

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

ETAS ID: TM766550

<b>SUBMISSION TYPE:</b>	RESUBMISSION
<b>NATURE OF CONVEYANCE:</b>	MERGER
<b>EFFECTIVE DATE:</b>	05/19/2022
<b>RESUBMIT DOCUMENT ID:</b>	900728957

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Elite IP Holdings, LLC		05/19/2022	Limited Liability Company: FLORIDA

## RECEIVING PARTY DATA

<b>Name:</b>	JHO Intellectual Property Holdings, LLC
<b>Street Address:</b>	1600 N. Park Drive
<b>City:</b>	Weston
<b>State/Country:</b>	FLORIDA
<b>Postal Code:</b>	33326
<b>Entity Type:</b>	Limited Liability Company: FLORIDA

## PROPERTY NUMBERS Total: 80

Property Type	Number	Word Mark
Registration Number:	6268352	BANGDANNA
Registration Number:	6251419	BLAST FAT FAST
Registration Number:	6472102	CELL SWELL
Registration Number:	6762576	FAT CATABOLIZER
Registration Number:	6799118	HYDRATION SENSATION
Registration Number:	6669345	PRINCESS
Registration Number:	6297074	PURPLE KIDDLES
Registration Number:	6768794	QUASH
Registration Number:	6703155	VOOZ
Serial Number:	90232518	5TH FUEL
Serial Number:	90746337	ADARIA
Serial Number:	90081524	AQUA-CRINE
Serial Number:	90115048	ASS BLAST
Serial Number:	88907227	BANG
Serial Number:	88947042	BANG BITES
Serial Number:	90249456	BANG BOATS
Serial Number:	90251393	BANG BROADCASTING

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Property Type	Number	Word Mark
Serial Number:	90792359	BANG FOODS
Serial Number:	88979315	BANG GAMES
Serial Number:	88979316	BANG GAMING
Serial Number:	90251442	BANG STUDIOS
Serial Number:	90251421	BANG TELEVISION
Serial Number:	90251370	BANG VIDEO
Serial Number:	90536751	BANGCOIN
Serial Number:	90251105	BANGTV
Serial Number:	88906030	BIOLIQUID
Serial Number:	90696942	BRINGING THE BANG
Serial Number:	90025556	BUN BLASTER
Serial Number:	90025571	BUTT BLASTER
Serial Number:	90650194	CRISP
Serial Number:	90293918	DELISH STRAWBERRY KISS
Serial Number:	90495109	DESTINY FUEL
Serial Number:	90798099	EMOJI
Serial Number:	90696757	FAT BLAST
Serial Number:	90052850	FIXX
Serial Number:	90485806	GO HARD OR GO HOME
Serial Number:	90736489	HARD SHOT
Serial Number:	90232315	HYDRO FUZION
Serial Number:	88861094	HYDRO H2
Serial Number:	90696863	IBANG
Serial Number:	90241740	JUMP
Serial Number:	90235792	JUMP
Serial Number:	90755752	KETOLYTES
Serial Number:	88875480	KILL SHOT
Serial Number:	90735728	KRAZY KEY LIME PIE
Serial Number:	90563206	MAD MARCH
Serial Number:	90172562	MELTDOWN SECRET
Serial Number:	88875486	MYOSWELL
Serial Number:	90563234	PLANTZ
Serial Number:	90711623	PLAY
Serial Number:	88947051	PROTEIN BITES
Serial Number:	90049720	PSYCH
Serial Number:	88874528	PURPLE KIDDLES
Serial Number:	88956174	Q
Serial Number:	88956191	Q QUASH

Property Type	Number	Word Mark
Serial Number:	88915063	QUASH
Serial Number:	90172521	SECRET
Serial Number:	90735888	SILICON BEACH
Serial Number:	88907280	SPACE FORCE
Serial Number:	90080483	STING
Serial Number:	88907237	STOKED
Serial Number:	90232219	THE CURE
Serial Number:	90075212	THE CURE
Serial Number:	90793150	THE OG OF ENERGY DRINKS!
Serial Number:	88927715	TRIKINI
Serial Number:	90763909	ULTRAFEED
Serial Number:	90635150	ULTRAGENOMICS
Serial Number:	90075309	VIBRATE
Serial Number:	90042126	VOO
Serial Number:	90041920	VOOZ
Serial Number:	90249508	VR
Serial Number:	90141627	WE DON'T MAKE PEOPLE WANT OUR PRODUCTS.
Serial Number:	90141685	WE HAVE ANSWERS TO THINGS THAT ARE NOT Y
Serial Number:	90141662	WE KNOW THE FUTURE BECAUSE WE INVENTED I
Serial Number:	90232448	WETTER THAN WATER
Serial Number:	90760563	WHOLE LOTTA CHOCOLATA
Serial Number:	90735753	WHOLE LOTTA PIÑA COLADA
Serial Number:	90260429	WITTY
Serial Number:	90618600	WYLDIN' WATERMELON
Serial Number:	90649119	YES

#### CORRESPONDENCE DATA

**Fax Number:**

*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.*

**Email:** trademarks@bangenergy.com

**Correspondent Name:** Gideon Eckhouse

**Address Line 1:** 1600 N. Park Drive

**Address Line 4:** Weston, FLORIDA 33326

<b>NAME OF SUBMITTER:</b>	Gideon Eckhouse
<b>SIGNATURE:</b>	/Gideon Eckhouse/
<b>DATE SIGNED:</b>	11/08/2022

**Total Attachments: 6**  
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FLORIDA DEPARTMENT OF STATE  
Division of Corporations

August 3, 2022

JOHN H. OWOC  
1600 NORTH PARK DRIVE  
WESTON, FL 33326

Re: Document Number L14000145128

The Articles of Merger for JHO INTELLECTUAL PROPERTY HOLDINGS, LLC, the surviving Florida entity were filed on May 24, 2022.

The certification you requested is enclosed.

Should you have any questions regarding this matter, please feel free to telephone (850) 245-6050, the Amendment Section.

Querida R Silas  
Regulatory Specialist II  
Division of Corporations

Letter Number: 322A00017341

# State of Florida



## Department of State

I certify the attached is a true and correct copy of the Articles of Merger, filed on May 24, 2022, for JHO INTELLECTUAL PROPERTY HOLDINGS, LLC, the surviving Florida entity, as shown by the records of this office.

The document number of this corporation is L14000145128.



Given under my hand and the  
Great Seal of the State of Florida  
at Tallahassee, the Capital, this the  
Third day of August, 2022

  
Cord Byrd

Secretary of State

CR2E022 (01-11)

TRADEMARK

REEL: 007843 FRAME: 0315

Articles of Merger  
For  
Florida Limited Liability Company

FILED

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

MAY 21 2008  
SECRETARY OF STATE  
TALLAHASSEE, FL

**FIRST:** The exact name, form/entity type, and jurisdiction for each merging party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	<u>Form/Entity Type</u>
JHO Intellectual Property Holdings, LLC	Florida	LLC
Elite IP Holdings, LLC	Florida	LLC

**SECOND:** The exact name, form/entity type, and jurisdiction of the surviving party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	<u>Form/Entity Type</u>
JHO Intellectual Property Holdings, LLC	Florida	LLC

**THIRD:** The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

**FOURTH:** Please check one of the boxes that apply to surviving entity: (if applicable)

- ☒ This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.
- ☐ This entity is created by the merger and is a domestic filing entity the public organic record is attached.
- ☐ This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.
- ☐ This entity is a foreign entity that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48, Florida Statutes is:

**FIFTH:** This entity agrees to pay any members with appraisal rights the amount, to which members are entitled under ss.605.1006 and 605.1061-605.1072, F.S.

**SIXTH:** If other than the date of filing, the delayed effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

**Date of filing**

**Note:** If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

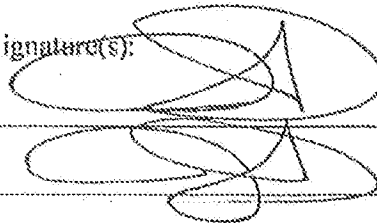
**SEVENTH:** Signature(s) for Each Party:

Name of Entity/Organization:

JHO Intellectual Property Holdings, LLC

Elite IP Holdings, LLC

Signature(s):



Typed or Printed

Name of Individual:

John H. Owoc

John H. Owoc

Corporations:

Chairman, Vice Chairman, President or Officer

(If no directors selected, signature of incorporator.)

General partnerships:

Signature of a general partner or authorized person

Florida Limited Partnerships:

Signatures of all general partners

Non-Florida Limited Partnerships:

Signature of a general partner

Limited Liability Companies:

Signature of an authorized person

<b>Fees:</b>	For each Limited Liability Company:	\$25.00	For each Corporation:	\$35.00
	For each Limited Partnership:	\$52.50	For each General Partnership:	\$25.00
	For each Other Business Entity:	\$25.00	<u>Certified Copy (optional):</u>	\$30.00

**TRADEMARK**

**REEL: 007843 FRAME: 0317**

## AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger is entered into by and between JHO Intellectual Property Holdings, LLC ("JHO"), Florida limited liability company, and Elite IP Holdings, LLC ("Elite"), a Florida limited liability company, as of this 19 day of May 2022.

In consideration of the mutual promises and covenants contained in this agreement, the parties agree as follows:

### 1. The Merger

- 1.1. Surviving Entity. Upon the time of filing ("Effective Date") of a Certificate of Merger with the Secretary of State of the State of Florida:

1.1.1. Elite shall be merged with and into JHO (the "Merger") in accordance with Florida Statutes Sections 605.1021-605.1026.

1.1.2. JHO shall be the surviving member of the Merger (hereinafter sometimes the "Surviving LLC").

1.1.3. The identity, existence, rights, privileges, powers, franchises, properties and assets of JHO shall continue unaffected and unimpaired by the Merger and shall be vested in the Surviving LLC.

1.1.4. The identity and separate existence of Elite shall cease, and all the rights, privileges, powers, properties, franchises, properties and assets of Elite shall be vested in the Surviving LLC.

- 1.2. Operating Agreement, Members, Managers and Officers. From and after the Effective Time until amended as provided by law, the Operating Agreement of JHO shall be the Operating Agreement of the Surviving LLC, and the manager and any officers of JHO in office immediately prior to the Effective Time shall become the manager and officers of the Surviving LLC as of the Effective Time.

- 1.3. Membership Interest Conversion. At the Effective Time each membership interest in Elite outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any additional action on the part of JHO or Elite, shall be cancelled; and all of the membership interests in JHO outstanding prior to the Merger shall remain outstanding membership interests in the Surviving LLC following the Merger.

### 2. General

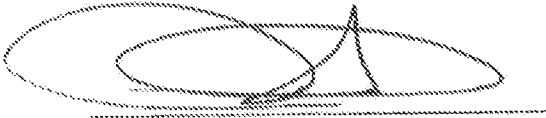
- 2.1. Condition to Merger. The Merger shall have been duly authorized by both JHO and Elite prior to filing the Certificate of Merger with the Secretary of State of the State of Florida effecting the Merger.

2.2. Termination. Notwithstanding anything herein or elsewhere to the contrary, this Agreement may be terminated and abandoned at any time before the Effective Time, whether before or after adoption and approval of this Agreement, by the consent of either the Manager of JHO or the Manager of Elite. In the event of such termination and abandonment, this Agreement shall thenceforth become void and neither party nor its respective officers, managers or members shall have any liability thereunder.

2.3. Counterparts. This Agreement may be in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one instrument.

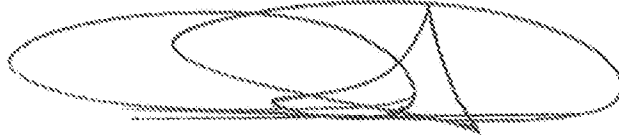
IN WITNESS WHEREOF, the undersigned have duly executed this Agreement and Plan of Merger as of the date first written above.

*for JHO Intellectual Property Holdings, LLC*

A handwritten signature in black ink, consisting of a large, stylized 'J' and 'O' followed by 'woc'.

John H. Owoc, Manager

*for Elite IP Holdings, LLC*

A handwritten signature in black ink, identical to the one on the left, consisting of a large, stylized 'J' and 'O' followed by 'woc'.

John H. Owoc, Manager