

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/29/2001

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CJZ, LLC		10/29/2001	LTD LIAB JT ST CO:

RECEIVING PARTY DATA

Name:	Lifesports, Inc.
Street Address:	9624 Deereco Road
City:	Timonium
State/Country:	MARYLAND
Postal Code:	21093
Entity Type:	CORPORATION:

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2607033	RUNERVALS

CORRESPONDENCE DATA

Fax Number: (410)547-0699
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Email: johnson@ober.com
 Correspondent Name: E. Scott Johnson
 Address Line 1: 120 E. Baltimore Street
 Address Line 2: Ober, Kaler, Grimes & Shriver
 Address Line 4: Baltimore, MARYLAND 21202-1643

NAME OF SUBMITTER:	E. Scott Johnson
Signature:	/E. Scott Johnson (azt)/
Date:	09/09/2005

CH \$40.00 2607033

Total Attachments: 6

source=Merger#page1.tif

source=Merger#page2.tif

source=Merger#page3.tif

source=Merger#page4.tif

source=Merger#page5.tif

source=Merger#page6.tif

ARTICLES OF MERGER

Between
LIFESPORT, INC.
(a Maryland Corporation)
and
CJZ, LLC
(a Maryland Limited Liability Corporation)

LIFESPORT, INC., a corporation duly organized and existing under the laws of the State of Maryland ("Lifesport"), and CJZ, LLC, a limited liability corporation duly organized and existing under the laws of the State of Maryland ("CJZ"), do hereby certify that:

FIRST: Lifesport and CJZ agree to merge.

SECOND: The name and place of business of each of party to these Articles are Lifesport, Inc., 6247 Falls Road, Baltimore, Maryland 21209, a Maryland Corporation, and CJZ, LLC, 6247 Falls Road, Baltimore, Maryland 21209, a Maryland Limited Liability Corporation. Lifesport will survive the merger as the successor corporation and will continue under the name Lifesport, Inc as a corporation of the State of Maryland.

THIRD: Lifesport has its principle office in the State of Maryland in Baltimore County. CJZ has its principle office in the State of Maryland in Baltimore County and does not own any interest in land in the State of Maryland.

FORTH: The terms and conditions of the transaction set forth in these articles were advised, authorized, and approved by each corporate party to the articles in the manner and

by the vote required by its Charter and the laws of the State of its incorporation. The manner of approval was as follows:

(a) The Board of Directors of Lifesport and the Members of CJZ at a meeting held on _____, 2001 adopted a resolution which declared that the proposed merger was advisable on substantially the terms and conditions set forth or referred to in the resolution and directed that the proposed merger be submitted for consideration at a special meeting of the stockholders and members of the respective parties.

(b) Notice, was waived by each Member and stockholder of CJZ and Lifesport respectively.

(c) The proposed merger was approved unanimously by the stockholders and Members at a special meeting of the stockholders and members held on _____, 2001.

FIFTH: [REDACTED]

SIXTH: [REDACTED]

(a)

[REDACTED]

(b)

[REDACTED]

SEVENTH: The merger does not change the authorized stock of Lifesport.

EIGHTH: The manner and basis of distributing issued stock to the merging limited liability corporation in consideration of the merger is as follows:

(a) Each issued and outstanding share of the capital stock of Lifesport will continue, without change as to class, series or otherwise, to be an issued and outstanding share of capital stock of Lifesport.

(b) As soon as practicable following the effective time of the merger, each Member of CJZ, immediately prior to the effective time of merger, will receive the following number of shares of Lifesport Common Stock:

[REDACTED]

NINTH: The merger will become effective upon acceptance for record by the Maryland State Department of Assessments and Taxation.


IN WITNESS WHEREFORE, LIFESPORT, INC. and CJZ, LLC have caused these presents to be signed in their respective names and on their respective presidents and/or Members witnessed by their respective secretaries on _____, 2001.

WITNESS

LIFESPORT, INC
(a Maryland Corporation)



Steven Zambito, Secretary

By 

Troy Jacobson, President

WITNESS

CJZ, LLC
(a Maryland Limited Liability Corporation)

By 

Troy Jacobson, Member

By 

Steven Zambito, Member

By 

Kevin Coyner, Member

THE UNDERSIGNED, President of LIFESPORT, INC., who executed on behalf of the Corporation the foregoing Articles of Merger of which this certificate is made a part, hereby acknowledges in the name and on behalf of said Corporation the foregoing Articles of Merger to be the corporate act of said Corporation and hereby certifies to the best of his knowledge, information and belief that the matters set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.

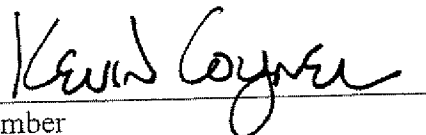


President

THE UNDERSIGNED, Members of CJZ, LLC., who executed on behalf of the LLC the foregoing Articles of Merger of which this certificate is made a part, hereby acknowledges in the name and on behalf of said LLC the foregoing Articles of Merger to be the corporate act of said LLC and hereby certifies to the best of their knowledge, information and belief that the matters set forth therein with respect to the authorization and approval thereof are true in all material respects under the penalties of perjury.



Member




Member

Member

CORRECTION TO ARTICLES OF MERGER

This correction refers to the Articles of Merger (the "Articles") approved by the authorized agents of CJZ, LLC and Lifesport, Inc. via special meeting dated October 29, 2001. The entity referred to as "Lifesport, Inc." or "Lifesport" in the Articles is actually the Maryland corporation Lifesports, Inc. The difference in name was due to typographical error and was overlooked at the original signing. The undersigned, all of the signatories of the aforementioned Articles, hereby correct and amend the Articles by deleting all references to "Lifesport, Inc." or "Lifesport" and substitute therefor "Lifesports, Inc." This substitution shall relate back to the original signing date.

LIFESPORTS, INC.



Troy Jacobson, President



Steven Zambito, Secretary


CJZ, LLC



Troy Jacobson, Member



Steven Zambito, Member



Kevin Coyner, Member

AZTRONP 598084.1 9/1/2005 4:52 PM