Form PTO-1594 (Rev. 11-08)
OMB Collection 0651-0027 (exp. 12/31/2008)

OMB Collection 0651-0027 (exp. 12/31/2008)	M COVER CHEET	
RECORDATION FORM COVER SHEET TRADEMARKS ONLY 6547.2; 4547.3		
To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.		
Name of conveying party(ies):	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached?	
Rotational Technologies, Inc.	Name: Hydroholst International, Inc.	
Individual(s) Association	Internal Address:	
General Partnership Limited Partnership	Street Address: 915 W. Blue Starr Drive	
★ Corporation- State: <u>Oklahoma</u>	City: Claremore	
Other	State: Oklahoma	
Citizenship (see guidelines) <u>US</u>	Country: US Zip: 74017	
Additional names of conveying parties attached? Yes X No	<u> </u>	
3. Nature of conveyance)/Execution Date(s) :	General Partnership Citizenship	
Execution Date(s) March 3, 2008	Limited Partnership Cltizenship	
Assignment Merger	▼ Corporation Citizenship_Oklahoma	
	Other Cltizenship If assignee is not domiciled in the United States, a domestic	
Security Agreement Change of Name	representative designation is attached: Yes Wo	
Other	(Designations must be a separate document from assignment)	
4. Application number(s) or registration number(s) and A. Trademark Application No.(s)	d identification or description of the Trademark. B. Trademark Registration No.(s)	
A. Haddhark Approach in the (a)	2,207,150 and 2,271,500	
	Additional sheet(s) attached? Yes X No	
C. Identification or Description of Trademark(s) (and Filing	Date if Application or Registration Number is unknown):	
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Frank J. Catalano	6. Total number of applications and registrations involved:	
Internal Address: Gable Gotwals	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$_65,00	
Street Address: 100 W. 5th Street, Floor 10	Authorized to be charged to deposit account Enclosed	
City:	8. Payment Information:	
State: Oklahoma Zip: 74103		
Phone Number: <u>918-595-4963</u>	Deposit Account Number	
Fax Number: 918-595-4990	<u> </u>	
Email Address: iplaw@gablelaw.com	Authorized User Name Paul E. Rossler	
9. Signature:	\Z/2≥ /Zo08 Date	
Paul E. Rossler	Total number of pages including cover	
Name of Person Signing	sheet, attachments, and document:	

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

OFFICE OF THE SECRETARY OF STATE



CERTIFICATE OF MERGER

WHEREAS,

HYDROHOIST INTERNATIONAL, INC.

a corporation organized under the laws of the State of Oklahoma, has filed in the office of the Secretary of State duly authenticated evidence of a merger whereby said corporation is the survivor, as provided by the laws of the State of Oklahoma.

NOW THEREFORE, I, the undersigned Secretary of State of Oklahoma, by virtue of the powers vested in me by law, do hereby issue this Certificate evidencing such merger.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Oklahoma.

I BOT

Filed in the City of Oklahoma City this 3rd day of March, 2008.

Secretary Of State

03/03/2008 11:13 AM OKLAHOMA SECRETARY OF STATE





Certificate of Merger

In lieu of filing an executed agreement of merger, the surviving corporation hereby states and certifies as follows:

 The name and state of incorporation of each of the constituent corporations are:

Name of Corporation

State of Incorporation

Hydrohoist International, Inc.

Oklahoma

Rotational Technologies, Inc.

Oklahoma

- 2. An agreement of merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the provisions of Section 1081 of the Oklahoma General Corporation Act.
- 3. The name of the surviving corporation is Hydrohoist International, Inc.
- 4. The only change in the Certificate of Incorporation of the surviving corporation as are desired to be effected by the terms of the merger are as follows:

Registered Office and Agent. The address of the registered office of the Surviving Corporation in Oklahoma shall be 915 West Blue Starr Drive, Claremore, Oklahoma 74017, and the name and address of the registered agent shall be Michael C. Webber.

- 5. The executed agreement of merger is on file at the principal place of business of the surviving corporation at 915 West Blue Starr Drive, Claremore, Oklahoma 74017.
- 6. A copy of the agreement of merger will be furnished by the surviving corporation, on request and without cost, to any shareholder of any constituent corporation.

IN WITNESS WHEREOF, surviving corporation has caused this certificate RECENED

MAR 0 3 2008

OKLAHOMA SECRETARY
TRADEMARK

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of merger to be executed by its President or Vice President a Secretary or Assistant Secretary this 12 day of HYDROHOIST INTERNA	2007.
MIDMOIOISI INIDIAN	111011111111111111111111111111111111111
By its President	
Michael C. Print Name	Webler
ATTEST:	
AllESI:	
By its Secretary	
William E. FLANDERS	
Print Name	'

Agreement of Merger

This Agreement of Merger, (the "Agreement"), dated effective as of the 12th day of January, 2007, by and between Hydrohoist International, Inc., an Oklahoma Corporation ("Hydrohoist") and Rotational Technologies, Inc., an Oklahoma Corporation ("Rotek").

WHEREAS, the Board of Directors of Hydrohoist and the Board of Directors of Rotek have each unanimously approved the merger of Rotek into Hydrohoist (the "Merger") in accordance with the Oklahoma General Corporation Act (the "Act") and the provisions of this Agreement.

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, Hydrohoist and Rotek hereby agree as follows:

i.

Merger; Effective Date. Pursuant to the terms and provisions of this Agreement of Merger and of Act Section 1081, Rotek shall be merged with and into Hydrohoist, effective January 12, 2007, as confirmed by the filing by Hydrohoist of a Certificate of Merger with the Secretary of State of the State of Oklahoma ("the Effective Date"). Hydrohoist shall be the surviving corporation (the "Surviving Corporation"). Hydrohoist and Rotek shall be referred to hereinafter collectively as the "Constituent Corporations." On the Effective Date, the separate existence and corporate organization of Rotek, except insofar as it may

be continued by statute, shall cease and Hydrohoist shall continue as the Surviving Corporation which shall succeed, without other transfer or further act or deed whatsoever, to all the rights, property and assets of the Constituent Corporation and shall be subject to and liable for all the debts and liabilities of each. The corporate name of Hydrohoist and its identity, existence, purposes, rights, immunities, properties, liabilities and obligations shall be unaffected and unimpaired by the merger except as expressly provided herein.

- 2. Certificate of Incorporation; Bylaws. The Certificate of Incorporation and the Bylaws of the Hydrohoist, as hereto amended and as in effect on the date of the merger provided for in this Agreement, shall continue in full force and effect as the Certificate of Incorporation and the Bylaws of the Surviving Corporation.
- 3. Directors. The Directors of the Surviving Corporation shall continue in office until the next annual meeting of shareholders and until their successors shall have been elected and qualified.
- Officers. The officers of the Surviving Corporation shall continue in office until the next annual meeting of the Board of Directors and until their successors shall have been elected and qualified.
- Manner of Conversion. The manner of converting the shares of common stock of the Constituent Corporations into shares of the

Surviving Corporation shall be that the 15 shares of common stock, par value of \$1.00 per share, of Rotek which shall be outstanding immediately prior to the Effective Date shall, on the Effective Date, be cancelled and shall be converted into 6,522 shares of common stock, par value of \$1.00 per share, of Hydrohoist.

- 6. Tax Treatment. The merger of Hydrohoist and Rotek shall be accomplished as a tax-free reorganization as defined in Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended.
- 7. Authorized Shares. The aggregate number of shares which the Surviving Corporation shall be authorized to allot shall be as designated in the Certificate of Incorporation of the Surviving Corporation as in effect at the time of this merger.
- 8. Stated Capital. The amount of stated capital of the Surviving Corporation shall be the aggregate par value of the shares of common stock issued and outstanding after the Effective Date.
- 9. Registered Office and Agent. The address of the registered office of the Surviving Corporation in Oklahoma shall be 915 W. Blue Starr Drive, Claremore, Oklahoma 74017, and the name and address of the registered agent shall be Michael C. Webber.
- Certificate of Merger. Upon the approval of the merger by the shareholders of Hydrohoist and by the shareholders of Rotek, the

officers of Hydrohoist shall file with the Secretary of the State of Oklahoma, a Certificate of Merger, containing terms and provisions consistent with this Agreement of Merger.

Executed effective as of the 12th day of January, 2007.

Hydrohoist International, Inc. An Oklahoma Corporation

ATTEST:

(SEAL)

Secretary

President

Rotational Technologies, Inc. An Oklahoma Corporation

ATTEST:

(QTAI)

Secretary

President

CERTIFICATE OF SECRETARY OF ROTATIONAL TECHNOLOGIES, INC.

The undersigned, <u>Terry L. Champion</u>, Secretary of Rotational Technologies, Inc., an Oklahoma Corporation, the same being one of the constituent corporations mentioned in the foregoing Agreement of Merger, on behalf of said corporation, certifies as follows:

- 1. The foregoing Agreement of Merger was submitted to and duly approved by the Board of Directors of said corporation by unanimous written consent dated effective as of January 12, 2007, in accordance with the laws of the state of incorporation of the foregoing corporation.
- 2. The foregoing Agreement of Merger was submitted to the shareholders of said corporation and duly approved by unanimous written consent of such shareholders dated effective as of January 12, 2007, in accordance with the laws of the state of incorporation of the foregoing corporation.

IN WITNESS WHEREOF, the undersigned hereby certifies to the foregoing under the corporate seal of said corporation this _28 day of ________, 2007.

(Corporate Seal) Rotational Technologies, Inc., an Oklahoma Corporation

Oklahoma Corporation
Subscribed and sworn test

re me this <u>28^{19.}</u>

day of 🙏

Name On blic

My Commission Expires

01.20:09

2007.

CERTIFICATE OF SECRETARY OF HYDROHOIST INTERNATIONAL, INC.

The undersigned, <u>Millian E. Flanegen</u>, Secretary of Hydrohoist International, Inc., an Oklahoma Corporation, the same being one of the constituent corporations mentioned in the foregoing Agreement of Merger, on behalf of said corporation, certifies as follows:

- The foregoing Agreement of Merger was submitted to and duly approved by the Board of Directors of said corporation by unanimous written consent dated effective as of January 12, 2007, in accordance with the laws of the state of incorporation of the foregoing corporation.
- 2. The foregoing Agreement of Merger was submitted to the shareholders of said corporation and duly approved by unanimous written consent of such shareholders dated effective as of January 12, 2007, in accordance with the laws of the state of incorporation of the foregoing corporation.

IN WITNESS WHEREOF, the undersigned hereby certifies to the foregoing under the corporate seal of said corporation this <u>Z8</u> day of <u>Alovember</u>, 2007.

Secretary

(Corporate Seal) Hydrohoist International, Inc., an Oklahoma Corporation

Subscribed and sworter the sworter me this 28

2007.

My Commission Expire

01.20.09

RECORDED: 12/22/2008

Notary Public

day of Λ

TRADEMARK

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