P.01

Docket No.: 265-9000-G

RECORDATION FORM COVER SHEET FORM PTO-1595 (Modified) (Rev. 12-08) OMB No. 0651-0027 (exp.1/31/2009) P08/REV05

U.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

PATENTS ONLY

To the second of	Office: Please record the attached documents or the new address(es) below.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):
	Name: ARROW FASTENER CO., INC.
ARROW FASTENER CO., INC.	Internal Address:
Additional names(s) of conveying party(ies) attached?	No
3. Nature of conveyance/Execution Date(s): Execution Date(s): 12/18/2009	Street Address: 271 Mayhill Street
☐ Assignment 🗵 Merger	
☐ Security Agreement ☐ Change of Nam	e City: Saddle Brook
☐ Joint Research Agreement	State: New Jersey
☐ Government Interest Assignment	Country: US ZIP: 07663
☐ Executive Order 9424, Confirmatory License	•
Other	Additional name(s) & address(es) attached? Yes No
4. Application or patent numbers(s):	This document is being filed together with a new application.
A. Patent Application No.(s)	B. Patent No.(s)
	See attached list
Additional number	ers attached? 🗷 Yes 🗆 No
Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Nirav D. Parikh / Masco Corporation	7. Total fee (37 CFR 1.21(h) & 3.41): \$1,080.00
Internal Address:	
	Authorized to be charged by credit card
Street Address: 21001 Van Born Road	Authorized to be charged to deposit account
The same of the same and the same of the s	 ☐ Enclosed ☐ None required (government interest not affecting title)
City: <u>Taylor</u>	<u> </u>
State: Michigan ZIP: 48180	8. Payment Information: a. Credit Card Last 4 Numbers
Phone Number: (313)792-6572	Expiration Date
Fax Number: (313)792-6797	b. Deposit Account Number 13-1981
Email Address:	Authorized User Name Nirav D. Parikh
9. Signature: Mused Rentin	1/28/10
Signature	' Date
Nirav D. Parikh	Total number of pages including cover

Name of Person Signing

sheet, attachment:

Patent No.	Title
Des. 432,883	NAIL GUN HOUSING
D552,951 S	STAPLE GUN TACKER
D553,459 S	STAPLE GUN TACKER
D553,460 S	STAPLE GUN TACKER HOUSING
D560,987 S	HAMMER TACKER
D561,550 S	HAMMER TACKER HANDLE AND GRIP
D573,089 S	BATTERY CHARGER
D574,205 S	HAMMER TACKER GRIP
D576,545 S	RECHARGEABLE BATTERY
D578,365 S	STAPLER
D580,246 S	STAPLER
D600,085 S	STAPLE GUN WITH WIRE GUIDE
D600,986 S	STAPLER
D604,576 S	STAPLER
5,107,390	SHELL-FORM TRANSFORMER IN A BATTERY POWERED IMPACT DEVICE
5,497,932	MANUALLY OPERATED FASTENING DEVICE
5,622,258	INTERACTIVE PACKAGING SYSTEM
5,735,444	INSULATED STAPLE DRIVING SYSTEM
5,816,470	FASTENING DEVICE
5,884,829	DUAL PURPOSE STAPLE GUN TACKER
6,173,877 B1	NAIL MAGAZINE FOR A POWER NAILER
6,789,719 B2	FORWARD ACTING STAPLER WITH UNIQUE LINKAGE
7,097,088 B2	FORWARD ACTING STAPLER WITH UNIQUE LINKAGE
7,344,026 B2	PACKAGE AND METHOD OF PACKAGING A PRODUCT
7,503,400 B2	TWO SHOT POWER NAILER
7,506,789 B2	CONTINUOUS FEED CAP SYSTEM
7,637,407 B2	FASTENER GUN

PATENT REEL: 023861 FRAME: 0335 RE

Delaware

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The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"ARROW FASTENER CO., INC.", A NEW JERSEY CORPORATION,

WITH AND INTO "ARROW NU CORP." UNDER THE NAME OF "ARROW

FASTENER CO., INC.", A CORPORATION ORGANIZED AND EXISTING UNDER

THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS

OFFICE THE TWENTY-SECOND DAY OF DECEMBER, A.D. 2009, AT 11:36

O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2009, AT 5 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS

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You may verify this cartificate online at corp delaware gov/authwer shtml

AUTHENTICATION: 7718025

DATE: 12-23-09

PATENT

REEL: 023861 FRAME: 0336

State of Delaware Secretary of State Division of Corporations Delivered 11:36 AM 12/22/2009 FILED 11:36 AM 12/22/2009 SRV 091125812 - 4765391 FILE

CERTIFICATE OF MERGER

OF

ARROW FASTENER CO., INC. (a New Jersey corporation)

WITH AND INTO

ARROW NU CORP.

(a Delaware corporation)

(Under Section 252 of the General Corporation Law of the State of Delaware)

Arrow Nu Corp., a Delaware corporation, hereby certifies that:

- 1. The name and state of incorporation of each of the constituent corporations is as follows:
- (a) Arrow Fastener Co., Inc., a New Jersey corporation ("Arrow New Jersey"); and
 - (b) Arrow Nu Corp., a Delaware corporation ("Arrow Delaware").
- 2. The Agreement and Plan of Merger (the "Agreement and Plan of Merger"), dated as of December 18 2009, among Arrow Delaware and Arrow New Jersey has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Section 252(c) (and, with respect to Arrow Delaware, by the written consent of its sole stockholder in accordance with Section 228) of the General Corporation Law of the State of Delaware.
- 3. The name of the surviving corporation is Arrow Nu Corp. (the "Surviving Corporation"). The name of the Surviving Corporation shall be amended in the merger to be "Arrow Fastener Co., Inc.".
- 4. The Certificate of Incorporation of Arrow Delaware as in effect immediately prior to the merger shall be the Certificate of Incorporation of the Surviving Corporation, provided, however, that Article First of Certificate of Incorporation of the Surviving Corporation shall be amended to read as follows:

"FIRST. The name of the corporation is Arrow Fastener Co., Inc."

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- 5. The executed Agreement and Plan of Merger is on file at an office the Surviving Corporation at 271 Mayhill Street, Saddle Brook, New Jersey 07663.
- 6. A copy of the Agreement and Plan of Merger will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.
 - 7. The authorized capital stock of Arrow New Jersey is as follows:
 - One Thousand (1,000) shares of Class A Common Stock with a par value of One Dollar (\$1,00) per share.
- 8. The merger is deemed to be a reorganization for federal income tax purposes under Section 368(a)(1)(F) of the Internal Revenue Code and under Revenue Ruling 57-276.
- 9. The merger shall become effective at 5:00 p.m. on December 31, 2009 (the "Effective Time").

RLFJ 3512217v.3

PATENT REEL: 023861 FRAME: 0338 IN WITNESS WHEREOF, Arrow Delaware has caused this Certificate of Merger to be signed by a duly authorized officer on the **Delaware** day of December, 2009.

ARROW NU COR

Name: John G. Sznewale Title: Vice President and Treasurer

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RECORDED: 01/28/2010

PATENT REEL: 023861 FRAME: 0339