

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Assignment through Merger of Security Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Allied Capital Corporation		04/01/2010	CORPORATION: MARYLAND
RECEIVING PARTY DATA			
Name:	Ares Capital Corporation		
Street Address:	280 Park Avenue, 22nd Floor		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10017		
Entity Type:	CORPORATION: MARYLAND		
PROPERTY NUMBERS Total: 104			
Property Type	Number	Word Mark	
Registration Number:	2420884	9 STAR	
Registration Number:	2459559	9-STAR SYSTEM	
Registration Number:	1982416	ANYTIME'S A GREAT TIME FOR HOT STUFF!	
Registration Number:	2022551	ANYTIME'S A GREAT TIME FOR READING!	
Registration Number:	2383639	ASIAN CREATIONS	
Registration Number:	3046840	BIG WEDGE	
Registration Number:	2528719	BRUNCH STIX	
Registration Number:	3071598	BUENOS AMIGOS	
Registration Number:	2416530	CHIX CHICKEN	
Registration Number:	2089447	CINNAMON STREET	
Registration Number:	1962438	CINNAMON STREET BAKERY	
Registration Number:	2348068	CINNOBABIES	
Registration Number:	3071937	C-STREET BAKERY	
Registration Number:	3110150	C-STREET BAKERY	

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Registration Number:	3127651	C-STREET CAFE
Registration Number:	3104837	C-STREET CAFE
Registration Number:	3127843	C-STREET GRILLE
Registration Number:	3313726	C-STREET GRILLE
Registration Number:	1910670	EDDIE PEPPERS
Registration Number:	2912860	FIRERITO
Registration Number:	1984869	FRESH SUBS, MADE-TO-ORDER...FAST!
Registration Number:	2470417	GRAHAM'S GRILL
Registration Number:	3304042	GRIPPER PIZZA
Registration Number:	2556006	HANDI-BAKES
Registration Number:	3056215	HEAVENLY CINNAMON ROLLS
Registration Number:	2133719	HERITAGE BAKERY
Registration Number:	3231820	HOT SNAXX
Registration Number:	1273749	HOT STUFF
Registration Number:	1599748	HOT STUFF
Registration Number:	1597883	HOT STUFF
Registration Number:	2449152	HOT STUFF
Registration Number:	2949894	HOT STUFF
Registration Number:	3008533	HOT STUFF FOOD ON THE GO
Registration Number:	3147450	HOT STUFF FOOD ON THE GO
Registration Number:	3147452	HOT STUFF FOOD ON THE GO
Registration Number:	3112636	HOT STUFF FOOD XPRESS
Registration Number:	3112651	HOT STUFF FOOD XPRESS
Registration Number:	3178165	HOT STUFF FOODS
Registration Number:	3067835	HOT STUFF FOODS
Registration Number:	3178172	HOT STUFF FOODS
Registration Number:	3067843	HOT STUFF FOODS
Registration Number:	3199582	HOT STUFF FOODS CREATING VALUE...EVERY DAY!
Registration Number:	3197466	HOT STUFF FOODS CREATING VALUE...EVERY DAY!
Registration Number:	3228632	HOT STUFF FOODS MARKET SELECTS
Registration Number:	3178533	HOT STUFF FOODS PALM PIZZA
Registration Number:	3197242	HOT STUFF GRILL
Registration Number:	3148603	HOT STUFF GRILL
Registration Number:	1934188	HOT STUFF PIZZA
Registration Number:	1934189	HOT STUFF PIZZA

Registration Number:	1983972	HOT STUFF PIZZA
Registration Number:	3202619	HOT STUFF PIZZA
Registration Number:	1610846	HOT STUFF PIZZERIA
Registration Number:	1646945	HOT STUFF PIZZERIA
Registration Number:	1677993	HOT STUFF PIZZERIA
Registration Number:	1605063	HOT STUFF PIZZERIA DELI & BAKERY
Registration Number:	2915735	LETTIERI'S
Registration Number:	1959788	MACGREGOR'S MARKET
Registration Number:	3269275	MAC'S MARKET
Registration Number:	3370462	MAC'S MARKET
Registration Number:	3131256	MAC'S MARKET SANDWICH SELECTS
Registration Number:	1602642	MASTERPIECE SUPREME
Registration Number:	2327876	MEAN GENE'S BURGERS
Registration Number:	2388880	
Registration Number:	2172929	MOOSE BROS.
Registration Number:	2173152	MOOSE BROS.
Registration Number:	1806306	MOOSE BROS. MEL MARTY CARRY-OUT PAN PIZZA
Registration Number:	2469588	NAPPETIZERS
Registration Number:	2456427	NAP'S
Registration Number:	2773744	NAP'S
Registration Number:	2739878	NAP'S ALABAMA BBQ
Registration Number:	2450237	NAP'S
Registration Number:	2353867	ONE COMPANY. ONE CONTACT. ONE CALL.
Registration Number:	1580464	ORION
Registration Number:	1581808	ORION
Registration Number:	1993860	ORION FOOD SYSTEMS
Registration Number:	1936914	ORION FOOD SYSTEMS
Registration Number:	3154140	P PRESIDENT'S CLUB
Registration Number:	3269676	PALM PIZZA
Registration Number:	2491567	PITA-BOWL
Registration Number:	1469274	PIZZA PATROL
Registration Number:	1501525	PIZZA PATROL
Registration Number:	1945345	QUALITY PRODUCTS THROUGH QUALITY PEOPLE
Registration Number:	1527197	QUICK SLICE
Registration Number:	2871938	QUICK STIX

Registration Number:	2520633	QUICK-BITE
Registration Number:	1853236	SMASH HIT
Registration Number:	1916687	SMASH HIT SUBS
Registration Number:	2327875	SMASH HIT SUBS
Registration Number:	1918606	SMASH HIT SUBS
Registration Number:	2533845	SMASH HIT SUBS
Registration Number:	2011058	STONE WILLY'S
Registration Number:	2765914	STUFFED BAGUETTE
Registration Number:	2985231	SUMMIT SUBS
Registration Number:	2221802	THE BURGER THAT SAYS BITE ME.
Registration Number:	2022523	THE FOREST OF DISCOVERY
Registration Number:	2030941	THE FOREST OF DISCOVERY
Registration Number:	2461543	THE TRIPLER
Registration Number:	2947687	UNCLE ANGELO'S
Registration Number:	2928391	WRAP-DOGS!
Registration Number:	3257072	XXL CHIMI'Z
Registration Number:	3091491	XXL CHINESE ROLLZ
Registration Number:	3091492	XXL CHINESE ROLLZ
Registration Number:	3124675	XXL STUFFERZ
Registration Number:	3092368	XXL STUFFERZ HOT STUFFED SANDWICH

CORRESPONDENCE DATA

Fax Number: (612)332-9081
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 612/332-5300
 Email: rerickson@merchantgould.com
 Correspondent Name: Gregory C. Golla
 Address Line 1: P.O. Box 2910
 Address Line 4: Minneapolis, MINNESOTA 55402-0910

ATTORNEY DOCKET NUMBER:	11503.00000010
NAME OF SUBMITTER:	Gregory C. Golla
Signature:	/gcg/
Date:	02/10/2011

Total Attachments: 3

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ALLIED CAPITAL CORPORATION

ARES CAPITAL CORPORATION

ARTICLES OF MERGER

THIS IS TO CERTIFY THAT:

FIRST: Allied Capital Corporation and Ares Capital Corporation agree to merge (the "Merger") in the manner hereinafter set forth.

SECOND: Ares Capital Corporation is the entity to survive the Merger (the "Surviving Entity").

THIRD: The Surviving Entity is a corporation incorporated under the laws of the State of Maryland. Allied Capital Corporation (the "Merging Entity") is a corporation incorporated under the laws of the State of Maryland.

FOURTH: The principal office of the Surviving Entity in the State of Maryland is located in Baltimore City and the principal office of the Merging Entity in the State of Maryland is located in Baltimore City.

FIFTH: The Merging Entity owns no interest in land in the State of Maryland.

SIXTH: The charter of the Surviving Entity (the "Surviving Entity Charter") will not be amended as a result of the Merger.

SEVENTH: a) The total number of shares of all classes of stock which the Surviving Entity has authority to issue is 300,000,000 shares, consisting of 300,000,000 shares of Common Stock, \$.001 par value per share ("Surviving Entity Common Stock"). The aggregate par value of all shares of all classes having a par value is \$300,000.

b) The total number of shares of all classes of stock which the Merging Entity has authority to issue is 1,000 shares, consisting of 1,000 shares of Common Stock, \$0.01 par value per share ("Merging Entity Common Stock"). The aggregate par value of all shares of all classes having a par value is \$10.

EIGHTH: Upon the Effective Time (as defined herein), the Merging Entity shall be merged into the Surviving Entity; and, thereupon, the Surviving Entity shall possess any and all purposes and powers of the Merging Entity; and all leases, licenses, property, rights, privileges, and powers of whatever nature and description of the Merging Entity shall be transferred to, vested in, and devolved upon the Surviving Entity, without further act or deed, subject to all of the debts and obligations of the Merging Entity.

a) Effect on Surviving Entity Shares

Each share of Surviving Entity Common Stock issued and outstanding immediately prior to the Effective Time shall remain issued and outstanding at the Effective Time.

b) Effect on Merging Entity Shares

Each share of Merging Entity Common Stock issued and outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, be cancelled and shall cease to exist without any conversion thereof and no payment or distribution of any consideration shall be made with respect thereto.

NINTH: The terms and conditions of the transaction described in these Articles were duly advised, authorized and approved by the Surviving Entity, in the manner and by the vote required by the laws of the State of Maryland and the Surviving Entity Charter, as follows:

a) The Board of Directors of the Surviving Entity, at a duly called meeting, adopted a resolution approving the transaction described herein on substantially the terms and conditions described herein.

b) Pursuant to Section 3-106(c)(1) of the Maryland General Corporation Law, a vote of the stockholders of the Surviving Entity is not required.

TENTH: The terms and conditions of the transaction described in these Articles were duly advised, authorized and approved by the Merging Entity, in the manner and by the vote required by the laws of the State of Maryland and the charter of the Merging Entity, as follows:

a) The Board of Directors of the Merging Entity, by unanimous written consent, adopted a resolution approving the transaction described herein on substantially the terms and conditions described herein.

b) Pursuant to Section 3-106(c)(1) of the Maryland General Corporation Law, a vote of the sole stockholder of the Merging Entity is not required.


ELEVENTH: The Merger shall become effective at 4:36 p.m., Eastern Time, on April 1, 2010 (the "Effective Time").


TWELFTH: Each of the undersigned acknowledges these Articles to be the corporate act of the corporation on whose behalf he has signed, and further, as to all matters or facts required to be verified under oath, each of the undersigned acknowledges that to the best of his knowledge, information and belief, these matters and facts relating to the corporation on whose behalf he has signed are true in all material respects and that this statement is made under the penalties of perjury.

IN WITNESS WHEREOF, these Articles of Merger have been duly executed by the parties hereto this 1st day of April, 2010.

ATTEST:


ALLIED CAPITAL CORPORATION

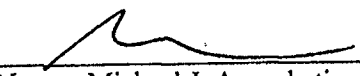

Name: Joshua M. Bloomstein
Title: Assistant Secretary

By:  (SEAL)
Name: Michael J. Arougheti
Title: President

ATTEST:

ARES CAPITAL CORPORATION


Name: Joshua M. Bloomstein
Title: Assistant Secretary

By:  (SEAL)
Name: Michael J. Arougheti
Title: President

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WORK ORDER:0001851554
DATE:04-01-2010 04:06 PM
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