

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM317886

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	MERGER AND CHANGE OF NAME		
<b>EFFECTIVE DATE:</b>	12/16/1997		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
The Tapmatic Corporation		12/16/1997	CORPORATION: CALIFORNIA
<b>NEWLY MERGED ENTITY DATA</b>			
<b>Name</b>	<b>Execution Date</b>	<b>Entity Type</b>	
Johnson Taps Corporation	12/16/1997	CORPORATION: IDAHO	
<b>MERGED ENTITY'S NEW NAME (RECEIVING PARTY)</b>			
<b>Name:</b>	The Tapmatic Corporation		
<b>Street Address:</b>	802 Clearwater Loop		
<b>City:</b>	Post Falls		
<b>State/Country:</b>	IDAHO		
<b>Postal Code:</b>	83854		
<b>Entity Type:</b>	CORPORATION: IDAHO		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	0994553	TAPMATIC	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>			
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Phone:</b>	509-624-4276		
<b>Email:</b>	cwood@wellsstjohn.com		
<b>Correspondent Name:</b>	Mark W Hendricksen		
<b>Address Line 1:</b>	601 W 1st Avenue, Suite 1300		
<b>Address Line 4:</b>	Spokane, WASHINGTON 99201		
<b>ATTORNEY DOCKET NUMBER:</b>	TA18-103		
<b>NAME OF SUBMITTER:</b>	Mark W Hendricksen		
<b>SIGNATURE:</b>	s/Mark W Hendricksen/		
<b>DATE SIGNED:</b>	09/24/2014		
<b>Total Attachments: 6</b>			

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TRADEMARK

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**ARTICLES OF MERGER**

These Articles of Merger and share exchange having been approved by the Shareholders and adopted by the Board of Directors of JOHNSON TAPS CORPORATION, an Idaho Corporation, and THE TAPMATIC CORPORATION, a California Corporation, to provide for the merger of said Corporations, the renaming of the surviving Corporation (JOHNSON TAPS CORPORATIONS), and to comply with the statutes of the State of Idaho, with particular reference to Idaho Code 30-1-1105, do hereby adopt these Articles of Merger and declare as follows:

I.

That the Plan of Merger and Share Exchange as recommended by the Directors of each Corporation and approved by the Shareholders of each Corporation is as set forth on Exhibit "A" attached hereto.

II.

That the Shareholders of each Corporation have approved the Plan of Merger and Share Exchange.

III.

That the approval of the Shareholders of each Corporation was required to approve the same, and that the Shareholders of THE TAPMATIC CORPORATION, a California Corporation, and their votes in favor of the merger and share exchange are as follows:

- |    |  |                  |
|----|--|------------------|
| A. | ALLEN AND SALLY JOHNSON REVOCABLE TRUST DATED OCTOBER 31, 1984 | 125 SHARES - YES |
| B. | MARK F. JOHNSON  | 50 SHARES - YES  |
| C. | VALERIE L. JOHNSON   | 50 SHARES - YES  |

and that said Shares of THE TAPMATIC CORPORATION, a California Corporation, are of one class and represented by a total of 225 shares above referenced.

IV.

That the approval of the Shareholders of each Corporation was required to approve the same, and that the Shareholders of JOHNSON TAPS CORPORATION, an Idaho Corporation, and their votes in favor of the merger and share exchange are as follows:

- |    |  |                  |
|----|--|------------------|
| A. | ALLEN AND SALLY JOHNSON REVOCABLE TRUST DATED OCTOBER 31, 1984 | 125 SHARES - YES |
| B. | MARK F. JOHNSON  | 50 SHARES - YES  |

I-ARTICLES OF MERGER

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 SECRETARY OF STATE  
 STATE OF IDAHO

IDAHO SECRETARY OF STATE  
 12/24/1997 09:00  
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C. VALERIE L. JOHNSON

50 SHARES - YES

and that said Shares of JOHNSON TAPS CORPORATION, an Idaho Corporation, are of one class and represented by a total of 225 shares above referenced.

V.

That Article I of the surviving corporation, JOHNSON TAPS CORPORATION, an Idaho Corporation, be amended as follows:

ARTICLE I

NAME

The name of the corporation is THE TAPMATIC CORPORATION.

VI.

That for all other respects and purposes the remaining Articles of Incorporation of JOHNSON TAPS CORPORATION (now THE TAPMATIC CORPORATION), an Idaho Corporation, shall remain in full force and effect and are reaffirmed.

EXECUTED this 16<sup>th</sup> day of December, 1997.

JOHNSON TAPS CORPORATION, by:

Mark F. Johnson  
MARK F. JOHNSON, President

ATTEST-

Valerie Johnson Lazerus  
VALERIE L. JOHNSON, now  
VALERIE JOHNSON LAZERUS, Secretary

THE TAPMATIC CORPORATION by:

Mark F. Johnson  
MARK F. JOHNSON, President

ATTEST-

Valerie Johnson Lazerus  
VALERIE L. JOHNSON, now  
VALERIE JOHNSON LAZERUS, Secretary

2-ARTICLES OF MERGER

STATE OF IDAHO )  
 ) ss.  
County of Kootenai )

MARK F. JOHNSON and VALERIE L. JOHNSON, now VALERIE JOHNSON LAZERUS, being the President and Secretary, respectively, of JOHNSON TAPS CORPORATION, an Idaho Corporation, have read the foregoing, knows the contents thereof, and pursuant to meetings of the Board of Directors and of the Shareholders of the Corporation held December 16, 1997, verily believes the same to be true and correct.

Mark F. Johnson  
MARK F. JOHNSON  
President

Valerie Johnson Lazerus  
VALERIE L. JOHNSON, now  
VALERIE JOHNSON LAZERUS  
Secretary

SUBSCRIBED AND SWORN TO before me this 16<sup>th</sup> day of December, 1997.

[Signature]  
NOTARY PUBLIC FOR IDAHO  
RESIDING AT: Pat Falls  
MY COMMISSION EXPIRES: 2/20/98

STATE OF IDAHO )  
 ) ss.  
County of Kootenai )

MARK F. JOHNSON and VALERIE L. JOHNSON, now VALERIE JOHNSON LAZERUS, being the President and Secretary, respectively, of THE TAPMATIC CORPORATION, an Idaho Corporation, have read the foregoing, knows the contents thereof, and pursuant to meetings of the Board of Directors and of the Shareholders of the Corporation held December 16, 1997, verily believes the same to be true and correct.

Mark F. Johnson  
MARK F. JOHNSON  
President

3-ARTICLES OF MERGER

Valerie Johnson Lazerus  
VALERIE L. JOHNSON, now  
VALERIE JOHNSON LAZERUS  
Secretary

SUBSCRIBED AND SWORN TO before me this 16 day of October, 1997.

  
NOTARY PUBLIC FOR IDAHO  
RESIDING AT: Pat Falls  
MY COMMISSION EXPIRES: 2/20/98

4-ARTICLES OF MERGER

**PLAN OF MERGER PURSUANT TO IDAHO CODE 30-1-1101**

It is the plan of THE TAPMATIC CORPORATION, a California Corporation, and JOHNSON TAPS CORPORATION, an Idaho Corporation, to merge as authorized by Idaho law, and pursuant to said plan each of the Corporations shall, by meeting of its shareholders and directors, enter into the following plan of merger:

1. The name of each Corporation planning to merge is: THE TAPMATIC CORPORATION, a California Corporation, and JOHNSON TAPS CORPORATION, an Idaho Corporation.

2. The name of the surviving Corporation shall be THE TAPMATIC CORPORATION, an Idaho Corporation.

3. The terms and conditions of the merger are as follows:

- a. the surviving Corporation shall assume all liabilities of THE TAPMATIC CORPORATION, including but not limited to claims, debts, profit and pension plans, bonus and incentive plans, employment agreements, and contractual obligations of THE TAPMATIC CORPORATION, a California Corporation.
- b. Each Corporation shall, to the extent it owns property, whether real or personal, cause to be transferred to the surviving Corporation all of its assets, whether real or personal.
- c. The surviving Corporation shall assume all debts of the merged corporations, and notice shall be provided to all creditors of either merged corporation of said transfer.
- d. The merging Corporation, THE TAPMATIC CORPORATION of California, shall provide, through its trademark and copyright attorney, to transfer any and all interest in trademarks and copyrights owned by THE TAPMATIC CORPORATION, a California Corporation, to the surviving Corporation, THE TAPMATIC CORPORATION, an Idaho Corporation.

4. The manner and basis of converting the shares of each corporation or right or other securities of the surviving corporation into rights or securities or interests of the surviving corporation is as follows:

- a. THE TAPMATIC CORPORATION of California shall exchange its issued and

1-PLAN OF MERGER PURSUANT TO IDAHO CODE 30-1-1101

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SECRETARY OF STATE  
STATE OF IDAHO

outstanding shares to JOHNSON TAPS CORPORATION, an Idaho Corporation, which shall, upon the completion of the merger, become THE TAPMATIC CORPORATION of Idaho. THE TAPMATIC CORPORATION of California presently has two hundred and twenty five (225) shares outstanding, at ONE DOLLAR (\$1.00) par value per share, which shares shall be exchanged with the surviving Corporation equally, one share for one share, THE TAPMATIC CORPORATION of Idaho, the same to be distributed to the shareholders of THE TAPMATIC CORPORATION, a California Corporation, and issued to the shareholders in their present percentage of ownership.

5. This plan of merger also provides for an amendment to the Articles of Incorporation of JOHNSON TAPS CORPORATION, the surviving Corporation, which shall provide for the amendment of Article I of said JOHNSON TAPS CORPORATION'S Articles of Incorporation, changing the name of said Corporation to THE TAPMATIC CORPORATION (the surviving Corporation).

ACCEPTED this 16<sup>th</sup> day of December, 1997.

JOHNSON TAPS CORPORATION,  
an Idaho Corporation

by Mark F. Johnson  
President

ATTEST-

Valerie Johnson Lazerus  
Secretary

ACCEPTED this 16<sup>th</sup> day of December, 1997.

THE TAPMATIC CORPORATION,  
a California Corporation

by Mark F. Johnson  
Mark F. Johnson, President

ATTEST-

Valerie Johnson Lazerus  
Valerie Johnson Lazerus, Secretary

2-PLAN OF MERGER PURSUANT TO IDAHO CODE 30-1-1101