## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2005

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Alliant Exchange, Inc.		12/23/2005	CORPORATION: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	U.S. Foodservice, Inc.	
Street Address:	9755 Patuxent Woods Drive	
City:	Columbia	
State/Country:	MARYLAND	
Postal Code:	21046	
Entity Type:	CORPORATION: DELAWARE	

#### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1327269	QUALI-FRY

### **CORRESPONDENCE DATA**

Fax Number: (717)237-5300

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

Phone: 717-232-8000

Email: trademarks@mwn.com

Correspondent Name: Sue Heberlig
Address Line 1: 100 Pine Street

Address Line 4: Harrisburg, PENNSYLVANIA 17108

ATTORNEY DOCKET NUMBER:	356/20802-0001
NAME OF SUBMITTER:	Sue Heberlig
Signature:	/SueHeb/

TRADEMARK REEL: 003494 FRAME: 0223

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Date:	03/06/2007	
Total Attachments: 6		
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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 CONNECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"ALLIANT EXCHANGE, INC.", A DELAWARE CORPORATION,

WITH AND INTO "U.S. FOODSERVICE, INC." UNDER THE NAME OF "U.S. FOODSERVICE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE IMENTY-THIRD DAY OF DECEMBER, A.D. 2005, AT 5:45 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2005, AT 12 O'GLOCK P.M.

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

2193879 8100M



Harriet Smile Hindson

DATE: 12 27 05

State of Delowbre Secretary & State Division of Componentices Delivered 05:45 PM 12/23/2005 FILED 05:45 PM 12/23/2005 SRV 05:1059777 - 2193879 FILE

# CERTIFICATE OF OWNERSHIP AND MERGER

OB

ALIJANT EXCHANGE, INC. (a Delaware corporation)

### WITH AND INTO

U.S. FOODSERVICE, INC. (a Delaware corporation)

Under Section 253 of the General Corporation Law of the State of Delaware)

- It S. Foodservice, Inc., a corporation existing under the laws of Delaware, hereby cortifies that:
- 1. Alliant Exchange, Inc., a Delaware corporation (the "Merging Entity"), and U.S. Boodservice, Inc., a Delaware corporation (the "Surviving Entity"), hereby agree to merge physiciant to Section 253 of the Delaware General Corporation Law (the "Merger").
- 2. The Surviving Entity is the sole stockholder and owns all of the outstanding shares of stock of the Merging Entity.
- 3 A Plan and Agreement of Merger has been approved, adopted, certified, executed and acknowledged by the Merging Entity and the Surviving Entity in accordance with the General Corporation Law of the State of Delaware.
- 4. The Merger shall be effective at 12 p.m. EST on December 31, 2005 (the "Riffective Date").
- S. The same of the surviving corporation is U.S. Foodservice. Inc., which shall continue its existence as the surviving corporation under the name U.S. Foodservice, Inc. upon the Effective Date of the Merger pursuant to the Delaware General Corporation Law
- 6. The certificate of incorporation of the Surviving Entity, as now in force and entert, shall continue to be the certificate of incorporation of the Surviving Entity until amended pursuant to the provisions of the Delaware General Corporation Law.
- The executed Plan and Agreement of Merger is on file at the principal place of business of the Surviving Entity located at 9755 Patuxent Woods Drive, Columbia, busined 21046. A copy of the Plan and Agreement of Merger will be furnished by the Surviving Entity on request and without cost, to any stockholder of the Surviving Entity or the Merging Entity.

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on December 11. 2005, the Board of Directors of the Surviving Entity duly adopted the following resolutions to merge the Merging Entity with and into the Surviving Entity:

RESOLVED, That it is advisable and in the best interest of U.S. Foodservice, Inc. to enter into, and the Board of Directors of U.S. Foodservice, Inc. hereby approves, the merger of Alliant Exchange, Inc., a Delaware corporation and wholly-owned subsidiary with and into U.S. Poodservice, Inc., as the sole stockholder of Alliant Exchange, Inc.; and that U.S. Foodsorvice, Inc. hereby assumes all of the liabilities and obligations of Alliant Exchange, Inc. in accordance with Section 253 of the Delaware General Corporation Law immediately upon the effective time of the merger, such merger to be effected upon the terms and conditions set forth in the Plan and Agreement of Merger between the parties.

RESOLVED: That the appropriate officers of each of the corporations and limited liability companies named in the foregoing resolutions are authorized and directed, in the name of and on behalf of the appropriate corporation or limited highlity company to execute, acknowledge, seal and file the documents prescribed by the laws of each State of organization of the respective entity and by the laws. of any other appropriate jurisdiction in order to consummate the mergers authorized above, and to file such certificates and all such instruments necessary to implement the foregoing mergers in the prescribed offices of the respective States, and with such other authorities required to effectuate the mergers, and to take all other actions determined by such officers to be necessary or appropriate to hifil the purposes of these resolutions.

RESOLVED: That the effective date of the mergers shall be December 31, 2005, and the time when the mergers shall become effective shall be as set forth in the appropriate filings for each State for each entity set forth above.

IN WITNESS WHEREOF, the undersigned has caused this Certificate of Ownership and Merger to be signed by its authorized officer, on this 22.00 day of December, 2005.

WITNESS/ATTEST:

SURVIVING ENTITY

U.S. FOODSERVICE, INC.

Chades M. Inokon

Assistant Secretary

David B. Eberhardt

Executive Vice President and Secretary

53-V (ICDA) 772-020273() (/29/2003

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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:

"ALLIANT FOODSERVICE, INC.", A DELAWARE CORPORATION;

WITH AND INTO "ALLIANT EXCHANGE, INC." UNDER THE NAME OF "ALLIANT EXCHANGE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE DAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-THIRD DAY OF DECEMBER, A.D. 2005, AT 5:39 O'CLOCK P.M.

AND I DO HERENY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAYD CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.U. 2005, AT 11 G'CLOCK A.M.

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

2476014 9100M 91051059697

Warriet Smith Whotor, Secretary of State AUTHENTICATION: 4403806

DATE: 12-27-05

or the Merging Entity.

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an December 2005, the Board of Directors of the Surviving Entity duly adopted he tollowing resolutions to merge the Merging Entity with and into the Surviving Entity:

ESOLVED, That it is advisable and in the best interest of Alliant Exchange, Inc. to better into, and the Board of Directors of Alliant Exchange, Inc. hereby approves, the merger of Alliant Foodservice, Inc., a Delaware corporation and wholly-owned subsidiary with and into Alliant Exchange, Inc., as the sole subsholder of Alliant Foodservice, Inc.; and that Alliant Exchange, Inc. hereby subsholder of Alliant Foodservice, Inc.; and that Alliant Foodservice, Inc. in assumes all of the liabilities and obligations of Alliant Foodservice, Inc. in accordance with Section 253 of the Delaware Conoral Corporation Law accordance with Section 253 of the Delaware Conoral Corporation Law accordance with Section 253 of the Delaware Conoral Corporation Law accordance with Section 253 of the Delaware Conoral Corporation Law accordance with Section 253 of the Delaware Conoral Corporation Law accordance with Section 253 of the Delaware Conoral Corporation Law accordance with Section 253 of the Delaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law accordance with Section 253 of the Pelaware Conoral Corporation Law acc

RESOLVED: That the appropriate officers of each of the corporations and limited lishility companies named in the foregoing resolutions are authorized and directed, in the name of and on behalf of the appropriate corporation or limited liability company to execute, acknowledge, seel and file the documents prescribed liability company to execute, acknowledge, seel and file the documents prescribed by the laws of each State of organization of the respective entity and by the laws of any other appropriate jurisdiction in order to consummate the mergers of any other appropriate jurisdiction in order to consummate the mergers authorized above, and to file such certificates and all such instruments necessary to implement the foregoing mergers in the prescribed offices of the respective to implement the foregoing mergers in the prescribed offices of the mergers, and to states, and with such other authorities required to affect at the mergers, and to take all other actions determined by such officers to be necessary or appropriate to subtiful the purposes of these resolutions.

RESOLVED: That the effective date of the mergers shall be December 31, 2005, and the time when the mergers shall become effective shall be as set torth in the appropriate filings for each State for each entity set forth above.

IN WITNESS WHEREOF, the undersigned have caused this Certificate of Ownership and Merger to be signed by its authorized officer, on this <u>222</u> day of December, 2005.

WITHESS/ATTEST:

SURVIVING ENTITY

ALLIANT EXCHANGE, INC.

(Seal)

By: David B. Eberhardt
Executive Vice President and Secretary

Charles M. Inokon

Assistant Secretary

TOTAL P.03