

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/30/2005

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Jenzasoft, Inc.		12/30/2005	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Jenzabar, Inc.
Street Address:	5 Cambridge Center
Internal Address:	Jenzabar, Inc.
City:	Cambridge
State/Country:	MASSACHUSETTS
Postal Code:	02142
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark
Registration Number:	1492057	TEAMSHARE
Registration Number:	1639589	TEAMS 2000
Registration Number:	1428188	TEAMMATE
Registration Number:	1429947	TEAMS
Registration Number:	1492056	SPECIAL TEAMS
Registration Number:	1427348	QUODATA
Registration Number:	1105065	QDMS
Registration Number:	2395757	CAMPUSCONNECT
Registration Number:	2390880	CAMPUSAMERICA
Registration Number:	1518478	CAMPUS AMERICA
Registration Number:	2308967	
Registration Number:	1624821	CAMPUSWORLD

CH \$365.00 1492057

Registration Number:	1514479	POISE
Registration Number:	1140552	POISE

CORRESPONDENCE DATA

Fax Number: (617)812-0225
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 617 492 9099 X269
Email: Jamison.Barr@jenzabar.net
Correspondent Name: Jamison Barr
Address Line 1: 5 Cambridge Center
Address Line 2: Jenzabar, Inc.
Address Line 4: Cambridge, MASSACHUSETTS 02142

ATTORNEY DOCKET NUMBER:	084344-2/JENZABAR
NAME OF SUBMITTER:	Jamison Barr
Signature:	/jamison barr/
Date:	01/18/2006

Total Attachments: 5
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RECORDATION FORM COVER SHEET

Name of Conveying Party: Jenzasoft, Inc.

Name of Receiving Party: Jenzabar, Inc.

Application numbers or registration numbers of Trademarks

<u>Trademark</u>	<u>Registration Number</u>
TEAMSHARE	1492057
TEAMS 2000	1639589
TEAMMATE	1428188
TEAMS	1429947
SPECIAL TEAMS	1492056
QUODATA	1427348
QDMS	1105065
CAMPUSCONNECT	2395757
CAMPUS AMERICA	2390880
CAMPUS AMERICA	1518478
TRIAD LOGO	2308967
CAMPUSWORLD	1624821
POISE	1514479
POISE	1140552

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Delaware

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The First State

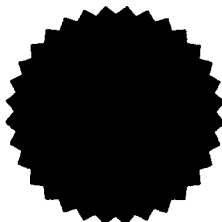
I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"JENZASOFT, INC.", A DELAWARE CORPORATION,
WITH AND INTO "JENZABAR, INC." UNDER THE NAME OF "JENZABAR, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTIETH DAY OF DECEMBER, A.D. 2005, AT 12:10 O'CLOCK P.M.

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

2881722 8100M

051076164



Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 4415811

DATE: 12-30-05

TRADEMARK
REEL: 003229 FRAME: 0508

CERTIFICATE OF OWNERSHIP

MERGING

JENZASOFT, INC.

INTO

JENZABAR, INC.

Pursuant to Section 253 of the General Corporation Law of Delaware, Jenzabar, Inc., a Delaware corporation incorporated on the 8th day of April, 1998 (the "Company" or "Jenzabar"), does hereby certify that it owns 100% of the capital stock of Jenzasoft, Inc., a Delaware corporation incorporated on the 28th day of January, 2000 ("Jenzasoft"), and that the Company, by the resolution of its Board of Directors duly adopted at a meeting held on the 14th day of September 2005, approved the merger into itself Jenzasoft to be effective upon the appropriate filing with the State of Delaware which resolution is in the following words to wit:

RESOLVED: That the form, terms and provisions of and the transactions contemplated by that certain Plan of Merger by and among the Company and Jenzasoft, Inc., a Delaware corporation and a wholly owned subsidiary of the Company, pursuant to which (i) Campus America, Inc., a Tennessee corporation and a wholly owned subsidiary of Jenzasoft, will be merged with and into Jenzasoft, with Jenzasoft being the surviving corporation, (ii) CMDS, Inc., a Delaware corporation and a wholly owned subsidiary of the Company, will be merged with and into Jenzasoft, with Jenzasoft being the surviving corporation, (iii) Jenzasoft will be merged into and with the Company, with the Company being the surviving corporation, together with all agreements, instruments, documents and certificates contemplated thereby or which are exhibits or schedules thereto, be, and hereby are, approved in all respects; and that the Chief Executive Officer, Chief Financial Officer, Treasurer, Secretary and/or Assistant Secretary of the Company at the time in office (each an "Authorized Officer") acting singly be, and hereby is, authorized, in the name and on behalf of the Company, to execute and deliver such Plan of Merger, together with all agreements, instruments, documents and certificates contemplated thereby, with such changes or amendments as such Authorized Officer so acting may by his or her execution approve, including without limitation a Certificate or Certificates of Merger to be filed with the Secretary of State of the State of Delaware and the Secretary of State of Tennessee, such execution and delivery to be conclusive evidence that the same has been authorized and approved by the Board of Directors of the Company.

RESOLVED: That the Chief Executive Officer, Chief Operating Officer and Chief Financial Officer (each, an "*Authorized Officer*") be, and each acting singly hereby is, authorized and empowered to execute (under the corporate seal and attested to by the Secretary or another person if desired), issue, deliver and/or file for and on behalf of the Company such other agreements, instruments, consents, and certificates, including without limitation those described in, referred to in or contemplated by the agreements referred to in the preceding resolutions necessary to carry out and give effect to the foregoing resolutions, and to take such other actions, as such Authorized Officer may in his or her sole discretion consider necessary to carry out and give effect to the foregoing resolutions, said agreements, documents, consents, and certificates to be in such form as such Authorized Officer may approve consistent with the foregoing resolutions, the execution and delivery thereof or the taking of any such action to be conclusive evidence of its authorization by the Board of Directors of the Company.

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IN WITNESS WHEREOF, said surviving corporation has caused this certificate to be signed by an authorized officer, this 24th day of December, 2007.

JENZABAR, INC.

By: 

Name: Alan MacDonald

Title: CEO