

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/27/2005

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Helix Technology Corporation		10/27/2005	CORPORATION: DELAWARE

**RECEIVING PARTY DATA**

Name:	Brooks Automation, Inc.
Street Address:	15 Elizabeth Drive
City:	Chelmsford
State/Country:	MASSACHUSETTS
Postal Code:	01824
Entity Type:	CORPORATION: DELAWARE

**PROPERTY NUMBERS Total: 29**

Property Type	Number	Word Mark
Serial Number:	78672593	COOL SOLUTIONS
Serial Number:	78672586	CRYOTIGER
Registration Number:	2107973	AQUATRAP
Registration Number:	2534391	CONDUCTRON
Registration Number:	1954345	CONVECTRON
Registration Number:	2751074	COOL SOLUTIONS
Registration Number:	726502	CRYODYNE
Registration Number:	1406637	CRYOGEM
Registration Number:	1405709	CRYOGENERATOR
Registration Number:	1940820	CRYOTIGER
Registration Number:	907515	CRYO-TORR
Registration Number:	1332868	CTI-CRYOGENICS
Registration Number:	2482982	GOLDLINK

CH \$740.00 78672593

Registration Number:	2578620	GOLDLINK
Registration Number:	2542586	GRANVILLE-PHILLIPS
Registration Number:	1461341	GUTS
Registration Number:	1159851	HELIX
Registration Number:	1500199	HELIX
Registration Number:	2293275	MICRO-ION
Registration Number:	2709156	MINI-CONVECTRON
Registration Number:	1632925	ON-BOARD
Registration Number:	1905334	ON-BOARD
Registration Number:	1001788	POLYCOLD
Registration Number:	1525491	POLYCOLD
Registration Number:	1823481	RETROEASE
Registration Number:	1788703	RETROFAST
Registration Number:	1838365	STABIL-ION
Registration Number:	2942683	TRUEBLUE
Registration Number:	2296566	TURBOPLUS

**CORRESPONDENCE DATA**

Fax Number: (978)341-0136  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
Phone: 978-341-0036  
Email: joan.graham@hbsr.com  
Correspondent Name: John L. DuPre'  
Address Line 1: 530 Virginia Road, P.O. Box 9133  
Address Line 4: Concord, MASSACHUSETTS 01742-9133

ATTORNEY DOCKET NUMBER:	0100.0277-000
NAME OF SUBMITTER:	John L. DuPre'
Signature:	/John L. DuPre'/
Date:	01/26/2006

Total Attachments: 3  
source=AssgnImage001#page1.tif  
source=AssgnImage002#page1.tif  
source=AssgnImage003#page1.tif

# Delaware

PAGE 1

*The First State*

I, HARRIET SMITH WINDSOR, 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:

"HELIX TECHNOLOGY CORPORATION", A DELAWARE CORPORATION,  
WITH AND INTO "BROOKS AUTOMATION, INC." UNDER THE NAME OF  
"BROOKS AUTOMATION, INC.", A CORPORATION ORGANIZED AND EXISTING  
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED  
IN THIS OFFICE THE TWENTY-SEVENTH DAY OF OCTOBER, A.D. 2005, AT  
12:59 O'CLOCK P.M.

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

2448446 8100M

050878836



*Harriet Smith Windsor*

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 4256905

DATE: 10-27-05

TRADEMARK  
REEL: 003234 FRAME: 0148

State of Delaware  
Secretary of State  
Division of Corporations  
Delivered 01:03 PM 10/27/2005  
FILED 12:59 PM 10/27/2005  
SRV 050878836 - 2448446 FILE

**CERTIFICATE OF OWNERSHIP AND MERGER  
MERGING  
HELIX TECHNOLOGY CORPORATION  
INTO  
BROOKS AUTOMATION, INC.**

Brooks Automation, Inc., a Delaware corporation (the "Corporation"), does hereby certify:

**FIRST:** That the Corporation is incorporated pursuant to the General Corporation Law of the State of Delaware.

**SECOND:** That following the merger of Mt. Hood Corporation, a Delaware corporation, with and into Helix Technology Corporation, a Delaware corporation ("Helix"), which became effective at 11:59 p.m. on October 26, 2005, the Corporation owns all of the outstanding shares of each class of the capital stock of Helix.

**THIRD:** That the Corporation, by the following resolutions of its Board of Directors, duly adopted on the 25th day of October, 2005, determined to merge Helix into itself on the conditions set forth in such resolutions:

**RESOLVED:** That, promptly following the merger of Mt. Hood Corporation, a Delaware corporation, with and into Helix, after which the Corporation will own all of the outstanding shares of each class of the capital stock of Helix, the Corporation merge (the "Helix-Brooks Merger") into itself its subsidiary, Helix; that the Corporation be the surviving corporation in the merger; that all of the estate, property rights, privileges, powers and franchises of Helix be vested in and held and enjoyed by the Corporation as fully and entirely and without change or diminution as the same were before held and enjoyed by Helix in its own name; and that the Corporation shall assume all of the liabilities and obligations of Helix.

**RESOLVED:** That the officers of the Corporation be and they hereby are directed to make, execute and acknowledge a certificate of ownership and merger setting forth a copy of the resolutions to merge said Helix into this Corporation and to assume Helix's liabilities and obligations and the date of adoption thereof and to file the same in the office of the Secretary of State of Delaware; and that the officers of the Corporation be and they hereby are authorized to execute, deliver, acknowledge and file any other documents necessary or desirable for the consummation of the Helix-Brooks Merger.

**FOURTH:** That this Certificate of Ownership and Helix-Brooks Merger shall become effective at 10:00 a.m. on October 27, 2005.

*[Remainder of Page Intentionally Left Blank]*

IN WITNESS WHEREOF, Brooks Automation, Inc. has caused this certificate to be signed by its duly authorized officer, this 27th day of October, 2005.

BROOKS AUTOMATION, INC.

By: /s/ Thomas S. Grilk  
Name: Thomas S. Grilk  
Title: Senior Vice President and  
General Counsel

9839216\_3