TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

NATURE OF CONVEYANCE: Corrective Assignment to correct the Assignor in Assignment 2 should read Roto-Mix, Inc. previously recorded on Reel 001476 Frame 0939. Assignor(s) hereby confirms the Merger.	SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT	
	NATURE OF CONVEYANCE:	Roto-Mix, Inc. previously recorded on Reel 001476 Frame 0939. Assignor(s)	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Roto-Mix, Inc.		04/30/1996	CORPORATION: KANSAS

RECEIVING PARTY DATA

Name:	J-Star Industries, Inc.
Street Address:	801 Janesville Avenue
City:	Fort Atkinson
State/Country:	WISCONSIN
Postal Code:	53538
Entity Type:	CORPORATION: WISCONSIN

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1367339	ROTO-MIX

CORRESPONDENCE DATA

Fax Number: (515)288-1338

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 515-288-3667 Email: patatty@ipmvs.com Correspondent Name: Bruce W. McKee 801 Grand Avenue Address Line 1:

Address Line 2: Suite 3200

Address Line 4: Des Moines, IOWA 50309-2721

ATTORNEY DOCKET NUMBER:	M345-41 1,367,339
NAME OF SUBMITTER:	Bruce W. McKee
Signature:	/Bruce W. McKee/

TRADEMARK **REEL: 003286 FRAME: 0376**

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Date:	04/10/2006
Total Attachments: 10	

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source=M345-41Annex 1 to the Plan of Meger#page1.tif

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Declaration Correction of Trademark Assignment Record of Registration # 1367339

Registrant is seeking correction of the Trademark Assignment Abstract of Title for Registration #1367339. (Reel/Frame. 1476/0939). In Assignment 2, the Assignor is incorrectly identified as Roto-Mix Enterprises, Ltd. The correct Assignor is Roto-Mix, Inc., Roto-Mix, Inc., along with RM International, Ltd., and Roto-Mix Enterprises. Ltd., underwent a merger pursuant to the laws of the State of Wisconsin with and into J-Star Industries, Inc. (See enclosed Certificate of Merger) The Assignee for Assignment 2 is correctly noted as J-Star Industries, Inc. This error in assignment was brought to the attention of the Registrant in a Post Registration Office Action hy the Post Registration Division.

The chain of title for Registration #1367339 should not be altered by the requested correction of the error in Assignment 2. The original registrant and the last Assignce noted in Assignment 4 of the Trademark Assignment Abstract of Title have been and continue to be correct.

The undersigned being warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements and the like may jeopardize the validity of the application or document or any registration resulting therefrom, declares that statements made of his/her own knowledge are true; and all statements made on information and belief are believed to be true.

Rod Neier, President, Roto-Mix Division - JSI Industries, Inc. (Print or Type Name and Position)

4/7/06

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FORM PTO-1594 (\$\) RE 09-18	-1996 U.S. DEPARTMENT OF COMMERCE
1-31-92 Tab settings LNQ O	Patent and Trademark Office
To the Honorable Commissioner of Paterns	
MRD 5-23-96 RECEIVE	HECEIPT ACCTING, DIV.
1. Name of conveying party(ies):	zz same and address of receiving party(ies):
Roto-Mix Enterprises, Lid RECEIPT ACCTING	Name: <u>J-Star Industries, Inc.</u> DIV. nternal Address:
	Street Address: 801 Janesville Avenue
☐ Individual(s) ☐ Association ☐ Limited Partnership ☐ Limited Partnership	City: Fort Atkinson State: WI ZIP: 53538
Corporation-State - Kansas	☐ Individual(s) citizenship
Other	Association
Additional name(s) of conveying party(ies) attached? Yes X NC	General Partnership
Yes Nc	Limited Partnership
3. Nature of conveyance:	Corporation-State Wisconsin
☐ Assignment	Other
Security Agreement Change of Name Other	representative designation is attached: Yes No
Execution Date: April 30, 1996	(Designations must be a separate document from Assignment) Additional name(s) & address(es) attached? Yes No
CACCUMON ONC.	
Application number(s) or registration number(s): Trademark Application No.(s)	B. Trademark registration No.(s) 1,818,362 1,789,136 1,854,031 1,848,994 1,367,339
Additional numbers atta	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: <u>Jeffrey S. Sokol</u>	7 7 140 (27 050 245)
Internal Address: Godfrey & Kabn, S.C.	7. Total fee (37 CFR 3.41): \$ 140.00 for any
	Authorized to be charged to deposit account deficien
Street Address: 780 North Water Street	8. Deposit account number: 07–1509
City: Milwaukee State: WI ZIP:53202	(Attach duplicate copy of this page if paying by deposit account)
	THIS SPACE
090 BG 05/30/9/, 1818362 0 481	40.00 CK
080 BS 05/30/96 1818362 0 481 080 BS 05/30/96 1818362 0 482	40.00 CK 100.00 CK /00E)
O Statement and signature	Pr Sec fae
To the best of my knowledge and belief, the foregoing inform	nation is true and correct and any attached copy is a true copy of the
original document. Nicholas A. Kees	Lda d. Ke 57/3/86
Name of Person Signing	Signature Date
	including Total number of pages ************************************
OMB No. 0651-0011 (exp. 4/94)	TDADENAADIC
AND	TRADEMARK

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ARTICLES OF MERGER

<u>of</u>

ROTO-MIX, INC., RM INTERNATIONAL, LTD.

AND ROTO-MIX ENTERPRISES, LTD.

WITH AND INTO

J-STAR INDUSTRIES, INC.

The undersigned officer of J-Star Industries, Inc., a Wisconsin corporation ("J-Star"), pursuant to Sections 180.1105 vof the Wisconsin Statutes, hereby certifies as follows:

- 1. The Plan of Merger by and among Roto-Mix, Inc., a Kansas corporation ("RM"), RM International, Ltd., a Kansas corporation ('International"), Roto-Mix Enterprises, Ltd., a Kansas corporation ("Enterprises"), and J-Star (the "Plan of Merger") is attached hereto as Exhibit A and made a part hereof.
- 2. The Plan of Merger was adopted and approved by the shareholders and the Board of Directors of RM, International and Enterprises as of April 35, 1996 in accordance with Section 180.1103 of the Wisconsin Statutes.
- 3. The Plan of Merger was adopted and approved by the shareholders and the Board of Directors of J-Star as of April 23, 1996 in accordance with Section 180.1103 of the Wisconsin Statutes.
- 4. The proposed merger has complied with all applicable provisions of the laws of the State of Wisconsin and the State of Kansas.

IN WITNESS WHEREOF, J-Star Industries, Inc. has caused these Articles of Merger to be executed as of the 30th day of April 1996.

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J-STAR INDUSTRIES, INC.

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By: John C. Neill, President

This instrument was drafted by:

Peter J. Faust Godfrey & Kahn, S.C. 780 North Water Street Milwaukee, WI 53202 APR 3 0 1996

STATE OF WISCONSIN

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Exhibit A

PLAN OF MERGER

- 1. The names of the corporations proposing to merge are: J-STAR INDUSTRIES, INC., a Wisconsin corporation ("J-Star" or the "Surviving Corporation"), ROTO-MIX, INC., a Kansas corporation "RM"), RM INTERNATIONAL, LTD., a Kansas corporation ("International"), and FOTO-MIX ENTERPRISES, LTD., a Kansas corporation ("Enterprises"). The name of the Surviving Corporation shall be "J-Star Industries, Inc."
- 2. Upon the terms and subject to the conditions of this Plar of Merger, as of the Effective Time (as defined below) RM, International and Enterprises shall be merged with and into J-Star (the "Merger"), and the separate corporate existences of RM, International and Enterprises shall thereupon cease. J-Star shall be the surviving corporation of the Merger and shall continue to be governed by the laws of the State of Wisconsin. The separate corporate existence of J-Star with all its rights, privileges, immunities, powers and franchises shall continue unaffected by the Merger. The Merger shall be effected in accordance with the applicable provisions of the Wisconsin Statutes, the Kansas General Corporation Code, this Plan of Merger and an Agreement and Plan of Merger among J-Star, RM, International and Enterprises.

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- 3. The Merger shall become effective as of 11:59 p.m. on the date on which the Articles of Merger are duly filed with the Secretary of State of Wisconsin (the "Effective Time").
- 4. The Articles of Incorporation of J-Star at the Effective Time shall be and remain the Articles of Incorporation of the Surviving Corporation.
- 5. The By-laws of J-Star shall be repealed as of the Effective Time, and the By-laws of the Surviving Corporation shall be the Amended and Restated By-laws of J-Star.
- 6. At the Effective Time, by virtue of the Merger and without any action on the part of the holder of any capital stock of RM, International or Enterprises, the issued and outstanding shares of RM's Class A common stock, \$10 par value ("Class A RM Shares"), RM's Class B common stock, \$.10 par value (the "Class B RM Shares" and collectively, with the Class A RM Shares, the "RM Shares"), International'; Class A common stock, \$10 par value (the "International Shares"), and Enterprise's common stock, \$10 par value (the "Enterprise Shares" and collectively with the RM Shares and the International Shares, the "RM Group Shares"), other than the RM Group Shares held by RM, International or Enterprises (collectively, the "Company Owned RM Shares"), shall be conversed into the right to receive an aggregate number of validly issued, fully paid and nonassessable (except as provided for in Section 180.0622(2)(b) of the Wisconsin Statutes and the cases decided thereunder, shares of the Surviving Corporation's common stock as follows: (a) 2,721.8 shares of the Surviving

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Corporation's Class A Common Stock, \$.10 par value, and (b) 2,876.9 shares of the Surviving Corporation's Class B Common Stock, \$.10 par value (collectively, the "RM Surviving Corporation Shares"). At the Effective Time, and as a result of the Merger and without any action on the part of the holders thereof, all RM Group Shares shall cease to be outstanding, shall be cancelted and retired and shall cease to exist, and each holder of a certificate formerly representing any such RM Group Shares shall thereafter cease to have any rights except the right to receive, without interest, the RM Surviving Corporation Shares into which the RM Group Shares, other than the Company Owned RM Shares, shall have been converted pursuant to the provisions hereof. (See Hands 1 affacted)

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ANNEX I

TO THE PLAN OF MERGER

RM Group Shares Cancelled in Merger

7,500 RM shares

2,000 International shares

100 Enterprise shares

Surviving Corporation Shares Received in Merger (Provata)

2,177.4 shares Class A Common Stock 2,301.5 shares Class B Common Stock

245 shares Class A Common Stock 258.9 shares Class Common Stock

299.4 shares Class A Common Stock 316.5 shares Class B Common Stock



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STATE OF KANSAS

OFFICE OF SECRETARY OF STATE RON THORNBURGH



To all to whom these presents shall come, Greetings:

I, RON THORNBURGH, Secretary of State of the State of Kansas, do hereby certify that the attached is a true and correct copy of an original on file and of record in this office.

IN TESTIMONY WHEREOF:

I hereto set my hand and cause to be affixed my official seal. Done at the City of Topeka, this day, April 30, 1996



RON THORNBURGH SECRETARY OF STATE

 \mathcal{A} pages are attached to this certification.

TRADEMARK

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CERTIFICATE OF MERGER

<u>QF</u> RM INTERNATIONAL, LID. ROTO-MIX. INC. AND ROTO-MIX ENTERFRISES, LTD. WITH AND INTO J-STAR INDUSTRIES, INC.

The undersigned officer of J-Star Industries, Inc., a corporation organized under the laws of the State of Wisconsin, pursuant to Section 17-6702 of the Kansas General Corporation Code, hereby certifies as follows:

- The constituent corporations are Roto-Mix, Inc., a Kansas corporation ("RM"), RM International, Ltd., a Kansas corporation ("International"), Roto-Mix Enterprises, Ltd., a Kansas corporation ("Enterprises"), and J-Star Industries Inc., a Wisconsin corporation ("J-Star").
- 2. An Agreement and Plan of Merger of RM, International and Enterprises with and into J-Star (the "Merger Agreement") has been approved, adopted, certified, executed and acknowledged by each of RM, International, Enterprises and J-Star in accordance with Section 17-6702 of the Kansas General Corporation Code.
- 3. The name of the surviving corporation is "J-Star 4 The merger of RM, International and Enterprises will and into J-Star shall be effective as of 11:59 p.m. on April 302 201996 (the "Effective Time").
- 5 At the Effective Time, the Articles of Incorporation of J-Star shall be the Articles of Incorporation of the surviving corporation.
- 6. The executed Merger Agreement is on file at the principal place of business of J-Star located at 801 Janesville Road, Fort Atkinson, Wisconsin 53538.
- 7. A copy of the executed Merger Agreement will be furnished by the surviving corporation, on request and without cost, to any stockholder of the constituent corporations.
- 8. J-Star acknowledges that it may be served with process in the State of Kansas in any proceeding for enforcement of any obligation of any constituent corporation on the Surviving Corporation arising from the merger. J-Star irrevocably appoints the Kansas Secretary of State as its agent to accept service of process in any such suit or other proceedings. A copy of such process shall be mailed by the Kansas Secretary of State to J-Star at 801 Janesville Road, Fort Atkinson, Wisconsin 53538.

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IN WITNESS WHEREOF, J-Star Industries, Inc. has caused this Certificate of Merger to be executed as of the 30th day of April, 1996. J-STAR INDUSTRIES, INC. Attest: Alverson, Secretary STATE OF WISCONSIN) SS COUNTY OF MILWAUKEE) Personally came before me this 23 day of 201, 1996, the above named John C. Neill, to me known to be the President of J-Star Industries, Inc. who executed the foregoing instrument and acknowledged that it is his act and deed, and that the facts stated herein are true. Notary Public, State, of, Wisconsin 6/05/99 My Commission: STATE OF WISCONSIN) SS COUNTY OF MILWAUKEE) Personally came before me this 20th day of foul, the above named William H. Alverson, to me known to be the Secretary of J-Star Industries, Inc. who executed the foregoing instrument and acknowledged that it is his act and deed, and that the facts stated herein are true. Notary Public, State of Wisconstn My Commission (1448 9 1498 This instrument was drafted by: Feter J. Faust Godfrey & Kahn, S.C. 780 North Water Street Milwaukee, WI 53202

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RECORDED: 04/10/2006

TRADEMARK REEL: 1476 FRAME: 0947

RECORDED: 05/23/1996