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RECORDATION FORM COVER SHEET TRADEMARKS ONLY	
To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.	
Name of conveying party(les): Liberty Hardware Mfg. Corp.	2. Name and Address of receiving party(les) Additional names, addresses, or citizenship attached? No Name: Liberty Hardware Mfg. Corp. Internal
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership	Address: Street Address: 140 Business Park Drive City: Winston-Salem State: North Carolina
Other	State: North Carolina Country: US Zip: 27107
Citizenship (see guidelines) Additional name(s) of conveying party(ies) attached? Yes No	Association Citizenship General Partnership Citizenship
3. Nature of conveyence/Execution Date(s): Execution Date(s): 8/25/1992	☐ Limited Partnership Citizenship ☑ Corporation Citizenship Florida
Assignment	Other Citizenship If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designation must be a separate document from assignment)
4. Application number(s) or registration number(s) and identification or description of the Trademark. A. Trademark Application No.(s) B. Trademark Registration No.(s) 1145402 Additional sheet(s) attached: Yes X No C. Identification or Description of Trademark(e) (and Filing Date if Application or Registration Number is unknown):	
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Lora J. Graentzdoerffer / Masco Corporation	6. Total number of applications and registrations involved:
Street Address: 21001 Van Born Road	7. Total fee (37 CFR 2.6(b)(6) & 3.41) Authorized to be charged to deposit account Enclosed
City: Taylor State: Michigan Zip: 48180 Phone Number: 313-792-6431	8. Payment Information:
Fax Number: 313-792-6797 Email Address: 9. Signature:	Deposit Account Number 13-1981 Authorized User Name Lora J. Graentzdoerffer (a) (2-7/1)
Lora J. Graentzdoerffer Name of Person Signing	Date 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

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ARTICLES OF MERGER

OF

LIBERTY HARDWARE MFG. CORP. [a New York corporation]

AND

LIBERTY HARDWARE MFG. CORP.
[a Florida corporation]

To the Secretary of State State of Florida

Pursuant to the provisions of the Florida 1989 Business Corporation Act, the foreign corporation and the domestic corporation herein named do hereby adopt the following Articles of Merger.

- 1. Annexed hereto and made a part hereof is the Plan of Morgor for merging Liberty Hardware Mfg. Corp., a New York corporation, with and into Liberty Hardware Mfg. Corp., a Florida corporation, as set forth in resolutions adopted by unanimous written consent of the Boards of Directors, both dated as of August 1992, and as approved by unanimous written consents of the shareholder, both dated as of August 1992, of Liberty Hardware Mfg. Corp., a New York corporation, and Liberty Hardware Mfg. Corp., a Florida corporation, pursuant to Section 907 of the New York Business Corporation Law and Section 607.1107 of the Florida 1989 Business Corporation Act, respectively.
- 2. The merger of Liberty Hardware Mfg. Corp., a New York corporation, with and into Liberty Hardware Mfg. Corp., a Florida corporation, is permitted by the laws of the jurisdiction of organization of Liberty Hardware Mfg. Corp., a New York corporation, and is in compliance with said laws.
- 3. As to Liberty Hardware Mfg. Corp., a New York corporation, the aforesaid Plan of Merger was adopted in accordance with the provisions of the laws of its jurisdiction of incorporation on August 55, 1992.
- 4. As to Liberty Hardware Mfg. Corp., a Florida corporation, the aforesaid Plan of Merger was adopted by the shareholders in accordance with the provisions of the Florida Business Corporation Act on August 25, 1992.
- 5. The morgor herein provided for shall take effect in the State of Florida at 9 o'clock a.m. on September 1, 1992.

Executed on August <u>M</u>, 1992.

LIBERTY HARDWARE MFG. CORP. [a New York corporation]

ву:

Name: Lothar Mayer Capacity: President

LIBERTY HARDWARE MFG. CORP. [a Florida corporation]

By:

Name: Lothar Mayer Capacity: President 2412-15x302- 12" 224

12:17

JUN-29-2011

PLAN OF MERGER adopted by Liberty Hardware Mfg. Corp., a importation for profit organized under the laws of the State of New York, by resolution of its Board of Directors on August 24, 1992, and adopted by Liberty Hardware Mfg. Corp., a corporation for profit organized under the laws of the State of Florida, by resolution of its Board of Directors on August 21, 1992. The mames of the corporations planning to merge are Liberty Hardware Mfg. Corp., a corporation for profit organized under the laws of the State of New York, and Liberty Hardware Mfg. Corp., a corporation for profit organized under the laws of the State of Florida. The mame of the surviving corporation into which Liberty Maximum Mfg. Corp., a New York corporation, plans to margo is "Liberty Hardware Mfg. Corp.", a Florida corporation.

- and Liberty Hardware Mfg. Corp., a New York corporation, and Liberty Hardware Mfg. Corp., a Florida corporation, shall, normal to the provisions of the laws of the State of New York and the provisions of the Florida Business Corporation Act, be merged with and into a single corporation, to wit, Liberty Hardware Mfg. Corp., a Florida corporation, which shall be the surviving corporation at the effective time of the merger and which is semetimes hereinafter referred to as the "surviving corporation", and which shall continue to exist as caid surviving corporation under its present name pursuant to the provisions of the Florida Husiness Corporation Act. The separate existence of Liberty Mardware Mfg. Corp., a New York corporation, which is sometimes hereinafter referred to as the "non-surviving corporation", shall coase at the effective time of the merger in accordance with the laws of the jurisdiction of its organization.
- 2. The Articles of Incorporation of the surviving corporation at the effective time of the merger shall be the articles of incorporation of said surviving corporation.
- 2. The present bylaws of the surviving corporation will be the bylaws of said surviving corporation and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Florida Susiness Corporation Act.
- a. The directors and officers in office of the sorviving corporation at the effective time of the merger shall be the imports of the first Board of Directors and the first officers at the surviving corporation, all of whom shall hold their directorships and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated to accordance with the bylaws of the surviving dorporation.
- 5. Each issued share of the non-surviving corporation of the effective time of the merger shall be converted into five shares of the curviving corporation. The issued shares of the authority corporation be converted or exchanged in any