Form PTO-1594 (Rev. 03/01)

OMB No. 0651-0027 (exp. 5/31/2002)

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U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Tab settings ⇔⇔⇔ ▼ ▼	Y Y Y
To the Honorable Commissioner of Patents and Trademarks: F	lease record the attached original documents or copy thereof.
Name of conveying party(ies):	Name and address of receiving party(ies)
Gen-X Holdings Inc.	Name: Gen-X Sports Inc.
	Internal Address:
Individual(s) Association	Street Address: 36 Dufflaw Road
General Partnership Limited Partnership	Toronto, Ontario, Canada M6A 2W1
Corporation-State of Washington	City:State:Zip:
Other	Individual(s) citizenship
A Control of Control o	Association
Additional name(s) of conveying party(ies) attached? 📮 Yes 🖷 No	General Partnership
Nature of conveyance:	Limited Partnership
Assignment Merger	Corporation-State Delaware
Security Agreement	Other
Other	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
Execution Date: February 9, 2001	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached?
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
75/193,757 76/088,963	2,228,123
75/103 750 76/297.939	2,361,611
75/371,181 Additional number(s) at	ached Yes No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.	100
Glovsky and Popeo, F. G. Gran Nouberger Weller	7. Total fee (37 CFR 3.41)\$_190
Internal Address: Susan Neuberger Weller	Enclosed
	Authorized to be charged to deposit account
	8. Deposit account number:
Street Address:11911 Freedom Drive	
Suite 400	50-0311
Darec .co	
20100	
City: Reston State: VA Zip: 20190	(Attach duplicate copy of this page if paying by deposit account)
City: Reston State: VA Zip: 20190 DO NOT US	(Attach duplicate copy of this page if paying by deposit account) E THIS SPACE
City: Reston State: VA Zip: 20190	(Attach duplicate copy of this page if paying by deposit account) E THIS SPACE rmation is true and correct and any attached copy is a true
City: Reston State: VA Zip: 20190 DO NOT US 9. Statement and signature. To the best of my knowledge and belief, the foregoing inforcepy of the original document.	(Attach duplicate copy of this page if paying by deposit account) E THIS SPACE Transition is true and correct and any attached copy is a true December 4, 2001
City: Reston State: VA Zip: 20190 DO NOT US 9. Statement and signature. To the best of my knowledge and belief, the foregoing inforcepy of the original document. Susan Neuberger Weller Name of Person Signing	(Attach duplicate copy of this page if paying by deposit account) E THIS SPACE rmation is true and correct and any attached copy is a true

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

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NO.906 **P04**

7-107 P 03/05 F-517

State of Delaware

PAGE

Office of the Secretary of State

I, HARRIET SMITE WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO BEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"GEN-X HOLDINGS INC.", A WASHINGTON CORPORATION,

WITE AND INTO "GEN-X SPORTS INC." UNDER THE NAME OF "GEN-X SPORTS INC.", & CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE NINTE DAY OF FEBRUARY, A.D. 2001, AT 10 O'CLOCK A.M.

A PILED COFF OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

3140595 8100M 010066993

AUTHENTICATION: 0965047

DATE: 02-09-01

82-14-81 [1:84 TO: HODGSON RUSS

FROM:+

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TRADEMARK REEL: 002433 FRAME: 0033 39/25/01 10:47 GENX COLLINS → 416 862 7661 +86-14-07 08:37ao From-Hodosom RUSS NO.906 D05

T-175 P.06/07 F-505

ARTICLES OF MERGER

of

GEN-X HOLDINGS INC.
(a Washington corporation)

into

GEN-X SPORTS INC.
(a Delaware corporation)

STATE OF WASHINGTON
FEB 0 9 2001

SECHETARY OF STATE

(Pursuant to Section 23.B.11.050 of the Business Corporation Act of the State of Washington)

GEN-X SPORTS INC. hereby certifies that:

FIRST. The name of the subsidiary corporation to be merged is Gen-X Holdings Inc., a Washington corporation ("Holdings"). The name of the surviving parent corporation is Gen-X Sports Inc., a Delaware corporation ("Gen-X").

SECOND: The Plan of Merger merging Holdings with and into Gen-X is as follows:

- 1. The terms and conditions of the proposed merger are as follows:
- (a) The manner and basis of converting the shares of Holdings into shares of Gen-X are as follows: without the surrender of share cordicates or any other action, each common and preferred share of Holdings issued and outstanding immediately prior to the merger becoming effective shall, upon the merger becoming effective, automatically be cancelled.
 - (b) The directors and officers of Gen-X on the effective date of the merger shall continue to be the directors and officers of Gen-X.

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- (c) The by-laws of Gen-X on the effective date of the merger shall continue to be the by-laws of Gen-X.
- 2. The effect of the merger shall be the effect described in Section 253 of the General Corporation Law of the State of Delaware and Section 23B.11.060 of the Business Corporation Act of the State of Washington.
- 3. Within ten (10) days after the Board of Directors of Gen-X unanimously consent to the proposed merger, a copy of the Agreement and Plan of Merger shall be delivered to the principal office of Gen-X.
- 4. The merger shall be effective upon the filing of the Articles of Merger with the Secretary of State of the State of Washington and of the Certificate of Ownership and Merger with the Secretary of State of the State of Delaware.

THERD: Pursuant to the provisions of Section 23B.11,040 of the Business Corporation Act of the State of Washington, shateholder approval for the merger is not required.

Kenneth J. Finkelstein, Chairman / See

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Atty Docket No.:

20825-700 et al.

Applicant:

Gen-X Holdings Inc.

Serial No.:

75/193,757 et al.

Filing Date: November 5, 1996

Mark:

X (and Design)

RECORDED: 01/31/2002

Documents Filed: 1. Recordation Form Cover Sheet (Form PTO-1594)

2. Merger Document (3 pages)

3. Check No. 1072 for \$190



Sender's Initials:

SNW/slt

Date: December 4, 2001

TRADEMARK REEL: 002433 FRAME: 0036