Form PTO-1595 (Rev. 03-11) OMB No. 0651-0027 (exp. 03/31/2015)	U.S. DEPARTMENT OF COMMERC United States Patent and Trademark Offic
	N FORM COVER SHEET
	Please record the attached documents or the new address(es) below.
Name of conveying party(ies): Springs Magnuss and Install J.D.	2. Name and address of receiving party(ies)
Springs Measure and Install LP	Name: Springs Window Fashions, LLC
	Internal Address:
Additional name(s) of conveying party(les) attached?	No Street Address:
3. Nature of conveyance/Execution Date(s):	
Execution Date(s): December 30, 2005	7549 Graber Road
X Assignment Merger Change of Name	_
Security Agreement Joint Research Agreement	City: Middleton
Government Interest Assignment	ony.
	State: WISCONSIN
Executive Order 9424, Confirmatory License	Country: USA Zip: 53562-1096
Other	Additional name(s) & address(es) Yes X No attached?
4. Application or patent number(s):	This document is being filed together with a new application.
A. Patent Application No.(s)	B. Patent No.(s)
	5421551 6782788 7546866 5482674 5407820 7442802
	6183671 5497820 7143802 6272982 5662154 6435066
Additional numbers atta	ached? X Yes No
5. Name and address to whom correspondence	6. Total number of applications and
concerning document should be mailed:	patents involved:
Name: Kevin M. Kocun	
LERNER, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK, LLP	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 1360.00
Internal Address: Atty. Dkt.: SPRINGS 9.0-025/395	7. Total ree (57 OFIX 1.21(i)) d. 5.71) — — — — — —
Street Address: 600 South Avenue West	
	X Authorized to be charged to deposit account
	Enclosed
	None required (government interest not affecting title
City: Westfield	
City: Westfield State: NJ Zip: 07090	8. Payment Information
Phone Number: 908-654-5000	<u> </u>
Fax Number: 908-654-7866	Deposit Account Number 12-1095
Email Address: ataylor@ldlkm.com	Authorized User Name Kevin M. Kocun
9. Signature:	-
7/	May 23, 2013
Signature	Date
<u>Kevin</u> M. Kocun - 54,230	Total number of pages including cover 4
Name of Person Signing	sheet, attachments, and documents:

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RECORDATION FORM COVER SHEET (PTO-1595) (supplemental sheet)			
Additional Conveying Party(ies)/Execution Date(s) (1. Continued):			
Additional Assign	ees (2. Continued):		
Assignee Name:			
Internal Address:			
Street Address:			
City:	State:	Country: Zip:	
Assignee Name:			
Internal Address:			
Street Address:			
City:	State:	Country: Zip:	
Assignee Name:			
Internal Address:	100		
Street Address:			
City:	State:	Country: Zip:	
Additional Applica	tions and/or Patent	s (4. Continued):	
Additional Patent Application Numbers 4A. Continued:		Additional Patent Numbers 4B. Continued:	
		RE40605 5562140 7100663 6941996 6672359 7287570 5560417 5533560 7059482 6164617 6976522 6302181 6446932 D518988 7093644 D487662 5465775 5662154 6513565 5894877 6272982 5560414 5351741 6782788	
	Additional numbers	s attached? Yes X No	

Docket No.: SPRINGS 9.0-025/395

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PARTNERSHIP DISSOLUTION AND LIQUIDATION AGREEMENT, BILL OF SALE AND GENERAL ASSIGNMENT AND ASSUMPTION

THIS PARTNERSHIP DISSOLUTION AND LIQUIDATION AGREEMENT, BILL OF SALE AND GENERAL ASSIGNMENT AND ASSUMPTION (this "Agreement") is made and entered into as of December 30, 2005 at 9:52 AM by and between Springs Measure and Install LP, a South Carolina limited partnership (the "Partnership"), and Springs Window Fashions, LLC, a Delaware limited liability company (the "LLC"), in accordance with the terms and provisions hereof.

Statement of Purpose

Immediately prior to the execution of this Agreement, the LLC acquired the sole general partnership interest of the Partnership. At such time, the LLC became the owner of 100% of the partnership interests (i.e., both general and limited partnership interests) in the Partnership and the Partnership terminated by operation of law or otherwise, to which the LLC hereby expressly acknowledges its approval and consent to such termination.

In respect of said termination of the Partnership, the LLC has caused this Agreement to be executed to document (i) the dissolution and termination of the Partnership; (ii) the transfer, assignment, delivery and conveyance (collectively "Conveyance," and as a verb "Convey") to the LLC of all of the assets owned by the Partnership (whether such property is real, personal, tangible or intangible or was acquired by the Partnership as a result of capital contributions, operations or other means) (collectively, the "Partnership Assets"); and (iii) the assumption by the LLC of all of the obligations, liabilities, duties and responsibilities of the Partnership (whether such obligations, liabilities, duties and responsibilities are known, unknown, fixed, accrued, contingent or of any other character) (the "Partnership Liabilities").

NOW, THEREFORE, in consideration of the foregoing and such other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

- 1. Consent to Dissolution and Liquidation of the Partnership. The LLC hereby acknowledges that the acquisition of the general partnership interest of the Partnership makes the continuation of the Partnership impossible and, therefore, directs that the Partnership be dissolved and liquidated as contemplated by the Limited Partnership Agreement of the Partnership (the "Partnership Agreement") and applicable law. The LLC hereby also expresses its consent to serve as liquidator of the Partnership and to be responsible for the winding-up and liquidation of the Partnership, including the transfer to it of all of the Partnership Assets and the assumption by it of all of the Partnership Liabilities.
- 2. <u>Conveyance of the Partnership Assets and Assumption of the Partnership Liabilities.</u> The Partnership does hereby Convey unto the LLC the Partnership Assets for the LLC and the LLC's successors and assigns to have and to hold forever. The LLC hereby accepts

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PATENT REEL: 030499 FRAME: 0160 all of the Partnership Assets and hereby assumes and agrees to perform all of the Partnership Liabilities.

- 3. Covenant of Further Assurances. Each party hereto hereby agrees to execute, at the request of the other party, such other documents and to perform such other acts as may be necessary or desirable to carry out the purposes of this Agreement, including, without limitation, executing, acknowledging and delivering any and all further instruments, documents and other papers which may be necessary or reasonably required (i) for the Partnership to transfer the Partnership Assets Conveyed hereby to the LLC and (ii) for the LLC to assume the Partnership Liabilities.
- 4. Termination of the Partnership. The LLC hereby acknowledges that the Partnership is terminated and shall henceforth not transact any business.
- 5. Miscellaneous. The captions herein are for convenience of reference only and shall not be construed as a part of this Agreement. The invalidity or unenforceability of any one or more phrases, sentences, clauses or provisions of this Agreement shall not affect the validity or enforceability of the remaining portions of this Agreement or any part thereof. This Agreement shall be construed, interpreted, enforced and governed by and under the laws of the State of South Carolina, without reference to its conflict of laws provisions.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed under seal as of the date first above written.

"PARTNERSHIP"

SPRINGS MEASURE AND INSTALL LP

By:

P-Associate General Coursel and Assistant Secretary

"LLC"

SPRINGS WINDOW FASHIONS, LLC

Name:

By:

rest M. Emerson
- Assoc. General Counsel
and Assistant Secretary

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