501968642 06/26/2012

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/30/2011

CONVEYING PARTY DATA

Name	Execution Date
Berger Holdings, Ltd.	12/28/2011

RECEIVING PARTY DATA

Name:	Amerimax Fabricated Products, Inc.
Street Address:	5445 Triangle Parkway
Internal Address:	Suite 350
City:	Norcross
State/Country:	GEORGIA
Postal Code:	30092

PROPERTY NUMBERS Total: 2

Property Type	Number
Patent Number:	D372421
Patent Number:	D364338

CORRESPONDENCE DATA

Fax Number: (617)897-0998
Email: stokesb@gtlaw.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Bethany A Stokes

Address Line 1: Greenberg Taurig, LLP

Address Line 2: One International Place

Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	069714-010500
NAME OF SUBMITTER:	Bethany A Stokes

PATENT

REEL: 028443 FRAME: 0925

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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 OWNERSHIP, WHICH MERGES:

"AMERIMAX BUILDING PRODUCTS, INC.", A DELAWARE CORPORATION, "AMERIMAX FINANCE COMPANY, INC.", A DELAWARE CORPORATION, "AMERIMAX HOME PRODUCTS, INC.", A DELAWARE CORPORATION, "AMP COMMERCIAL, INC.", A DELAWARE CORPORATION, "BERGER HOLDINGS, LTD.", A PENNSYLVANIA CORPORATION, "FABRAL HOLDINGS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "AMERIMAX FABRICATED PRODUCTS, INC." UNDER THE NAME OF "AMERIMAX FABRICATED PRODUCTS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF DECEMBER, A.D. 2011, AT 3:55 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTIETH DAY OF DECEMBER, A.D. 2011, AT 11:59 O'CLOCK P.M.

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

0839198 8100M

111345837

DATE: 12-30-11

AUTHENTICATION: 9264600

PATENT REEL: 028443 FRAME: 0927

Jeffrey W. Bullock, Secretary of State

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 03:55 PM 12/28/2011 FILED 03:55 PM 12/28/2011 SRV 111345837 - 0839198 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

AMERIMAX FINANCE COMPANY, INC.
AMERIMAX BUILDING PRODUCTS, INC.
AMERIMAX HOME PRODUCTS, INC.
AMP COMMERCIAL, INC.
FABRAL HOLDINGS, INC.
BERGER HOLDINGS, LTD.

WITH AND INTO

AMERIMAX FABRICATED PRODUCTS, INC.

Pursuant to Section 253 of the

General Corporation Law of the State of Delaware

AMERIMAX FABRICATED PRODUCTS, INC., a Delaware corporation (the "Parent"), does hereby certify to the following facts relating to the mergers (the "Mergers") of AMERIMAX FINANCE COMPANY, INC., AMERIMAX BUILDING PRODUCTS, INC., AMERIMAX HOME PRODUCTS, INC., AMP COMMERCIAL, INC., and FABRAL HOLDINGS, INC., each a Delaware corporation (the "Delaware Subsidiaries"), and Berger Holdings, Ltd., a Pennsylvania corporation (the "Pennsylvania Subsidiary" and, together with the Delaware Subsidiaries, the "Subsidiaries"), with and into the Parent, with the Parent remaining as the surviving corporation:

FIRST: The Parent is incorporated pursuant to the General Corporation Law of the State of Delaware (the "<u>DGCL</u>"). The Delaware Subsidiaries are incorporated pursuant to the DGCL. The Pennsylvania Subsidiary is incorporated pursuant to the Business Corporation Law of the Commonwealth of Pennsylvania.

SECOND: The Parent owns all of the outstanding shares of each class of capital stock of the Subsidiaries.

THIRD: The Board of Directors of the Parent, by the following resolutions duly adopted on December 27, 2011, with respect to each of the Subsidiaries, determined to merge each of the Subsidiaries with and into the Parent pursuant to Section 253 of the DGCL:

WHEREAS, the Corporation is the holder of all the outstanding shares of each class of the capital stock of the Subsidiary; and

WHEREAS, the Board deems that it is in the best interests of the Corporation that the Subsidiary merge with and into Corporation, with the Corporation surviving such merger (the "Merger"), pursuant to and in accordance with the terms of the Plan of Merger by and between the Corporation, the other parties thereto, and the Subsidiary, substantially in the form attached as Exhibit A hereto.

NOW, THEREFORE, IT IS HEREBY.

RESOLVED, that the Board hereby approves, and declares the advisability of, each of the Merger, the Plan of Merger, and the Certificate of Ownership and Merger to be filed with the Delaware Secretary of State substantially in the form attached as <u>Exhibit B</u> hereto;

RESOLVED, that the Board hereby recommends each of the Merger and the Plan of Merger to the sole stockholder of the Corporation for its approval;

RESOLVED, that, conditional upon the approval of each of the Merger and the Plan of Merger by the sole stockholder of the Corporation, the Merger shall be effective as of 11:59 p.m. Eastern Time on December 30, 2011;

RESOLVED, that the officers of the Corporation (the "Authorized Officers") be, and each of them hereby is, authorized to execute and deliver the Plan of Merger on behalf of the Corporation;

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized to execute and deliver and file the Certificate of Ownership and Merger on behalf of the Corporation; and

RESOLVED, that the Authorized Officers be, and each of them hereby is, authorized and empowered, in the name and on behalf of the Corporation, to take such other action, and to execute and deliver any and all other instruments and documents, which such Authorized Officer deems necessary or appropriate to effect the Merger and the transactions contemplated thereby.

FOURTH: The Parent shall be the surviving corporation of the Mergers.

FIFTH: The Mergers are to become effective as of 11:59 P.M. Eastern Time on December 30, 2011.

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SIXTH: The certificate of incorporation of the Parent as in effect immediately prior to the effective time of the Mergers shall be the certificate of incorporation of the surviving corporation.

[Signature page follows]

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8446696.2

IN WITNESS WHEREOF, the Parent has caused this Certificate of Ownership and Merger to be executed by its duly authorized officer this 28 day of December, 2011.

AMERIMAX FABRICATED PRODUCTS, INC.

Name: R. Scott Vansant

Title: Vice President and Chief Financial

Officer

[Certificate of Ownership and Merger of Amerimax Fabricated Products, Inc. (U.S. Restructuring — Steps 4 through 9)]

Entity #: 648822 Date Filed: 12/29/2011 Effective Date: 12/30/2011 Carol Aichele Secretary of the Commonwealth

PENNSYLVANIA DEPART CORPORATION BUREAU	1ENT OF STATE		
	Articles/Certificate of Me	rger	
	Domestic Business Corporation Domestic Nonprofit Corporation Limited Partnership (§ 8547)	on (§ 1926) ion (§ 5926)	
Address CT us C	OUNTER	Document will be returned to the name and address you enter to the left.	
City 8346781	2 SOZPA 3	Commonwealth of Po ARTICLES OF MERGER-BU	ennsylvania SINESS 8 Page(s)
Fee: \$150 plus \$40 additional for ca Party in additional to two	ch	T120044700	5
In compliance with the requirer undersigned, desiring to effect a merger	nents of the applicable provisions (relatively state that:	ating to articles of merger or consolidatio	n), the
1. The name of the corporation/li Amerimax Fabricated	nited partnership surviving the merge i Products, Inc., a De	ris: claware corporation	
the (a) address of its current	nited partnership is a domestic busine oglstered office in this Commonweali nue is (the Department is hereby auth Department);	ss/nonprofit corporation/limited partnershib or (b) name of its commercial registers orized to correct the following informations are Zip County	d office
(b) Name of Commercial Res	ristered Office Provider	County	
partnership incorporated/form	or (b) name of its commercial registe ted to correct the following informati City Ste	business/nonprofit corporation /limited and the (a) address of its current regis red office provider and the county of ven on to conform to the records of the Depa tic Zip County A PA 19103-6	stored ue is (the rtment):
(b) Name of Commercial Rep do CT Corporation &	istered Office Provider Yetem	County Philadelp	nia
The surviving corporation/lip partnership incorporated/form laws of such domiciliary juris	ted under the laws of	oign business/nonprofit corporation/limit 	ed under the
Number and Street	City	State Zip	
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DSCB:	15-	1926/5926/8547-
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Name Registered	Office Address Commercial Registered Office Provider County
Berger Holdings, 1	Ltd., 805 Pennsylvania Blvd., Feasterville, PA 19047
	Bucks County
4. Check, and if appropriate co	omplets, ons of the following:
The plan of merger shall be	be effective upon filing these Articles/Certificate of Merger in the Department of State.
The plan of merger shall be	be effective on: 12/30/11 at 11:59 p.m., Date Hour
5. The manner in which the ale-	an of merger was adopted by each domestic corporation/limited partnership is as follows:
Ť	
Name Berger Holdings, L	Manner of Adoption Ltd Adopted by the board of directors of parent
pursuant to 15 Pa.	
The plan was authorized, ado	in foreign corporation/limited partnership is a party to the merger. iopted or approved, as the case may be, by the foreign business/nonprofit thip (or each of the foreign business/nonprofit corporations/limited partnerships) party to
corporation/limited partnersh the plan in accordance with the	the laws of the jurisdiction in which it is incorporated/organized.
corporation/limited partnersh the plan in accordance with the	the laws of the jurisdiction in which it is incorporated/organized.
corporation/limited partnersh the plan in accordance with it	the laws of the jurisdiction in which it is incorporated/organized.
the plan in accordance with th	the laws of the jurisdiction in which it is incorporated/organized.
1. Check, and if appropriate con	the laws of the jurisdiction in which it is incorporated/organized. omplete, one of the following: forth in full in Exhibit A attached hereto and made a part hereof.
The plan of merger is set fo Pursuant to 15 Pa.C.S. § 19 if any, of the plan of merger incorporation/Certificate of subsequent to the effective design of the plan of the plan of merger incorporation/Certificate of subsequent to the effective design of the plan of the effective design.	the laws of the jurisdiction in which it is incorporated/organized. complete, one of the following: forth in full in Exhibit A attached hereto and made a part hereof. 901/\$ 8547(b) (relating to omission of certain provisions from filed plans) the provisions, er that amend or constitute the operative provisions of the Articles of if Limited Partnership of the surviving corporation/limited partnership as in effect that of the plan are set forth in full in Exhibit A attached hereto and made a party hereof, the provision of the surviving corporation/limited
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The plan of merger is set for the plan of merger is set for the plan of merger is set for the plan of merger incorporation/Certificate of subsequent to the effective of the full text of the plan of	omplete, one of the following: forth in full in Exhibit A attached hereto and made a part hereof. 1901/\$ 8547(b) (relating to omission of certain provisions from filed plans) the provisions, er that amend or constitute the operative provisions of the Articles of if Limited Partnership of the surviving corporation/limited partnership as in effect a date of the plan are set forth in full in Exhibit A attached hereto and made a party hereof, the principal place of business of the surviving corporation/limited which is.

DSCB: 15-1926/5926/8547-3

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IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this	
29 TH day of December	
2011	
Amerimax Fabricated Products, Name of Corporation/Limited Partnership	Inc
25-A-7	
Signature	
R. Scott Vansant, VP and CFO Tille	
Berger Holdings, Ltd. Name of Corporation/Limited Partnership	
REHVIT	
Signature	
R. Scott Vansant, VP and CFO Title	

PATENT

REEL: 028443 FRAME: 0934

AGREEMENT AND PLAN OF MERGER OF

AMERIMAX FINANCE COMPANY, INC.
AMERIMAX BUILDING PRODUCTS, INC.
AMERIMAX HOME PRODUCTS, INC.
AMP COMMERCIAL, INC.
FABRAL HOLDINGS, INC.
BERGER HOLDINGS, LTD.

WITH AND INTO

AMERIMAX FABRICATED PRODUCTS, INC.

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement"), entered into as of this 30th day of December, 2011, by and between Amerimax Finance Company, Inc., a Delaware corporation ("AFC"), having its principal place of business at 5445 Triangle Parkway, Suite 350, Norcross, Georgia 30092, Amerimax Building Products, Inc., a Delaware corporation ("ABP"), having its principal place of business at 5445 Triangle Parkway, Suite 350, Norcross, Georgia 30092, Amerimax Home Products, Inc., a Delaware corporation ("AHP"), having its principal place of business at 5445 Triangle Parkway, Suite 350, Norcross, Georgia 30092, AMP Commercial, Inc., a Delaware corporation ("AMP"), having its principal place of business at 5445 Triangle Parkway, Suite 350, Norcross, Georgia 30092, Berger Holdings, Ltd., a Pennsylvania corporation ("BH" and, together with AFC, ABP, AHP, AMP and FH, the "Subsidiaries"), having its principal place of business at 5445 Triangle Parkway, Suite 350, Norcross, Georgia 30092, and Amerimax Fabricated Products, Inc., a Delaware corporation ("AFP"), having its principal place of business at 5445 Triangle Parkway, Suite 350, Norcross, Georgia 30092, and Amerimax Fabricated Products, Inc., a Delaware corporation ("AFP"), having its principal place of business at 5445 Triangle Parkway, Suite 350, Norcross, Georgia 30092.

WHEREAS, each of AFC, ABP, AHP, AMP and FH is a corporation organized and existing under the laws of the State of Delaware with its principal place of business in Norcross, Georgia;

WHEREAS, AFC has 100 authorized shares of common stock, par value \$10.00 per share, all of which are issued and outstanding and held by AFP;

WHEREAS, ABP has 1,000 authorized shares of common stock, par value \$1.00 per share, all of which are issued and outstanding and held by AFP;

WHEREAS, AHP has 1,000 authorized shares of common stock, par value \$1.00 per share, all of which are issued and outstanding and held by AFP;

WHEREAS, AMP has 100 authorized shares of common stock, par value \$0.01 per share, all of which are issued and outstanding and held by AFP;

WHEREAS, FH has 1,000 authorized shares of common stock, par value \$0.01 per share, all of which are issued and outstanding and held by AFP;

WHEREAS, BH is a corporation organized under the laws of the Commonwealth of Pennsylvania with its principal place of business in Norcross, Georgia;

WHEREAS, BH has 20,000,000 authorized shares of common stock, par value \$0.01 per share, all of which are issued and outstanding and held by AFP;

WHEREAS, AEP is a corporation organized and existing under the laws of the State of Delaware with its principal place of business in Norcross, Georgia, and is the sole owner of all of the issued and outstanding shares of each of the Subsidiaries' common stock;

WHEREAS, each of the Subsidiaries and AFP desire to merge, with AFP being the surviving entity of such merger (the "Merger").

NOW, THEREFORE, for and in consideration of the premises and the representations, warranties, covenants and agreements contained herein, each of the Subsidiaries and AFP do represent, warrant, covenant and agree as follows:

- 1. Parties to Merger and Surviving Company. Each of the Subsidiaries shall merge with and into AFP, pursuant to the laws of the State of Delaware and the Commonwealth of Pennsylvania, as applicable. After the consummation of the Merger, AFP will be the surviving corporation. The name of the surviving corporation will be Amerimax Fabricated Products, Inc., a Delaware corporation, and its principal office will be 5445 Triangle Parkway, Suite 350, Norcross, Georgia 30092.
- 2. <u>Terms of Merger.</u> The terms and conditions of the Merger are set forth in this Agreement. Upon satisfaction of all the terms and conditions set forth herein, the Merger shall be effective as of 11:59 p.m. (Eastern Time) on December 30, 2011 (the "<u>Effective Time</u>").
- 3. <u>Effect of the Mergers.</u> Upon consummation, the Merger shall have the following effects:
- (a) AFP, as the surviving corporation, shall upon the effective date of the Merger and the Effective Time and thereafter, possess all the rights, privileges, immunities and contracts of each of the Subsidiaries and AFP.
- (b) All property, real, personal, and mixed, and all debts due in whatever amount, and all choses in action, and all and every other interest belonging to or due each of the Subsidiaries, shall be taken and deemed to be transferred to and invested in AFP without further act or deed; and the title to any real estate (which shall be documented with a confirmatory deed), or any interest therein, vested in each of the Subsidiaries, shall not revert nor be in any way impaired by reason of the Merger.

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IN WITNESS WHEREOF, Amerimax Finance Company, Inc., Amerimax Building Products, Inc., Amerimax Home Products, Inc., AMP Commercial, Inc., Fabral Holdings, Inc., Berger Holdings, Ltd. and Amerimax Fabricated Products, Inc. have caused this Agreement to be executed and their scals affixed by their corporate officers and members hereunto duly authorized.

> AMERIMAX FINANCE COMPANY, INC., a Delaware corporation

Name: R. Scott Vansant

Title:

Vice President and Chief Financial

Officer

AMERIMAX BUILDING PRODUCTS, INC., в Delaware corporation

Name: R. Scott Vansant

Title:

Vice President and Chief Financial

Officer

AMERIMAX HOME PRODUCTS, INC.,

a Delaware corporation

Title:

Vice President and Chief Financial

Officer

AMP COMMERCIAL, INC.,

a Delaware corporation

Title:

Vice President and Chief Financial

Officer

(Signature page to Agreement and Plan of Merger - Merger of AFC, ABP, AHP, AMP, FH and BH into AFP (U.S. Restructuring - Steps 4, 5, 6, 7, 8 and 9)

FABRAL HOLDINGS, INC., a Delaware corporation

Name: R. Scott Vansant

Title:

Vice President and Chief Financial

Officer

BERGER HOLDINGS, LTD., a Pennsylvania corporation

Name: R. Scott Vansant

Title: Vice President and Chief Financial

Officer

AMERIMAX FABRICATED PRODUCTS,

INC.,

a Delaware corporation

Vice President and Chief Financial

Officer

[Signature page to Agreement and Plan of Merger - Merger of AFC, ABP, AHP, AMP, FH and BH into AFP (U.S. Restructuring - Steps 4, 5, 6, 7, 8 and 9)

> **PATENT REEL: 028443 FRAME: 0938**

RECORDED: 06/26/2012