12/2007	3513503	10/7/2008
VENTURE	136-3072-T	77/203514	6/12/2007	3513504	10/7/2008
TUFF N EASY and Design	136-3016-T	78/483038	9/14/2004	3095019	5/23/2006
ASPIRATION	136-3048-T	78/837343	3/15/2006	3332246	11/6/2007
UNITY	136-3049-T	78/850802	3/31/2006	3332367	11/6/2007
ADMIRATION	136-3050-T	78/850805	3/31/2006	3354041	12/11/2007
DIVANI	136-3054-T	77/074103	1/2/2007	3419290	4/29/2008



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.

This certificate is in due form, made by me as the proper officer, and is entitled to have full faith and credit given it in every court and office within the United States.

In testimony whereof, I have hereunto set my hand, in the City of Lansing, this 17th day of December, 2008

, Director

Bureau of Commercial Services

TRADEMARK REEL: 003939 FRAME: 0954

GOLD SEAL APPEARS ONLY ON ORIGINAL

MICHIGAN DEPARTMENT OF LABOR & ECONOMIC GROWTH BUREAU OF COMMERCIAL SERVICES			
Date Received (FOR BUREAU USE ONLY)			
DEG 1 1 2008	•	The second secon	
This document is el subsequent effectiv date is stated in the	fective on the date filed, unless a e date within 90 days after received document.	DEC 1 7 2008	
Name CT Corporation	Administrator Support OF COMMERCIAL SERVICES		
Address		71	
208 S. LaSalle St	reet Ste. 814		
Chicago, IL	ate ZIP Code 60604	EFFECTIVE DATE: Jonuary 1 2009	
Occument will be returned to the name if left blank document will be main	e and address you enter above.	Expiration date for new assumed names. December 31, 2014 Expiration date for transferred assumed names appear in Item 6	

CERTIFICATE OF MERGER Cross Entity Merger for use by Profit Corporations, Limited Liability Companies and Limited Partnerships

Pursuant to the provisions of Act 284. Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), the undersigned entities execute the following Certificate of Merger:

1. The Plan of Merger (Consolidation) is as follows:	,
The name of each constituent entity and its identification number is: Aqua Glass Corporation	60255Q
American Shower & Bath Corporation	099609
b. The name of the surviving (new) entity and its identification number is:	
Aqua Glass Corporation	60255Q
540 Glen Avenue, Moorestown, New Jersey 08057	
2. (Complete only if an effective date is desired other than the date of filing. The the receipt of this document in this office.)	date must be no more than 90 days after
The merger (consolidation) shall be effective on the $\frac{1st}{}$ day of $\frac{Januar}{}$	у 2(Х)9
MIOSS - 08/17/2007 C T-System Chaline #/ 10 - VS/PB 1166	,99
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3. Complete for Profit Corp	porations only		
For each constituent stock or	orporation, state:		
Name of corporation	Designation and number of outstanding shares in each class	Indicate class or series of shares entitled to vote	Indicate class or series entitled to vote as a class
Aqua Glass Corporation	2,000,000 preferred	Common	·
American Shower & Bath	1,000 common	Common	
Corporation If the number of shares is subjected as follows: N/A		te of the merger or consolidation, the	manner in which the change
he manner and basis of co	nverting shares are as follows:	***************************************	
On the effective date, the issu cancelled without payment of	ued shares of American Shower & B f any consideration. The shares of A	ath Corporation, will by virtue of the Aqua Glass Corporation will not be as	merger, cease to exist and be ffected by the merger.
e followe:	cles, or a restatement of the Artic	les, of the surviving corporation to	be effected by the merger are
he Plan of Merger will be fu onstituent profit corporation	rnished by the surviving profit co	rporation, on request and without	cost, to any shareholder of any
The merger is permitted by to with that law in effecting the	he state or country under whose merger.	law it is incorporated and each fo	reign corporation has complied
	s approved by unanimous conse , a Mind has not elected a Board of Dir	chigan corporation which has not	commenced business, has not
(Signature of Incorpora	ator) (Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)
(Signature of Incorpora	ator) (Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)
b) The plan of merger wa			surviving Michigan corporation,
•••		e following Michigan corporation(s	s) in accordance with Section
American Shower & Bi	ath Corporation		
- 11	,		
By (Signature of	Authorized Officer of Agent)	By (Signature of Author	orized Officer of Agent)
John G. Sznewajś	J J	John G. Sznewajs	or print name)
	pe or print name)	Aqua Glass Corporation	, para record
American Shower & B	ath Corporation	Aday Grass Corboration	(Corporation)

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(Name of Corporation)

(Name of Corporation)

Complete for Corporations and Limited Liability Companies only The assumed names being transferred to continue for the remaining effective period of the Certificate of Assumed Name on file prior to the merger are: Corporation and/or Expiration date - LLC Transfered from Assumed name December 31, 2013 American Shower & Bath Masco Bath December 31, 2010 American Shower & Bath Trayco, Inc. Nonsurvivor name to be used as assumed name of survivor: American Shower & Bath Corporation

\$11055 - 08/1 7/2007 C. T. System Online

Secretary of State
Division of Business Services
312 Eighth Avenue North
6th Floor, William R. Snodgrass Tower
Nashville, Tennessee 37243

DATE: 12/31/08
REQUEST NUMBER: 6414-1537
TELEPHONE CONTACT: (615) 741-2286
FILE DATE/TIME: 12/31/08 0923
EFFECTIVE DATE/TIME: 01/01/09 1630
CONTROL NUMBER: 0063234

TO: CFS 8161 HWY 100, 172 NASHVILLE, TN 37221

RE:
MASCO BATH CORPORATION
OTHER DOCUMENT

THIS WILL ACKNOWLEDGE THE FILING OF THE ATTACHED DOCUMENT WITH AN EFFECTIVE DATE AS INDICATED ABOVE.

FOR: OTHER DOCUMENT

FROM: CAPITAL FILING SERVICE (CFS) 8161 HIGHWAY 100 #172 NASHVILLE, TN 37221-0000 ON DATE: 12/17/08

FEES \$100.00

\$D.00

TOTAL PAYMENT RECEIVED:

RECEIVED:

\$100.00

ENI MEGETINE

RECEIPT NUMBER: 00004505228 ACCOUNT NUMBER: 00101230

RILEY C. DARNELL SECRETARY OF STATE

STATE OF TEMPESSEE
2008 DEC 31 AM 9: 23

STATE OF TEMMESSEE

ARTICLES OF MERGER

OF

2008 DEC 17 PM 12: 42

RILEY DAMNISTATAMERICAN SHOWER & BATH CORPORATION
RILE
ECRETARY OF STATAMERICAN SHOWER & BATH CORPORATION
A MICHIGAN CORPORATION
INTO
SECRE

RILEY DARMELL SECRETARY OF STATE

AQUA GLASS CORPORATION A TENNESSEE CORPORATION

Pursuant to the provisions of the Tennessee Business Corporation Act, the undersigned corporations hereby execute the following articles of merger:

- 1. The plan of merger is set forth as Exhibit A attached.
- 2. On December 9, 2008, the Board of Directors and the sole shareholder of Aqua Glass Corporation adopted the plan of merger pursuant to Chapter 21 of the Tennessee Business Corporation Act.
- 3. The plan of merger and performance of its terms were duly authorized by all action required by the laws of the State of Michigan and by the Articles of Incorporation of American Shower & Bath Corporation.
- 4. Article 1. of the Charter of Aqua Glass Corporation is hereby amended to read as follows:

The name of the corporation is:

Masco Bath Corporation

5. This merger shall be effective on January 1, 2009.

Date: December 9, 2008

AQUA GLASS CORPORATION.

a Tennessee corporation

John (V Sznewais

Vice President, Treasurer and

Assistant Secretary

Date: December 9, 2008

AMERICAN SHOWER & BATH CORPORATION

a Michigan corporation

By ____

John G. Stnewals

Vice President, Freasurer and

Assistant Secretary

134760

Exhibit A

RECEIVED STATE OF TENNESSEE

2008 DEC 17 PM 12: 42

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FILEY DARRELL AGREEMENT AND PLAN OF MERGER

SECREAGREEMENT AND PLAN OF MERGER dated as of December 9, 2008, and American Shower & Bath Corporation, a Michigan corporation (the "Surviving Corporation") (with the Surviving Corporation and the Merging Corporation collectively referred to herein as the "Constituent Entities").

- A. The Constituent Entities, in consideration of the mutual agreements of each entity as set forth hereinafter, deem it advisable and generally for the welfare of said entities, that the Merging Corporation merge with and into the Surviving Corporation under and pursuant to the terms and conditions set forth herein (the "Merger").
- B. The terms and conditions of the Merger, the mode of carrying the same into effect, the manner of dealing with the shares of the Constituent Entities outstanding immediately prior to the effective time of the Merger, and other pertinent provisions of the Merger, are hereinafter set forth.

ARTICLE I

In accordance with the provisions of the laws of the State of Tennessee and the State of Michigan, the Merging Corporation shall be merged with and into the Surviving Corporation.

ARTICLE II

The Merger shall become effective on January 1, 2009 at 12:00 a.m. Eastern Standard Time (the "Effective Date").

ARTICLE III

The Charter of the Surviving Corporation shall be amended to change the name of the Surviving Corporation to Masco Bath Corporation.

ARTICLE IV

On the Effective Date, the directors and officers of the Surviving Corporation will be the directors and officers of the Surviving Corporation. Each director and officer shall hold office until their respective successors are elected and qualified, as provided by law and the bylaws of the Surviving Corporation.

2008 DEC 31 AM 9: 23

ARTICLE V

RECEIVED STATE OF TENNESSEE

On the Effective Date, each share of capital stock of the 2 merging Corporation CE lang action on the part of the holder thereof, cease to exist and be canceled without a any consideration therefor. The Merger will not affect the capital stock of the Surviving Corporation.

ARTICLE VI

On the Effective Date the separate existence of the Merging Corporation shall cease and all property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets and property of every kind and description of the Merging Corporation shall be transferred to, vested in and devolved upon the Surviving Corporation without further act or deed and all property, rights, and every other interest of the Surviving Corporation and the Merging Corporation, shall be the property of the Surviving Corporation. The Merging Corporation hereby agrees, from time to time, as and when requested by the Surviving Corporation or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further action as the Surviving Corporation may deem necessary or desirable in order to vest in and confirm to the Surviving Corporation title to and possession of any property of the Merging Corporation acquired or to be acquired by reason or as a result of the Merger herein provided for and otherwise to carry out the intent and purpose hereof and the proper officers and directors of the Constituent Entities are fully authorized to take any and all such action. This Merger is intended to constitute a statutory merger in accordance with Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended.

All rights of creditors and all liens upon the property of the Constituent Entities shall be preserved unimpaired, and all debts, liabilities and duties of the Merging Corporation shall then be attached to the Surviving Corporation and may be enforced against it to the same extent as if the debts, liabilities and duties had been incurred or contracted by it.

IN WITNESS WHEREOF, the Constituent Entities have executed this Agreement as of the date first above written.

AQUA GLASS CORPORATION

Vice President, Treasurer and

Assistant Secretary

AMERICAN SHOWER & BATH CORPORATION

Vice President, Treasurer and

Assistant Secretary

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