TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM478109

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ENTITY CONVERSION

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
K-2 Corporation		06/16/2017	Corporation: INDIANA

RECEIVING PARTY DATA

Name:	K2 Sports, LLC
Street Address:	413 Pine Street, 3rd Floor
City:	Seattle
State/Country:	WASHINGTON
Postal Code:	98101
Entity Type:	Limited Liability Company: INDIANA

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2185219	PLANET EARTH

CORRESPONDENCE DATA

Fax Number: 2067577097

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.

Phone: 206.757.8097

Email: cindycaditz@dwt.com, seatm@dwt.com, michaelamalone@dwt.com,

ronrutherford@dwt.com, emilyeskew@dwt.com

Correspondent Name: Cindy L. Caditz

Address Line 1: 1201 Third Avenue, Suite 2200

Address Line 4: Seattle, WASHINGTON 98101-3045

ATTORNEY DOCKET NUMBER:	91398
NAME OF SUBMITTER:	Cindy L. Caditz
SIGNATURE:	/Cindy Caditz/
DATE SIGNED:	06/14/2018

Total Attachments: 10

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Sate of Indiana Office of the Secretary of Sate

Certificate of Conversion

of

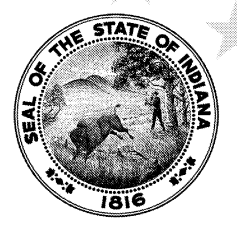
K-2 CORPORATION

I, CONNIE LAWSON, Secretary of State, hereby certify that Articles of Conversion of the above Domestic For-Profit Corporation have been presented to me at my office, accompanied by the fees prescribed by law and that the documentation presented conforms to law as prescribed by the provisions of the Indiana Business Rexibility Act.

The name following said transaction will be

K2 SPORTS LLC

NOW, THEFEFORE, with this document I certify that said transaction will become effective Friday, June 16, 2017.



In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the Oty of Indianapolis, June 20, 2017

Corrie Zamson

CONNIELAWSON
SECRETARY OF STATE

197009-340 / 7629316

To ensure the certificate's validity, go to https://bsd.sos.in.gov/PublicBusinessSearch



September 22, 1970

Indiana Code 23-1-18-3

FILING FEE: \$30.00

	ARTICLES OF CONVERSION	l			
OF					
	K-2 Corporation				
	(hereinafter *Non-surviving Corporation*)				
**************************************	INTO				
	K2 Sports, LLC				
	(hereinafter "Surviving LLC")				
	ARTICLE IMPLAN OF ENTITY CONVER	SION			
complete listing of requirements before a A statement of the type of bus organization; The terms and conditions of the The manner and basis of convinterests or other securities of The full text, as in effect immered in, as a result of the conversion obligations, or liabilities of any Merger to be valid. b. Please read and sign the following state the party affirm worder penalty of periods.	ust be included in the Plan of Entity Conversion: (planathmitting the plan), iness entity that Surviving LLC will be and, if it will be conversion; rerting the shares of Non-surviving Corporation into Surviving LLC following its conversion; and diately after the consummation of the conversion, of n, one or more shareholders of Non-surviving Corporation or entity, those shareholders must convent	the interests, securities, obligations, rights to acquire I the organic document (if any) of Surviving LLC. ration would be subject to owner liability for debts, nsent in writing to such liabilities in order for the Plan of Articles of incorporation or bylews of Non-surviving			
	Printed Name	Title			
Signature	Bradford R. Turner	Chief Legal Officer and Corporate Secretary			
ARTICLE III NAME a. The name of Non-surviving Corporation	AND DATE OF INCORPORATION OF NON- immediately before filing these Articles of Entity Cor	SURVIVING CORPORATION			

ARTICLEIIIE NAME AND PRING a. The name of Surviving LLC is the following: (Please note pursuant to Indiana Code 23-18-2-8, this name mus (If Surviving LLC is a foreign LLC, then its name must adhere to t K2 Sports, LLC	t include the words "Limited Liability Com	pany", "L.L.C.", o	r110)
 The address of Surviving LLC's Principal Office is the following: 			
Street Address (number and street) 413 Pine Street	City Seattle	State WA	2IP code 98 PO1
			3 8

The date on which Non-surviving Corporation was incorporated in the State of Indiana is the following (month, day, year):

ago 1 01 2

	ARTICLE IV REGISTERED			-4	the state of the s
largistered Age large of Register	ent: The mame and street address of Surviving LLC's	Registered Agant and	Registered Office for service	or process are	the toBowing:
	1 Service Company				
	tered Office (number and abset or building)		City	State	ZIP code
	ennsylvania Street, Sulte 160		Indianapolis	indiana	46204
33 Notal Fe	subsylvania Street, Suite 100	 	titulanaporis	- manage	1020-1
ARTICL	É V – JURISDICTION OF SURVIVING LLC A	ND CHARTER SUF	RENDER OF NON-SURV	IVING CORP	ORATION
. 8		· · · · · · · · · · · · · · · · · · ·			
	JURISDICTION				
nesse swa m Indiana	e jurisdiction in which Surviving LLC will be organized	a ana governea.			
TOTALIA				 	· · · · · · · · · · · · · · · · · · ·
. *	CHARTER SURRENDER (Please complete this:	section only if Surviv	ing LLC is organized outsid	le of Indiana.)	
	n stated above to not indiana, please set forth the Ar	ticles of Charter Surre	nder for the Non-surviving Co	poration and at	tach herewith as
Exhibit 8."					
	Hene Code 23-1-38.5-14, the Articles of Charter Sum The name of Non-surviving Corporation;	ender must include:			
2.	i ne name of Hon-Surviving Corporation; A statement that the Articles of Charter Surrender an	e being filed in connec	tion with the conversion of No	n-curviving Cor	poration into an
	LLC that will be organized in a kuriediction other than	the State of Indiana:			
3	A signed statement under penalty of perjury that the manner required by Indiana Law and consistent with	conversion was duly a	pproved by the shareholders ration or the bylaws of Non-si	or Non-Burvivin Johnson Comer	g Corporation in stion:
	The jurisdiction under which the Surviving LLC will be		- wardt of disc ships at 1 to 1 to		
5.	The address of Surviving LLC's executive office.				
The let	when dissolution will take place in Surviving LLC: lest date upon which Surviving LLC is to dissolve is _ ing LLC is perpetual until dissolution.			OR	
GEI SORVIN	ing CLO is perpadua ana ossociator.				
	W**	NAGEMENT OF SU	RVIVINGILLC		_ 11
_	Will be managed by:				
	embers of Surviving LLC, OR ager or managers				
	nereof, the undersioned being an officer or othe	er duly authorized re	presentative of Non-surviv	ring Corporati	on executes
n Witness Wi	nersof, the undersigned being an officer or other of Entity Conversion and verifies, subject to pe	er duly authorized re	presentative of Non-surviv	ring Corporation	on executes
n Witness Winess Articles	of Entity Conversion and verifies, subject to pe	naities of perjury, th	et the statementa contains	ring Corporation	on executes true,
n Witness Winces Articles	of Entity Conversion and verifies, subject to pe	er duly authorized re enalties of perjury, th	presentative of Non-surviving the statementa containing	ring Corporation are	on executes true,
n Witness Witness Articles	of Entity Conversion and verifies, subject to pe	naities of perjury, th	et the statementa contains	ring Corporati ad herein are	on executes true,
n Witness Witness Articles	of Entity Conversion and verifies, subject to pe	enalties of perjury, th ي برهــــ	et the statements containe	ed herein are	true,
n Witness Witness Articles his	of Entity Conversion and verifies, subject to pe	enalties of perjury, th ي برهــــ	et the statements containe	ed herein are	true,
n Witness Witness Articles his	of Entity Conversion and verifies, subject to pe	enalties of perjury, the	et the statements containe	ed herein are	true,
n Witness Witness Articles his	of Entity Conversion and verifies, subject to pe	enalties of perjury, the street egent named in	the statements contained to 20 17 20 17 20 17 20 20 20 20 20 20 20 20 20 20 20 20 20	ed herein are	true,
T Witness Witness Articles Triss Dequired: By checkin agent, Ignature	of Entity Conversion and verifies, subject to pe	enalties of perjury, the	the statements contained to 20 17 20 17 20 17 20 20 20 20 20 20 20 20 20 20 20 20 20	ed herein are	true,
witness Winess Articles ris	of Entity Conversion and verifies, subject to pe	enalties of perjury, the street egent named in	the statements contained to 20 17 20 17 20 17 20 20 20 20 20 20 20 20 20 20 20 20 20	ed herein are	true,

Page 2 of 2

EXHIBIT A

Plan of Conversion

[see next page]

PLAN OF ENTITY CONVERSION

of

K-2 Corporation, an Indiana corporation,

to

K2 Sports, LLC an Indiana limited liability company

NAI-1502750634v1

PLAN OF ENTITY CONVERSION

THIS PLAN OF ENTITY CONVERSION, is made and entered into as of June 16, 2017, by K-2 Corporation, an Indiana corporation.

WITNESSETH:

WHEREAS, K-2 Corporation deems it advisable to convert to an Indiana limited liability company pursuant to this Plan of Entity Conversion in accordance with the Indiana Code 23-1-38.5; and

WHEREAS, the Board of Directors and shareholder of K-2 Corporation have approved this Plan of Entity Conversion;

NOW, THEREFORE, K-2 Corporation hereby sets forth the details for such conversion as follows:

ARTICLE ONE THE CONVERSION

Section 1.01. The Conversion. Pursuant to the terms and provisions of this Plan of Entity Conversion and Indiana law, K-2 Corporation shall convert to K2 Sports, LLC (the "Conversion"). The Conversion shall be effective at 12:01 a.m. on the date on which this Plan of Entity Conversion is filed in the Office of the Indiana Secretary of State (the "Effective Time").

Section 1.02. Non-Surviving Corporation. K-2 Corporation shall be the non-surviving corporation under the Conversion and its corporate identity and existence, separate and apart from K2 Sports, LLC, shall cease on consummation of the Conversion.

Section 1.03. Surviving LLC. K2 Sports, LLC shall be the surviving limited liability company in the Conversion. It shall be an Indiana limited liability company.

ARTICLE TWO TERMS OF THE CONVERSION AND MANNER OF CONVERTING THE SHARES

Section 2.01. Effect of the Conversion. The Conversion shall have all of the effects 1017 JUN 16 AM JUNES provided by Indiana Code 23-1-38.5.

Section 2.02. Conversion of Shares. At the Effective Time:

NAI-1502750634v1

- (a) Each of the 110,000 shares of common stock of K-2 Corporation (the "K-2 Corporation Common") that are issued and outstanding immediately prior to the Effective Time shall thereupon and without further action be converted into the right to receive one (1) unit ("Unit") of limited liability company interests in K2 Sports, LLC (the "Conversion Consideration").
- (b) All of the outstanding shares of K-2 Corporation Common, by virtue of the Conversion and without any action on the part of the holders thereof, shall be deemed to have been converted into the Conversion Consideration. Each holder of any certificate or certificates, which immediately prior to the Effective Time represented outstanding shares of K-2 Corporation Common (the "Certificate" or "Certificates"), shall thereafter cease to have any rights with respect to such shares, except the right of such holders to receive, without interest, the Conversion Consideration upon the surrender of such Certificate or Certificates in accordance herewith. K2 Sports, LLC shall deliver to each K-2 Corporation shareholder one (1) Unit of limited liability company interest of K2 Sports, LLC for each share of K-2 Corporation Common delivered to K2 Sports, LLC by such K-2 Corporation shareholder.
- (c) Each share of K-2 Corporation Common, if any, held in the treasury of K-2 Corporation or by any direct or indirect subsidiary of K-2 Corporation immediately prior to the Effective Time shall be canceled.
- (d) Each K-2 Corporation shareholder shall deliver to K2 Sports, LLC all Certificates representing K-2 Corporation Common or other evidence of ownership in K-2 Corporation.

ARTICLE THREE AMENDMENT; TERMINATION; ASSIGNMENT

Section 3.01. Organic Documents of Surviving Entity. The Articles of Entity Conversion, as filed with the Indiana Secretary of State, shall constitute the public organic document of K2 Sports, LLC, unless and until amended pursuant to Indiana law.

Section 3.02. Liability of Shareholders. This Plan of Entity Conversion does not impose upon any shareholder of K-2 Corporation any liability for the debts, obligations or liabilities of any other person or entity.

NAI-1502750634vI 3

IN WITNESS WHEREOF, K-2 Corporation has executed this Plan of Entity Conversion as of the day and year first above written.

K-2 Corporation

Name: Bradford R. Turner

Title: Chief Legal Officer and Corporate Secretary

[Signature Page to IN Plan of Entity Conversion]



Indiana Code 23-18-2-4 23-18-12-3

FILING FEE: \$100.00

ARTICLES OF ORGANIZATION					
The undersigned, desiring to form a Limited Liability Company (hereinafter referred to as "LLC") pursuant to the provisions of the Indiana Business Flexibility Act, executes the following Articles of Organization.					
ARTICLE I - NAME AND PRINCIPAL OFFICE Name of LLC (The name must include the words Limited Liability Company or an abbreviation thereof.) K2 Sports, LLC					
Iress of Principal Office (number and street - PO box not accepted) City State ZIP code					
413 Pine Street	Seattle	WA	98101		
ARTICLEIII - REGISTER	ED OFFICE AND AGENT				
Registered Agent: The name and street address of the LLC's Registered Ag	ent and Registered Office for ser	vice of process are:			
Name of Registered Agent (Cennot be the LLC lisett.) Corporation Service Company					
Address of Registered Office (number and street or building - PO box not accepted)	City	State	ZIP code		
135 North Pennsylvania Street, Suite 1810	Indianapolis	IN	46204		
Required: By checking the box, the Signator(s) represent(s) that the Register of Registered Agent.	red Agent named in the application.	on has consented to the	e appointment		
ARTICLE III –	DISSOLUTION				
The LLC is perpetual until dissolution.					
OR The latest date upon which the LLC is to dissolve (month, day, year):					
ARTICLE IV - I	WANAGEMENT				
The LLC will be managed by its manager or managers.	√ No				
The LLC will be a single member LLC (optional).					
In Witness Whereof, the undersigned executes these Articles of Organization and verifies, subject to panalities of perjury, that the statements contained herein are true, this 16+ day of 201					
Signature	Printed name	· · · · · · · · · · · · · · · · · · ·			
1/6	Bradford R. Turner				
This instrument was prepared by <i>(name):</i> Kyle Cunnion					
Address (number and street, city, state, and ZIP code)					
c/o Jones Day, 1420 Peachtree Street NE, Suite 800, Atlanta, Georgia 30309					





413 Pine Street, #3 Seattle, WA 98101 800-426-1617

CONSENT TO USE OF NAME

To: Secretary of State of Indiana:

K-2 Corporation, an Indiana corporation (Business ID 197009-340) (the "Corporation") and owner of the Indiana registration for the assumed name "K2 SPORTS," does hereby consent to use of the name "K2 Sports, LLC" by the Corporation in connection with the Corporation's conversion to an Indiana limited liability company.

As of the day of June, 2017.

K-2 CORPORATION

Name: Bradford R. Turner

Title: Chief Legal Officer and Corporate Secretary

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www.k2sports.com