

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 Foodservice, Inc.		12/23/2005	CORPORATION: DELAWARE

RECEIVING PARTY DATA

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

PROPERTY NUMBERS Total: 118

Property Type	Number	Word Mark
Registration Number:	0204061	"BLUE WATER"
Registration Number:	2611438	"THE CHOICE OF FOODSERVICE PROFESSIONALS"
Registration Number:	2438590	"THE CHOICE OF FOODSERVICE PROFESSIONALS"
Registration Number:	2444435	"THE CHOICE OF FOODSERVICE PROFESSIONALS"
Registration Number:	2444438	"THE CHOICE OF FOODSERVICE PROFESSIONALS"
Registration Number:	2435389	"THE CHOICE OF FOODSERVICE PROFESSIONALS"
Registration Number:	2453077	"THE CHOICE OF FOODSERVICE PROFESSIONALS"
Registration Number:	2435395	"THE CHOICE OF FOODSERVICE PROFESSIONALS"
Registration Number:	2439191	ALLIANT BUSINESS BUILDERS
Registration Number:	2462854	ALLIANT EXCHANGE
Registration Number:	2344125	ALLIANT PREFERRED
Registration Number:	2346112	ALLIANT PREMIER
Registration Number:	2339264	ALLIANT PREMIER

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Registration Number:	2471169	ALLIANTEXCHANGE
Registration Number:	2535484	ALLIANTLINK.COM
Registration Number:	2462855	ALLIANTLINK.COM
Registration Number:	2276008	BASELINE
Registration Number:	1521152	BEYOND
Registration Number:	0817498	BLUE WATER SEAFOODS
Registration Number:	2498890	BLUEWATER
Registration Number:	2540512	BLUEWATER
Registration Number:	2528496	BLUEWATER
Registration Number:	2502532	CANYON RIDGE
Registration Number:	2345778	CATCH ONTO GREAT TASTE!
Registration Number:	2423004	CATCH ONTO GREAT TASTE!
Registration Number:	0807856	COFFEE SWIRL
Registration Number:	2597266	COSENZA
Registration Number:	1468491	COUNTRY CHURN
Registration Number:	0654279	CUISINE
Registration Number:	0901382	ENVO-LOK
Registration Number:	2222890	ESPLENDIDO
Registration Number:	2636323	ESPLENDIDO
Registration Number:	2371619	ESPLENDIDO
Registration Number:	0809632	F
Registration Number:	2404630	FARMERS BASKET
Registration Number:	2649081	FARMER'S BASKET
Registration Number:	2413091	FARMER'S BASKET
Registration Number:	2470255	FARMER'S BASKET
Registration Number:	0738768	FLAVOR FRY
Registration Number:	2068111	FOODSERVICE DESIGNED FOR HEALTH CARE
Registration Number:	0835200	FSW FOOD SERVICE WHOLESALERS
Registration Number:	2767675	GLENVIEW FARMS
Registration Number:	2668621	GLENVIEW FARMS
Registration Number:	2089864	GLENVIEW FARMS
Registration Number:	3041060	GLENVIEW FARMS
Registration Number:	1422123	GLENVIEW FARMS
Registration Number:	2787909	HOME TASTE
Registration Number:	2787912	HOME TASTE

Registration Number:	2523455	HOME TASTE
Registration Number:	2388797	HOME TASTE
Registration Number:	2385806	HOUSE CREATIONS
Registration Number:	2511226	HOUSE CREATIONS
Registration Number:	2692086	IMPRINTS
Registration Number:	2514688	INNOVATIVE VALUE FOR EVERYDAY COMMERCE
Registration Number:	1687259	KITCHEN FRESH
Registration Number:	1526451	LIGHT & RIGHT
Registration Number:	1804639	LIGHT & RIGHT
Registration Number:	2442695	LOVE THE GOODNESS
Registration Number:	1649608	LUZZATTI
Registration Number:	2390380	LUZZATTI
Registration Number:	1962488	LUZZATTI
Registration Number:	3144525	
Registration Number:	2415487	
Registration Number:	2535681	
Registration Number:	2446396	
Registration Number:	2446416	
Registration Number:	2438587	
Registration Number:	2438588	
Registration Number:	2435385	
Registration Number:	2437194	
Registration Number:	2461523	
Registration Number:	2593620	
Registration Number:	2435388	
Registration Number:	2106362	
Registration Number:	2104126	
Registration Number:	2098249	
Registration Number:	2065967	
Registration Number:	2348807	
Registration Number:	2437192	MONOGRAM
Registration Number:	2603522	MONOGRAM
Registration Number:	2435384	MONOGRAM
Registration Number:	2603523	MONOGRAM
Registration Number:	2670884	MONOGRAM

Registration Number:	2580846	MONOGRAM
Registration Number:	2442707	MONOGRAM
Registration Number:	2186077	MONOGRAM
Registration Number:	2510889	MONOGRAM
Registration Number:	1627469	NATURAL RESOURCE
Registration Number:	1596672	OPTIMA
Registration Number:	2186522	OPTIMAX
Registration Number:	2276597	PEER PRISM
Registration Number:	2462125	PROFIT ABILITY
Registration Number:	2121794	QUALI-BAKE
Registration Number:	2580081	QUALI-PURE
Registration Number:	1446645	RED LABEL
Registration Number:	0223788	RED LABEL S.S.P.CO. PURITAS ET CURA
Registration Number:	1582812	RENAISSANCE
Registration Number:	0236895	S.S. PIERCE PURITAS ET CURA
Registration Number:	0062560	S.S.P. CO. PURITAS ET CURA
Registration Number:	1709531	SERVICE SO GOOD WE PUT OUR NAME ON IT!
Registration Number:	1572187	SUPER BATCH
Registration Number:	2452674	SUPERBLEND
Registration Number:	2456854	SUPERCURED
Registration Number:	3001537	SYNERGY
Registration Number:	1088832	'TATER NUGGETS
Registration Number:	2442693	TEMPTABLES
Registration Number:	2324986	TEMPTABLES
Registration Number:	2416596	THIRST QUENCHING SATISFACTION. GUARANTEED.
Registration Number:	2668593	THIRSTER
Registration Number:	2109738	THIRSTER
Registration Number:	3027845	THIRSTER
Registration Number:	2835283	VALUE WAY
Registration Number:	2371385	VALUE WAY
Registration Number:	2340495	VALUE WAY
Registration Number:	2319926	WESTMAN
Registration Number:	0850032	WESTMAN
Registration Number:	0851532	WESTMAN
Registration Number:	2544130	ZIP ORDER

TRADEMARK

REEL: 003447 FRAME: 0216

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:	20802-0001
NAME OF SUBMITTER:	Sue Heberlig
Signature:	/SueHeb/
Date:	12/19/2006

Total Attachments: 3
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Delaware

PAGE 1

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 LAWS 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 HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2005, AT 11 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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Harriet Smith Windsor
Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 4403806

DATE: 12-27-05

State of Delaware
Secretary of State
Division of Corporations
Delivered 05:39 PM 12/23/2005
FILED 05:39 PM 12/23/2005
SRV 053050487 - 2476014 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

OF

ALLIANT FOODSERVICE, INC.
(a Delaware corporation)

WITH AND INTO

ALLIANT EXCHANGE, INC.
(a Delaware corporation)

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

Alliant Exchange, Inc., a corporation existing under the laws of Delaware, hereby certifies that:

1. Alliant Foodservice, Inc., a Delaware corporation (the "Merging Entity"), and Alliant Exchange, Inc., a Delaware corporation (the "Surviving Entity"), hereby agree to merge pursuant 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 11 a.m. EST on December 31, 2005 (the "Effective Date").

5. The name of the surviving corporation is Alliant Exchange, Inc., which shall continue its existence as the surviving corporation under the name Alliant Exchange, 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 effect, shall continue to be the certificate of incorporation of the Surviving Entity until amended pursuant to the provisions of the Delaware General Corporation Law.

7. The executed Plan and Agreement of Merger is on file at the principal place of business of the Surviving Entity located at 9745 Patuxent Woods Drive, Columbia, Maryland 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.

ALLIANT FOODSERVICE, INC.

8. On December 2, 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:

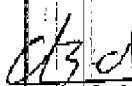
RESOLVED: That it is advisable and in the best interest of Alliant Exchange, Inc. to enter into, and the Board of Directors of Alliant Exchange, Inc. hereby approves, the merger of Alliant Foodservice, Inc., a Delaware corporation and wholly-owned subsidiary with and into Alliant Exchange, Inc., as the sole stockholder of Alliant Foodservice, Inc.; and that Alliant Exchange, Inc. hereby assumes all of the liabilities and obligations of Alliant Foodservice, 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 liability 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 fulfill 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.

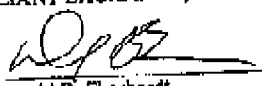
IN WITNESS WHEREOF, the undersigned have caused this Certificate of Ownership and Merger to be signed by its authorized officer, on this 2nd day of December, 2005.

WITNESS/ATTEST:


Charles M. Inckon
Assistant Secretary

SURVIVING ENTITY

ALLIANT EXCHANGE, INC.

By:  (Seal)
David B. Eberhardt
Executive Vice President and Secretary

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