

BATH FITTER® REFERRAL PROGRAM
TERMS AND CONDITIONS

The following terms and conditions (these “Terms and Conditions”) contain important information regarding the Referral Program (the “Program”) sponsored by Bath Fitter Franchising Inc. (“Sponsor”). Please read the following Terms and Conditions carefully. These Terms and Conditions are a binding agreement between you and Sponsor and will govern your participation in any and all Program offers.

BY PARTICIPATING IN THE PROGRAM, YOU AGREE TO THESE TERMS AND CONDITIONS. PLEASE NOTE THESE TERMS AND CONDITIONS CONTAIN PROVISIONS THAT LIMIT OUR LIABILITY TO YOU, REQUIRE YOU TO RESOLVE DISPUTES WITH US ON AN INDIVIDUAL BASIS AND NOT AS A PART OF ANY CLASS OR REPRESENTATIVE ACTION, ELIMINATE YOUR RIGHT TO A TRIAL BY JURY AND REQUIRE CLAIMS TO BE RESOLVED THROUGH FINAL AND BINDING ARBITRATION. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, YOU MAY NOT PARTICIPATE IN THE PROGRAM. FOR THE UP-TO-DATE VERSION OF THE TERMS AND CONDITIONS, PLEASE VISIT <https://www.bathfitter.com/referral>.

Being eligible for the Program entitles members (“Members”) to take advantage of certain Program rewards (“Program Rewards”) that may change from time to time and, which may be made available for limited times, all as determined by Sponsor in its sole discretion. You can find out about available Program Rewards and offers by checking <https://www.bathfitter.com/referral> (“Site”). **Sponsor may, in its sole and absolute discretion, cancel, change, suspend or modify any aspect of the Program and/or any Program Reward at any time, including the availability of any Program Reward, without notice.**

PROGRAM PERIOD: Program begins on January 31, 2021 and will continue until terminated, suspended, modified, or converted to another rewards program by Sponsor in its entire discretion (the “Program Period”).

HOW TO PARTICIPATE; ELIGIBILITY: To be eligible for the Program, you must be a legal resident of at least one of the fifty (50) USA States or District of Columbia and over 18 years of age. To participate in the Program, visit the Site and fill out the form, and provide the person you refer’s (“Referred Person”) name and e-mail address. **You must provide true, accurate and complete information as required, and you must keep your account information up to date at all times. You may not refer any person in your immediate household or any person that you do not personally know.** Once you complete and submit the form on the Site, your Referred Person (s) may receive an offer to receive an in-home Bath Fitter consultation (the “Referral Offer”).

Officers and directors of Sponsor, its affiliates, its franchisees and their immediate family members living in the same household of Sponsor are not eligible for Program. You cannot participate in the Program if it would violate your employer’s policies or terms and conditions. The Program is provided to individuals only. Corporations, associations or other groups may not participate in the Program. It is fraudulent for any individual or company, association, or group to direct, encourage, or allow individuals to use a single account for the purpose of accumulating Rewards for combined use.

EARNING REWARDS: Members can begin earning Rewards (as defined below) upon enrollment. For every Referred Person who completes an in-home consultation with an employee of a participating Bath Fitter® location through the Referral Offer (the “Consultation”), Member will receive, within sixty (60) days of Consultation, an email with a link and instructions to redeem a \$25 gift card or prepaid credit card. Member is responsible to claim the Reward before it expires. Rewards expire 90 days from the date

of issuance of the email. For every Referred Person who completes a full Bath Fitter® shower or tub, shower liner or tub liner unit installation (minimum \$1,500 per installation pre-tax) performed by a participating Bath Fitter® location following the Consultation (an “Installation”), Member will receive, within sixty (60) days of receipt by the appropriate Bath Fitter® location of full payment for the Installation, an email with a link and instructions to redeem a \$100 gift card or prepaid credit card. Member is responsible to claim the Reward before it expires. Rewards expire 90 days from the date of issuance of the email. **Participating Bath Fitter® locations are listed on Exhibit A. Such list may be updated from time to time by Sponsor in its entire discretion. It is Member’s responsibility to consult Exhibit A on an on-going basis to determine whether there is a Participating Bath Fitter® location in the Referred Person’s area.**

All delivery times are subject to standard shipping schedules and may be subject to shipping delays. All amounts and type of gift cards or prepaid credit cards offered in connection with this Program shall be deemed “Rewards” and are subject to change at any time in Sponsor’s sole discretion. Delivery requires Member’s name and valid shipping address. Gift card or credit card issuer terms and conditions apply.

You will only receive Rewards for Installations provided that your Referred Person has paid for the Installation in accordance with Sponsor’s billing policies. If your Referred Person cancels their Consultation or Installation, you will not receive a Reward for the Consultation or Installation.

Sponsor reserves the right to suspend, terminate, revalue or modify, without liability, or notice to Members, all or part of the Rewards value structure and offers and any merchandise or service. Sponsor reserves the right to adjudicate all Rewards discrepancies in its sole discretion, and the Members agree to abide with any such adjudication. Sponsor may change at any time, and from time to time, the Program Rewards available in this Program without notice. Any items received as a result of a redemption of Rewards may not be exchanged or returned for other items or credit. All matters concerning the Program Rewards, including but not limited to warranties, guarantees, and maintenance and delivery (if not delivered by Sponsor), are solely between the Member and the entity supplying the Reward. Sponsor makes no warranties or representations whatsoever with regard to any goods or services provided by the entity supplying the Program Reward (if not Sponsor).

REWARD CONDITIONS: The Program Rewards are void where prohibited by law. Program Rewards are available only while supplies last and quantities may be limited. No substitutions, except that in the case of unavailability of a Reward, Sponsor may substitute a prize of equal or greater value. Program Rewards may be taxable, depending on the value of the item and the federal, state, and local tax laws applicable to Member. Members are solely responsible for reporting such items on their tax returns and paying any associated tax liability. Members may not assign or transfer any Program Rewards. Sponsor makes no warranty in any respect as to any Rewards, merchandise or service available within the Program. You expressly agree that Sponsor shall not be responsible for the loss of any Program Rewards that can be obtained through the Program, regardless of monetary value, in the event there is any catastrophic data or server error, criminal act, vandalism, cyber-attack or other events which make it impossible for Sponsor to determine the Rewards total for any Member account or accounts.

MEMBER’S CODE OF CONDUCT: Sponsor believes in full transparency and in full, fair and effective disclosures of material facts relating to Member’s relationship with Sponsor. Sponsor requires that all Members abide by the FTC’s Guides Concerning the Use of Endorsements and Testimonials in Advertising (<http://www.ftc.gov/os/2009/10/091005revisedendorsementguides.pdf>) (“FTC Endorsement Guides”). Per the FTC Endorsement Guides, Member should disclose Member’s connection to Sponsor, its affiliates and franchisees when speaking favorably about or otherwise promoting or encouraging friends to use the Program or Sponsor’s services.

TERMINATION: Sponsor may, in its sole and absolute discretion, and without any liability of any kind or nature whatsoever of Sponsor, its affiliates and franchisees to anyone including Members, cancel, change, suspend, or modify any aspect of the Program and/or any Program Reward at any time, including the availability of any Program Reward, without notice. Sponsor may, in its sole and absolute discretion, and without any liability of any kind or nature whatsoever of Sponsor, its affiliates and franchisees to anyone including Members, terminate or suspend any Member's participation in the Program for breach of these Terms and Conditions, or for taking any actions that are inconsistent with the intent of these Terms and Conditions. Sponsor reserves the right in its sole discretion and without any liability of any kind or nature whatsoever of Sponsor, its affiliates and franchisees to anyone including Members, to prohibit any Member from participating in any aspect of the Program if Sponsor deems or suspects that such Member has engaged in or has attempted to engage in any of the following: (a) acting in violation of these Terms and Conditions; or (b) damaging, tampering with or corrupting the operation of the Program or Site; or (c) acting with intent to annoy, harass or abuse any other person; or (d) any inappropriate, uncooperative, disruptive, fraudulent, potentially fraudulent, or unusual behavior or activity; or (e) activity deemed in the sole discretion of Sponsor to be generally inconsistent with the intended operation of the Program. Any decision Sponsor makes relating to termination or suspension of any Member's participation in the Program shall be final and binding in all respects. Sponsor shall be the sole determiner in cases of suspected abuse, fraud, or breach of these Terms and Conditions or intent of these Terms and Conditions.

INDEPENDENT CONTRACTOR STATUS: Nothing in this Agreement implies any employment or joint venture relationship between Sponsor its affiliates and franchisees and Member. As an independent contractor, Member shall not receive nor be entitled to a salary or any other benefits or privileges Sponsor, its affiliates and franchisees provide to their respective employees. Sponsor, for itself and its affiliates and franchisees, and Member agree that: (i) Member will be treated as an independent contractor with respect to Member's role under this Agreement for all purposes, including, federal, state, and local tax purposes and for all other purposes and Sponsor, its affiliates and franchisees will not withhold or pay over on behalf of Member any amounts relating to federal, state or local income taxes, unemployment compensation, workers compensation, social security or other taxes or assessments; (ii) Member will never be asked to perform tasks, duties, or otherwise which will render Member's services to be that of an employee; (iii) Member will not be provided great detail or strict guidelines about how to participate in Program but will rely on Member's own expertise; (iv) Member may perform tasks at Member's own discretion on Member's own schedule, and Member may elect the hours (if any) during which Member puts effort against the tasks; and (v) Sponsor has no right to exercise any control whatsoever on Member's daily activities.

TAXES: All taxes applicable to any Rewards provided by Sponsor under this Agreement will be Member's responsibility and Sponsor (and its affiliates and franchisees) shall not withhold or pay any amounts for federal, state or municipal income tax, social security, unemployment or worker's compensation. If Sponsor is required to file with the Internal Revenue Service a Form 1099-MISC, U.S. Information Return for Recipients of Miscellaneous Income, reflecting the Rewards paid by Sponsor to Member, then Member will be required to complete and submit a Form W-9 to Sponsor.

CONFIDENTIALITY: Both Sponsor and Member acknowledge that either party may acquire confidential information concerning the other party pursuant to the provisions of these Terms and Conditions, and hereby agree that they shall not use any such information for any purpose, except as otherwise expressly permitted hereunder. Member further agrees not to disclose or provide any such information to any third party and to take all necessary measures to prevent any such disclosure.

RELEASE: By participating in the Program, Members release Sponsor, its parent, subsidiaries, affiliates, franchisees, suppliers, advertising and promotions agencies, third party payment partners, administrators

and their respective directors, officers, employees, and agents (collectively, "Released Parties") from any and all liability for any loss, harm, damages, cost or expense, including, without limitation, property damages, personal injury and/or death, arising out of or in any way connected to the Program, the administration thereof by Sponsor and/or the use of any Rewards.

INDEMNIFICATION: Members agree to indemnify, defend and hold Sponsor, its affiliates and franchisees, and their respective representatives and agents harmless from and against any and all third party claims, demands, liabilities, costs or expenses, including attorney's fees and costs, arising from, or related to any breach by Member of any of these Terms and Conditions or any violation by Member of applicable law.

GOVERNING LAW: The Program and these Terms and Conditions are governed by federal law and, to the extent state law applies, the laws of the State of New York without any reference to its choice of law provisions. You may not assign your rights or obligations under these Terms and Conditions to any other person or entity. **YOU AND WE AGREE THAT EACH OF US MAY BRING ANY CLAIMS ARISING FROM OR RELATING TO THESE TERMS ONLY ON AN INDIVIDUAL BASIS AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE ACTION OR PROCEEDING.**

RESOLUTION OF DISPUTES; ARBITRATION. While we will make reasonable efforts to resolve any disagreements you may have with Sponsor, its affiliates or franchisees, if these efforts fail you agree that all claims, disputes or controversies against Sponsor, its affiliates and franchisees arising out of these Terms and Conditions, the Program, the Rewards or the purchase of any products or services ("Claims") shall be exclusively submitted to binding arbitration (except for matters that may be taken to small claims court), no matter what legal theory they are based on or what remedy (damages, or injunctive or declaratory relief) they seek. This includes Claims based on contract, tort (including intentional tort), fraud, agency, your or our negligence, statutory or regulatory provisions, or any other sources of law; Claims made as counterclaims, cross-claims, third- party claims, interpleaders or otherwise; and Claims made independently or with other claims. The party filing an arbitration must submit Claims to the American Arbitration Association and follow its rules and procedures for initiating and pursuing an arbitration. Any arbitration hearing that you attend will be held at a place chosen by the American Arbitration Association in the same city as the U.S. District Court closest to your then current residential address, or at some other place to which you and Sponsor agree in writing, and the arbitrator shall apply New York law consistent with the Federal Arbitration Act. **YOU SHALL NOT BE ENTITLED TO JOIN OR CONSOLIDATE CLAIMS IN ARBITRATION BY OR AGAINST OTHER USERS OR TO ARBITRATE ANY CLAIM AS A REPRESENTATIVE OR MEMBER OF A CLASS OR IN A PRIVATE ATTORNEY GENERAL CAPACITY.** You may obtain copies of the current rules, and forms and instructions for initiating an arbitration by contacting the American Arbitration Association at using the contact information noted below.

American Arbitration Association
Website: www.adr.org

A single, neutral arbitrator will resolve Claims. The arbitrator will be either a lawyer with at least ten (10) years' experience or a retired or former judge, selected in accordance with the rules of the American Arbitration Association. The arbitration will follow the procedures and rules of the American Arbitration Association which are in effect on the date the arbitration is filed unless those procedures and rules are inconsistent with these Terms and Conditions, in which case these Terms and Conditions will prevail. Those procedures and rules may limit the discovery available to you or us. The arbitrator will take reasonable steps to protect your customer account information and other confidential information if requested to do so by you or us. Each party to the arbitration will bear the expense of that party's

attorneys, experts, and witnesses, and other expenses, regardless of which party prevails, but a party may recover any or all expenses from another party if the arbitrator, applying applicable law, so determines. The arbitrator's award is final and binding on the parties. The parties will mutually agree on an alternative arbitration or alternate dispute resolution organization if the American Arbitration Association is unavailable or unwilling to participate.

ANY CLAIM YOU HAVE MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE DATE THE CLAIM ARISES. AS NOTED ABOVE, YOU HEREBY VOLUNTARILY AND KNOWINGLY WAIVE ANY RIGHT EITHER MAY HAVE TO A JURY TRIAL.

We will not choose to arbitrate any Claim you bring in small claims court. However, if such a Claim is determined by the court to be outside its jurisdiction, the parties agree that the dispute shall then be submitted to arbitration.

LIMITATION OF LIABILITY: To the fullest extent permitted by applicable law, no responsibility or liability is assumed by the Sponsor, its affiliates and franchisees for technical problems or technical malfunction arising in connection with any of the following occurrences which may affect the operation of the Program and/or Site: hardware or software errors; faulty computer, telephone, cable, satellite, network, electronic, wireless or Internet connectivity or other online or other communication problems; errors or limitations of any Internet service providers, servers, hosts or providers; garbled, jumbled or faulty data transmissions; failure of any e-mail transmissions to be sent or received; lost, late, delayed or intercepted e-mail transmissions; inaccessibility of the Site in whole or in part for any reason; traffic congestion on the Internet or Site; unauthorized human or non-human intervention of the operation of the Program, including without limitation, unauthorized tampering, hacking, theft, virus, bugs, worms; or destruction of any aspect of the Program, or loss, miscount, misdirection, inaccessibility or unavailability of any user account used in connection with the Program.

To the fullest extent permitted by applicable law, you hereby agree that: (i) any and all disputes, claims and causes of action arising out of or connected with this Program or any Rewards shall be resolved individually, without resort to any form of class action; (ii) any and all claims, judgments and awards shall be limited to actual out-of-pocket costs incurred, including costs associated with participating in this Program, but in no event attorneys' fees; and (iii) under no circumstances will you or anyone else be permitted to obtain awards for and you hereby waive all rights to claim punitive, incidental and consequential damages and any other damages, other than for actual out-of-pocket expenses. In addition, you hereby waive any and all rights to have damages multiplied or otherwise increased.

WITHOUT LIMITING THE FOREGOING, AND TO THE FULLEST EXTENT PERMITTED BY LAW, EVERYTHING ON THE SITE IS PROVIDED "AS IS" WITHOUT ANY WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT.

NO WAIVER: Our failure to enforce any part of these Terms and Conditions shall not constitute a waiver of our right to later enforce that or any other part of these Terms and Conditions. Waiver of compliance in any particular instance does not mean that we will waive compliance in the future. In order for any waiver of compliance with these Terms and Conditions to be binding, we must provide you with written notice of such waiver through one of our authorized representatives.

PRIVACY. All information collected about you in connection with the Program is subject to our privacy policy, which can be found at <https://www.bathfitter.com/us-en/privacy-policy> ("Privacy Policy"). By enrolling in the Program, you consent to the release of your and the Referred Persons' information

(“Personal Data”) to selected third parties to carry out the Program (including without limitation, any gift card or prepaid credit card issuer, any Sponsor affiliate and franchisee and any third party retained by Sponsor to manage the Program) (“Selected Third Parties”), as further detailed in our Privacy Policy. Once released to Selected Third Parties, Personal Data shall be subject to such Selected Third Parties’ Privacy Policies. You shall maintain and update your registration information to ensure that it is always current, complete and accurate. By enrolling in the Program, you agree that Sponsor and its affiliates and franchisees as well as their respective shareholders, owners, partners, members, managers, directors, officers and employees shall have no liability of any kind or nature whatsoever, including in tort, contractual, at law or in equity, for any failure of any Selected Third Parties to comply with their respective Privacy Policies and applicable laws pertaining to management, use, processing, storage and protection of personally identifiable data, or in connection with their use, processing, storage or management of Personal Data.

CONTACT: If you are having difficulty accessing or navigating the Site, or have other questions about the Program, please send an email to cs@bathfitter.com.

EXHIBIT A

Business Name	Address	City	Province State	Postal Code
Bath Fitter of Hamilton	30 Tops Drive	GRIMSBY	ON	L3M 4E8
Bath Fitter of Vancouver	8620 Glenlyon Parkway, Unit 106	Burnaby	BC	V5J 0B6
Bath Fitter of Saint-John	495 Rothesay Ave.	Saint-John	NB	E2J 2C6
Bath Fitter of Mississauga	1035 Queensway East, Unit 8	Mississauga	ON	L4Y 4C1
Bath Fitter of Kitchener	265 Frobisher Drive, Unit 3	Waterloo	ON	N2V 2G4
Bath Fitter of Scarborough	5250 Finch Avenue East, Unit 1	Scarborough	ON	M1S 5A4
Bath Fitter of Vancouver	8620 Glenlyon Parkway, Unit 106	Burnaby	BC	V5J 0B6
Bath Fitter of Portland, Maine	317 Riverside Industrial Pkwy	Portland	ME	04103
Bath Fitter of Nashville North	668 Myatt Drive	Madison	TN	37115
Bath Fitter of Atlanta East	6155-B Jimmy CARTER BLVD	Norcross	GA	30071
Bath Fitter of Indianapolis	5701 W. 85th Street	Indianapolis	IN	46278
Bath Fitter of Omaha	8905 F Street	Omaha	NE	68127
Bath Fitter of Knoxville	10915-B Murdock Drive	Knoxville	TN	37932
Bath Fitter of Louisville	2600 Stanley Gault Parkway, Suite 2	Louisville	KY	40223
Bath Fitter of Chattanooga	5959 Shallowford Road, Suite 303	Chattanooga	TN	37421
Bath Fitter of Portland, Oregon	11747 N.E. Sumner Street	Portland	OR	97220
Bath Fitter of Syracuse	3910 Brewerton Road	North Syracuse	NY	13212
Bath Fitter of Sacramento	1313 North Market BLVD, #100	Sacramento	CA	95834
Bath Fitter of Birmingham	252 Cahaba Valley Parkway	Pelham	AL	35124
Bath Fitter of Jackson, Mississippi	6520 Cole Road, Suite B	Ridgeland	MS	39157
Bath Fitter of Kansas City	10300, W. 79th Street	Lenexa	KS	66214
Bath Fitter of San Jose	8371-E Central Ave	Newark	CA	94560
Bath Fitter of Evansville	5625 E. Virginia St. Suite D	Evansville	IN	47715
Bath Fitter of Dallas & Fort Worth	744 Avenue H E	Arlington	TX	76011
Bath Fitter of Central Oregon	1601 W 7th Ave, Unit B	Eugene	OR	97402
Bath Fitter of New Orleans	5240 Veterans Memorial Blvd.	Metairie	LA	70006
Bath Fitter of Tupelo	2015 McCullough Blvd	Tupelo	MS	38801
Bath Fitter of Wichita	11110 E. 26th Street N., Suite 400	Wichita	KS	67226
Bath Fitter of Houston	356 Gardens Oaks Blvd	Houston	TX	77018
Bath Fitter of Albuquerque	3901 Singer Blvd. Suite D	Albuquerque	NM	87109
Bath Fitter of Charleston	4510 Dorchester Road	North Charleston	SC	29405
Bath Fitter of Rochester	30 Vantage Point Drive, Suite 2	Rochester	NY	14624
Bath Fitter of Pensacola	33 Brent Lane Ste #102	Pensacola	FL	32503
Bath Fitter of Tallahassee	1570A Capital Circle NW	Tallahassee	FL	32303
Bath Fitter of Syracuse	3910 Brewerton Road	North Syracuse	NY	13212
Bath Fitter of Burlington	472 Meadowland Drive, Suite 3	South Burlington	VT	05403
Bath Fitter of Auburn	20 Priscilla Lane, Suite E	Auburn	NH	03032
Bath Fitter of Portland, Maine	317 Riverside Industrial Pkwy	Portland	ME	04103

Bath Fitter of Nashville North	668 Myatt Drive	Madison	TN	37115
Bath Fitter of Livonia	33523 8 Mile Road	Livonia	MI	48152
Bath Fitter of Broward County	1700 S. Powerline Road, Suite G	Deerfield Beach	FL	33442
Bath Fitter of Atlanta East	6155-B Jimmy CARTER BLVD	Norcross	GA	30071
Bath Fitter of Bangor	1185 Hammond Street	Bangor	ME	04401
Bath Fitter of Indianapolis	5701 W. 85th Street	Indianapolis	IN	46278
Bath Fitter of West Palm Beach & Port St. Lucie	2701 Vista Parkway, Suite A-3	West Palm Beach	FL	33411
Bath Fitter of Omaha	8905 F Street	Omaha	NE	68127
Bath Fitter of Knoxville	10915-B Murdock Drive	Knoxville	TN	37932
Bath Fitter of Louisville	2600 Stanley Gault Parkway, Suite 2	Louisville	KY	40223
Bath Fitter of Chattanooga	5959 Shallowford Road, Suite 303	Chattanooga	TN	37421
Bath Fitter of Portland, Oregon	11747 N.E. Sumner Street	Portland	OR	97220
Bath Fitter of Huntsville	1398-B Jordan Road	Huntsville	AL	35811
Bath Fitter of Syracuse	3910 Brewerton Road	North Syracuse	NY	13212
Bath Fitter of Chicago North	309 Era Drive	Northbrook	IL	60062
Bath Fitter of Chicago Central	1150 N. Main Street	Lombard	IL	60148
Bath Fitter of Chicago South	9960 West 191st Street, Suite G	Mokena	IL	60448
Bath Fitter of Sacramento	1313 North Market BLVD, #100	Sacramento	CA	95834
Bath Fitter of Birmingham	252 Cahaba Valley Parkway	Pelham	AL	35124
Bath Fitter of Jackson, Mississippi	6520 Cole Road, Suite B	Ridgeland	MS	39157
Bath Fitter of Kansas City	10300, W. 79th Street	Lenexa	KS	66214
Bath Fitter of San Jose	8371-E Central Ave	Newark	CA	94560
Bath Fitter of Evansville	5625 E. Virginia St. Suite D	Evansville	IN	47715
Bath Fitter of Dallas & Fort Worth	744 Avenue H E	Arlington	TX	76011
Bath Fitter of Central Oregon	1601 W 7th Ave, Unit B	Eugene	OR	97402
Bath Fitter of New Orleans	5240 Veterans Memorial Blvd.	Metairie	LA	70006
Bath Fitter of Tupelo	2015 McCullough Blvd	Tupelo	MS	38801
Bath Fitter of Wichita	11110 E. 26th Street N., Suite 400	Wichita	KS	67226
Bath Fitter of Houston	356 Gardens Oaks Blvd	Houston	TX	77018
Bath Fitter of Albuquerque	3901 Singer Blvd. Suite D	Albuquerque	NM	87109
Bath Fitter of Charleston	4510 Dorchester Road	North Charleston	SC	29405
Bath Fitter of Rochester	30 Vantage Point Drive, Suite 2	Rochester	NY	14624
Bath Fitter of Phoenix	14525 N 79th St, Suite F	Scottsdale	AZ	85260
Bath Fitter of Baton Rouge	5811 McCann Drive	Baton Rouge	LA	70809
Bath Fitter of Pensacola	33 Brent Lane Ste #102	Pensacola	FL	32503
Bath Fitter of Tallahassee	1570A Capital Circle NW	Tallahassee	FL	32303
Bath Fitter of Hartford	429B Hayden Station Rd	Windsor	CT	06095
Bath Fitter of San Antonio	5911 Rittiman Plaza, #2	San Antonio	TX	78218
Bath Fitter of Woburn	16 Esquire Road	North Billerica	MA	01862
Bath Fitter of Boston South & Cape Cod	25 Turnpike St.	West Bridgewater	MA	02379

Bath Fitter of Spokane & Central West Virginia	13504 E. Sprague Ave	Spokane	WA	99216
---	----------------------	---------	----	-------