# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	02/14/2003

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Allied Security, Inc.		02/14/2003	CORPORATION: PENNSYLVANIA

#### **RECEIVING PARTY DATA**

Name:	Allied Security LLC	
Street Address:	3606 Horizon Drive	
City:	King of Prussia	
State/Country:	PENNSYLVANIA	
Postal Code:	19406	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

#### PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2680917	ALLIED SECURITY
Registration Number:	2683440	ALLIED S E C U R I T Y QUALITY PEOPLE QUALITY TRAINING QUALITY SECURITY
Registration Number:	2213988	ALLIED SECURITY INTEGRITY. RELIABILITY. SERVICE.

#### **CORRESPONDENCE DATA**

900044845

Fax Number: (215)405-3789

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 215-977-2166

Email: Inocella@wolfblock.com

Correspondent Name: Peter T. Wakiyama, Esquire

Address Line 1: 1650 Arch Street
Address Line 2: 22nd Floor

Address Line 4: Philadelphia, PENNSYLVANIA 19103

ATTORNEY DOCKET NUMBER: ALL116-224554(PTW)

TRADEMARK

REEL: 003274 FRAME: 0484

OP \$90.00 2680917

NAME OF SUBMITTER:	Peter T. Wakiyama
Signature:	/petertwakiyama/
Date:	03/22/2006
Total Attachments: 8 source=allied#page1.tif source=allied#page2.tif source=allied#page3.tif source=allied#page4.tif source=allied#page5.tif source=allied#page6.tif source=allied#page7.tif source=allied#page8.tif	



The First State

PAGE 1

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 MERGER, WHICH MERGES:

"ALLIED SECURITY, INC.", A PENNSYLVANIA CORPORATION,
WITH AND INTO "ALLIED SECURITY LLC" UNDER THE NAME OF
"ALLIED SECURITY LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND
EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED
AND FILED IN THIS OFFICE THE NINETEENTH DAY OF FEBRUARY, A.D.
2003, AT 11:51 O'CLOCK A.M.



Farriet Smith Windson

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030103080

AUTHENTICATION: 2263188

DATE: 02-19-03

CERTIFICATE OF MERGER

OF

ALLIED SECURITY, INC.

INTO

### ALLIED SECURITY LLC

Pursuant to Section 18-209 of the Limited Liability Company Act of the State of Delaware

<u>FIRST</u>: The name and jurisdiction of formation or organization and domicile of each of the constituent entities is: Allied Security LLC, a Delaware limited liability company (the "LLC"), and Allied Security, Inc., a Penusylvania corporation (the "Corporation").

SECOND: The LLC and the Corporation have entered into an Agreement and Plan of Merger (the "Merger Agreement") providing for the merger of the Corporation with and into the LLC pursuant to Section 18-209 of the Limited Liability Company Act of the State of Delaware (the "DLLCA"). The Merger Agreement has been approved, adopted, certified, executed and acknowledged by the LLC in accordance with Sections 18-204 and 18-209 of the DLLCA. The Merger Agreement has been approved by the Corporation in accordance with applicable law.

THIRD: The LLC shall be the surviving entity of the merger (the "Surviving Entity") and the limited liability company agreement of the LLC shall be the limited liability company agreement of the Surviving Entity.

FOURTH: The Merger Agreement is on file at the offices of the Surviving Entity at 3606 Horizon Drive, King of Prussia, Pennsylvania, 19406. A copy of the Merger Agreement will be furnished by the Surviving Entity, on request and without cost, to any member of the LLC or to any person holding an interest in the Corporation.

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 11:51 AM 02/19/2003 030103080 - 3623941 IN WITNESS WHEREOF, the Surviving Entity has caused this Certificate of Merger to be signed by its duly authorized officer in its corporate name as of February 14, 2003.

ALLIED SECURITY LLC

By: SpectaGuard Acquisition LLC, its sole member

Name: William C W

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# Delaware

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 MERGER, WHICH MERGES:

"ALLIED SECURITY, INC.", A ARKANSAS CORPORATION,

"ALLIED SECURITY INC.", A FLORIDA CORPORATION,

"ALLIED SECURITY, INC.", A MISSOURI CORPORATION,

"ALLIED SECURITY INC.", A MISSISSIPPI CORPORATION,

"ALLIED SECURITY, INC.", A NORTH CAROLINA CORPORATION,

"ALLIED SECURITY, INC.", A WASHINGTON CORPORATION,

"ALLIED SECURITY, INC.", A WISCONSIN CORPORATION,

"ALLIED SECURITY, INC.", A WEST VIRGINIA CORPORATION,

"ALLIED SECURITY, INC. - BOSTON", A MASSACHUSETTS  $\mathsf{CORPORATION}$ ,

"ALLIED SECURITY INC. - DELAWARE", A DELAWARE CORPORATION,

"ALLIED SECURITY INC. - NEVADA", A NEVADA CORPORATION,

"ALLIED SESCURITY, INC. - PHILADELPHIA", A PENNSYLVANIA CORPORATION.

"ALLSAFE SERVICES, INC.", A PENNSYLVANIA CORPORATION,
WITH AND INTO "ALLIED SECURITY LLC" UNDER THE NAME OF
"ALLIED SECURITY LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND

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AUTHENTICATION: 2263053

Varriet Smith Hindson

Harriet Smith Windsor, Secretary of State



PAGE 2

EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE NINETEENTH DAY OF FEBRUARY, A.D. 2003, AT 11:12 O'CLOCK A.M.

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

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AUTHENTICATION: 2263053

Varriet DATE: 02,1993 indsor Harriet Smith Windsor, Secretary of State

STATE OF DELMARES SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 11:12 AM 02/19/2003 030103188 - 3623941

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# CERTIFICATE OF MERGER

OF

ALLIED SECURITY, INC., AN ARKANSAS CORPORATION, ALLIED SECURITY INC., A FLORIDA CORPORATION, ALLIED SECURITY, INC. - BOSTON, A MASSACHUSETTS CORPORATION, ALLIED SECURITY INC. - DELAWARE, A DELAWARE CORPORATION, ALLIED SECURITY, INC., A MISSOURI CORPORATION, ALLIED SECURITY INC., A MISSISSIPPI CORPORATION, ALLIED SECURITY INC. - NEVADA, A NEVADA CORPORATION, ALLIED SECURITY, INC., A NORTH CAROLINA CORPORATION, ALLIED SECURITY, INC. - PHILADELPHIA, A PENNSYLVANIA CORPORATION, ALLSAFE SERVICES, INC., A PENNSYLVANIA CORPORATION, ALLIED SECURITY, INC., A WASHINGTON CORPORATION, ALLIED SECURITY, INC., A WISCONSIN CORPORATION,

AND

ALLIED SECURITY, INC., A WEST VIRGINIA CORPORATION

INTO

ALLIED SECURITY LLC

Pursuant to Section 18-209 of the Limited Liability Company Act and Section 264 of the Delaware General Corporation Law of the State of Delaware

I from 3/05

FIRST: The name and jurisdiction of formation or organization and domicile of each of the constituent entities is: Allied Security LLC, which was formed as and is a Delaware limited liability company (the "LLC") and the following entities (collectively, the "Corporations"):

- · Allied Security, Inc., an Arkansas corporation
- Allied Security Inc., a Florida corporation
- Allied Security, Inc. Boston, a Massachusetts corporation
- Allied Security Inc. Delaware, a Delaware corporation
- · Allied Security, Inc., a Missouri corporation
- Allied Security Inc., a Mississippi corporation
- Allied Security Inc. Nevada, a Nevada corporation
- Allied Security, Inc., a North Carolina corporation
- Allied Security, Inc. Philadelphía, a Pennsylvanía corporation
- Allsafe Services, Inc., a Pennsylvania corporation
- Allied Security, Inc., a Washington corporation
- Allied Security, Inc., a Wisconsin corporation
- Allied Security, Inc., a West Virginia corporation

SECOND: The LLC and the Corporations have entered into an Agreement and Plan of Merger (the "Merger Agreement"), providing for the merger of the Corporations with and into the LLC pursuant to Section 18-209 of the Limited Liability Company Act of the State of Delaware (the "DLLCA") and Section 264 of the Delaware General Corporation Law (the "DGCL"). The Merger Agreement has been approved, adopted, certified, executed and acknowledged by the LLC in accordance with Sections 18-204 and 18-209 of the DLLCA and Section 264 of the DGCL. The Merger Agreement has been approved by each of the Corporations in accordance with applicable law.

THIRD: The LLC shall be the surviving entity of the merger (the "Surviving Entity") and the limited liability company agreement of the LLC shall be the limited liability company agreement of the Surviving Entity.

FOURTH: The Merger Agreement is on file at the offices of the Surviving Entity at 3606 Horizon Drive, King of Prussia, Pennsylvania, 19406. A copy of the Merger Agreement will be furnished by the Surviving Entity, on request and without cost, to any member of the LLC or to any person holding an interest in any of the Corporations.

IN WITNESS WHEREOF, the Surviving Entity has caused this Certificate of Merger to be signed by its duly authorized officer in its corporate name as of February 14, 2003.

ALLIED SECURITY LLC
By: SpectaGuard Acquisition LLC, its sole member

Name:

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[Step 3(a)]

**RECORDED: 03/22/2006**