		DOCKET		
1	SONNENSCHEIN NATH & ROSENTHAL LLP	08-CRI-1		
2	525 Market Street, 26th Floor			
3	[Telephone: (415) 882-5000	D. MAR 27 2009		
4	Facsimile: (415) 882-0300			
5	BRETT A. CRAWFORD SONNENSCHEIN NATH & ROSENTHAL LLP			
6	1301 K Street, N.W. Suite 600, East Tower Washington, DC 20005-3364 Telephone: (202) 408-6400 Facsimile: (202) 408-6399			
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8				
9	Attorneys for Respondents MASCO CORPORATION and ENERGYSENSE, INC.			
10				
11	STATE OF CALIFORNIA			
12	ENERGY RESOURCES CONSERVATION			
13	AND DEVELOPMENT COMMISSION			
14				
15 16	division of William Lilly & Associates, Inc.)	-01		
17		Villiams		
18	Complaniants,	v mams		
	VS.			
19	ENERGYCENCE INC			
20	Respondents.			
.21				
22	Being first duly sworn under oath, Timothy Williams deposes and	states as		
23	follows:			
24	1. I am a certified HERS rater employed by EnergySense, Inc., a position I			
25	have held since March 2007. I have personal knowledge of all facts set forth below.			
26	2. I am certified as a HERS rater by the California Home Energy Efficiency			
27	Service ("CHEERS").			
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	- 11			

- 3. I am not an officer, director or employee of Masco Corporation or any Masco subsidiary other than EnergySense, Inc.
- 4. As a certified HERS rater employed by EnergySense, Inc., I am compensated entirely by EnergySense, Inc. on a straight hourly wage basis. I do not receive any form of performance-based bonus compensation.
- 5. I have no ownership interest in any entity whose installation work is field verified or diagnostically tested by me for Title 24 HERS compliance purposes.
- 6. I have no debt agreements with any person or entity whose installation work is field verified or diagnostically tested by me for Title 24 HERS compliance purposes.
- 7. I am not an employee or an employer of any person or entity whose installation work is field verified or diagnostically tested by me for Title 24 HERS compliance purposes.
- 8. I have not advocated or recommended the use of any product or service as a means of gaining increased business from any builder or installer of energy efficient improvements that are subject to Title 24 HERS compliance requirements.
- 9. I do not share any office space, facilities, equipment or work address with any person or entity whose installation work is field verified or diagnostically tested by me for Title 24 HERS compliance purposes.
- 10. A true copy of the Verification of Rater Agreement form signed by me and submitted to CHEERS in September 2008 is attached hereto as Exhibit 1, and I reaffirm that I remain in compliance with the terms and conditions of that agreement.

1	I swear or affirm, under penalty of perjury under the laws of the State of the			
2	California, that all facts set forth herein are true and correct.			
3	FURTHER AFFIANT SAYETH NOT.			
4	Executed this 26 day of March, 2009.			
5	Executed this day of March, 2009.			
6	1 December 1			
7	Timothy Williams			
8				
9	State of California))			
10	County of Stanislaus)			
11	On March 26, 2009, before me, JOHANNA MATNAS, Notary Public, personally appeared Timothy Williams, who provided to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged tome that he/she/the/ executed the same in his/her/their authorized capacity/ies, and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) executed the instrument.			
12				
13				
14	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing is to and correct.			
15				
16	WITNESS my hand and official seal.			
17	JOHANNA MAFNAS			
18	Johannaan (Seal) Seal Notary Public - California 3			
19	Notary Public Stanislaus County My Comm. Expires Jan 7, 2011			
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EXHIBIT 1

July 25, 2008

Timothy Williams CCN23394974 EnergySense 1441 Coldwell Ave #D Modesto, California 95350

YOUR ATTENTION IS REQUIRED REGARDING THE FOLLOWING MATTER

Dear Joshua:

I am informing you that CHEERS has received a complaint against EnergySense, charging violation of the conflict of interest provisions specified in the California Code of Regulations, Title 20, Chapter 4, Article 8, Sections 1670 through 1675 (California Home Energy Rating System Program). The complaint alleges that EnergySense is a subsidiary of Masco Corporation and as such some of the work performed by raters employed by EnergySense violates the independent entity definition and is not allowable under State law. These allegations are not necessarily directed at the performance of individual raters in the employ of EnergySense, however, if such a relationship exists between EnergySense and Masco Corporation or one or more Masco subsidiaries, then the right of any EnergySense rater to perform Title24 HERS verification under CHEERS' authority to certify raters, may be in question. It is CHEERS' responsibility to confirm that Raters whom we certify are in compliance with these requirements.

The specific issue in question relates to the installation of measures required for compliance with Title 24 by a contractor that is related to the HERS Rater. For example: a rater who verifies Quality Installation of Insulation cannot be related to the installing contractor. This rule applies to all HERS-verified features and all raters providing verification services involving compliance with Title 24.

Your Rater certification through CHEERS is as an individual and the agreement that you signed includes the following provisions:

- HERS RATER shall comply with all applicable federal, state and local laws and regulations.
- HERS RATER acknowledges that HERS RATER has read California Code of Regulations, Title 20, Chapter 4, Article 8, Sections 1670-1675 ("Regulations"), a copy of which is attached (attachment 5) and incorporated herein by reference, understands the Regulations and agrees to provide home energy rating, field verification services and diagnostic testing services in compliance with the Regulations. HERS RATER agrees to comply with the conflict of interest requirements as specified in Section 1673(i) of the Regulations.

A copy of your signed agreement is enclosed.

For your reference, the restricted relationships are described in the following information extracted from Title 20. These apply to verifications performed by all Raters certified by CHEERS:

Section 1671. Definitions.

- o Financial Interest means an ownership interest, debt agreement or employer/employee relationship. Financial interest does not include ownership of less than 5% of the outstanding equity securities of a publically traded corporation.
- o Independent Entity means having no financial interest in, and not advocating or recommending the use of any product or service as a means of gaining increased business with, firms or persons specified in Section 1673(i).
- Section 1673. Requirements for Providers, subsection (i) (2).
- o Providers and raters shall be independent entities from the builder and from the subcontractor installer of energy efficiency improvements field verified or diagnostically tested.

A RESPONSE TO THIS INQUIRY IS REQUIRED!

Using the enclosed VERIFICATION OF RATER AGREEMENT, CHEERS requests that you verify acceptance of the terms and conditions of your agreement with CHEERS as specified in the latest Rater Agreement. A copy of your most recent signed agreement is enclosed. If you are unable or unwilling to verify acceptance of the terms and conditions of you agreement with CHEERS then your certification will be suspended pending further review and action.

YOU MUST REPLY WITHIN <u>10 DAYS</u> FROM THE DATE OF RECEIPT OF THIS NOTICE TO AVOID SUSPENSION.

If you have any questions or require additional information, please contact me at (800) 424-3377.

Sincerely,

Robert A. Scott, CHEERS Executive Director

Attachments

VERIFICATION OF RATER AGREEMENT

I have reviewed a copy of the current CHEERS® TITLE-24/RESIDENTIAL NEW CONSTRUCTION RATER

RENEWAL AGREEMENT that contains my signature and verify that I am in compliance with its terms and conditions.

Timothy Williams	
Printed Name	
<i></i>	
1 July When	9/3/08
Signature	Date /

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on March 27, 2009, at San Francisco, California.

DIANE VIVIAN DONNER

[27282008]