Form PTO-1594 RECORDATION FORM				
(Rev. 03/01) OMB No. 0651-0027 (exp. TRADEMARK	S ONLY U.S. Patent and Trademark Office			
5/31/2002)				
Tab settings ⇔ ⇔ ♥ ▼				
To the Honorable Commissioner of Patents and Trademarks:				
Name of conveying party(ies): Bank of America, N.A.	2. Name and address of receiving party(ics) Name: Ableco Finance LLC			
	Internal			
	Address: 299 Park Avenue			
	Street Address:			
☐ Individual(s) ☐ Association	City: New York State: NY Zip: 10171			
Corporation	☐ Individual(s) citizenship			
	Association			
Additional name(s) of conveying party(ies) attached? Yes No	General Partnership			
3. Nature of conveyance:	Limited Partnership			
☐ Assignment ☐ Merger	Corporation - <u>Delaware</u>			
☐ Security Agreement	☐ Other			
☐ Change of Name				
Other - Assignment of Security Interest in	If assignee is not domiciled in the United States, a domestic			
Intellectual Property recorded at reel 002015/frame 0441 on February 2, 2000	representative designation is attached: Yes No (Designations must be a separate document from assignment)			
Execution Date: October 27, 2004	Additional name(s) & address(es) attached? Yes No			
4. Application number(s) or registration number(s):	D. C. L. L. D. Correction May (a)			
A. Trademark Application No.(s) See attached schedule	B. Trademark Registration No.(s) See attached schedule			
See attached senegate				
Additional number(s) atta	ached 🛮 Yes 🔲 No			
 Name and address of party to whom correspondence concerning document should be mailed: 	6. Total number of applications and registrations involved:			
Name: Daniel Angel, Esq.				
Internal Address: Schulte Roth & Zabel LLP	7. Total fee (37 CFR 3.41)			
	☐ Enclosed			

Street Address: 919 Third Avenue	8. Deposit account number:			
Greet Address. STS Tand Avenue.	L. C. P. C. C.			
	500675 - Schulte Roth & Zabel LLP/Order No. 014951/0597			
	Attach duplicate copy of this page if paying by deposit			
City: New York State: N.Y. Zip: 10022	account)			
DO NOT USE THIS SPACE				
9. Statement and signature.	wine in term and appropriate and any attacked coming a true coming			
To the best of my knowledge and belief, the foregoing informathe original document.	ttion is true and correct and any attached copy is a true copy of			
Daniel Angel, Esq.	November 12, 2004			
Name of Person Signing Signature Date				
Total number of pages including cover sheet, attachments, and document:				

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks Box Assignments Washington, D.C. 20231

9759513.1

SCHEDULE A

Federal Trademark	Reg. No.	Reg./Filing Date
NEW WORLD CUISINE & FRESH BEER A1A ALEWORKS "WORTH CROSSING THE ROAD FOR!" and design	2,093,135	Unknown
A1A ALE WORKS and design	2,237,964	4/13/99
SEVEN BRIDGES GRILLE & BREWING	75/727,351	6/18/99
WILD RACE	75/727,352	6/18/99
WILD RACE AND DESIGN	75/787,230	8/30/99
SWEET MAGNOLIA BROWN ALE	75/727,353	6/18/99
FIRKINSTEIN HALLOWEEN ALE and design	75/572,945	10/19/98
TRON HORSE STOUT	75/732,163	6/18/99
RAGTIME RED BRICK ALE GOOD FOR WHAT ALES YOU	75/385,597	11/6/97
SOUTHERN FLYER LIGHT LAGER	75/692,322	4/26/99
SOUTHERN FLYER LIGHT LAGER and design	75/765,712	8/2/99
WILD RED ALE	75/731,677	6/18/99
WILD RED ALE and design	75/787,229	8/30/99

ASSIGNMENT OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

This ASSIGNMENT OF SECURITY INTEREST IN INTELLECTUAL **PROPERTY** (the "Assignment") is made and effective as of the date indicated below and is granted by and among BIG RIVER BREWERIES, INC., a Tennessee corporation ("Grantor") and BANK OF AMERICA, N.A., a national banking association ("Assignor") for the benefit of ABLECO FINANCE LLC, a limited liability company ("Assignee/Grantee").

WHEREAS, Grantor owns all right, title and interest in and to the Pledged Collateral (as such term is herein defined);

WHEREAS, pursuant to that certain Credit Agreement dated as of December 10, 1999, as amended, replaced, superseded or otherwise modified from time to time (the "Existing Financing Agreement") by and among Gordon Biersch Brewery Restaurant Group, Inc., a Tennessee corporation and as successor-in-interest to Trolley Barn Brewery, Inc. (the "Parent"), GB Acquisition, Inc., a Tennessee corporation ("GB Acquisition"), the Grantor and Big River Properties, Inc., a Tennessee corporation ("Big River Properties", and together with the Parent, GB Acquisition and the Grantor, each an "Obligor" and collectively, the "Obligors"), the lenders party thereto (the "Existing Lenders"), Assignor, as administrative agent for itself and the Existing Lenders (in such capacity, the "Existing Administrative Agent") and U.S. Bank National Association, as documentation agent (and together with the Existing Administrative Agent, each an "Existing Agent" and collectively, the "Existing Agents"); Lenders agreed to make loans and other financial accommodations to Grantor;

WHEREAS, pursuant to the Existing Financing Agreement, Grantor executed that certain Trademark Security Agreement dated as of December 10, 1999, as amended, replaced, superseded or otherwise modified from time to time (the "Existing Security Agreement") in favor of Assignor (as Existing Administrative Agent), pursuant to which Grantor granted to Assignor (as Existing Administrative Agent), a lien upon and security interest in, among other things, Grantor's respective right, title and interest in and to the following property of Grantor, whether then owned or thereafter acquired to secure the payment and performance of the Obligations (as defined in the Existing Security Agreement) (collectively, the "Pledged Collateral"):

> (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, service marks, logos and other source of business identifiers used in any country in the world, whether registered or unregistered, and the goodwill associated therewith, now existing or hereafter acquired, and all registrations, recordings and renewals thereof, and all applications in connection therewith, issued by or filed with a national, state or local governmental authority of any country, whether now or hereafter existing, including, without limitation, all such rights referred to in Schedule A attached hereto (the "Trademarks");

- (b) any agreement, written or oral, providing for the grant by or to Grantor of any right to use any Trademark, whether now or hereafter existing, including, without limitation, any thereof referred to in Schedule A attached hereto:
- to the extent not otherwise included, all proceeds and products of (c) any and all of the foregoing;

WHEREAS, the Existing Security Agreement was recorded at the United States Patent and Trademark Office at Reel 002015/Frame 0441 on February 2, 2000:

WHEREAS, the Existing Agents and the Existing Lenders intend to sell all of their rights and obligations in respect of their Commitments (as defined in the Existing Financing Agreement) and Loans (as defined in the Existing Financing Agreement) under the Existing Financing Agreement on the terms set forth in that certain Assignment and Acceptance Agreement (the "Assignment Agreement") dated the date hereof among the Existing Agents, the Existing Lenders, the Obligors and the New Lenders and the New Agents (as such terms are defined below) with such Commitments and Loans immediately upon the consummation of such acquisition to be governed by the Amended and Restated Financing Agreement, dated as of October 27, 2004, by and among each of the Obligors, each lender from time to time party to thereto as a lender (the "New Lenders"), Ableco Finance LLC, as collateral agent for the New Lenders (in such capacity, the "Collateral Agent") and Wells Fargo Foothill, Inc., as administrative agent for the New Lenders (in such capacity, the "Administrative Agent" and together with the Collateral Agent, each a "New Agent" and collectively, the "New Agents"); and

WHEREAS, pursuant to the Assignment Agreement, Assignor (on behalf of the Existing Lenders) agreed to assign to Assignee/Grantee (as Collateral Agent, for the benefit of the New Lenders) all right, title and interest of Assignor and the Existing Lenders in and to the Pledged Collateral (collectively, the "Assigned Interest").

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor (as Existing Administrative Agent) hereby assigns, sells and transfers unto Assignee/Grantee, its successors and assigns, all of its right, title and interest throughout the world in perpetuity in and to the Assigned Interest, the same to be held and enjoyed by Assignee/Grantee (as Collateral Agent), their successors and assigns to the same extent that such would have been held and enjoyed by Assignor (as Existing Administrative Agent) had this assignment not been made. Assignor hereby covenants and agrees to provide any further necessary documentation and do all further acts reasonably requested by Assignee/Grantee in this regard to confirm and perfect title in and to the Assigned Interest in Assignce/Grantee (as Collateral Agent), their successors, assigns, or other legal representatives.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, Assignor has caused this assignment to be duly executed by its officer thereunto duly authorized, as of the $\frac{27}{4}$ day of October 2004.

> BANK OF AMERICA, N.A., as Existing **Administrative Agent**

By:

Name:

Title: ____

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF N. Corolina				
COUNTY OF Mocklanbung				
On this appeared Suite A. South 2004, before me, the undersigned, personally appeared				
proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her				
capacity, and that by his/her signature on the instrument, the individual, or the person upon				
behalf of which the individual acted, executed the instrument.				



ACKNOWLEDGED, AGREED AND **CONSENT GIVEN:**

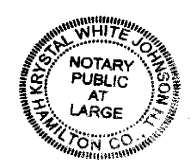
BIG RIVER BREWERIES, INC.

Title: CFO

9740334.2

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF WINDSELL
county of <u>Alamilton</u>
On this 37th day of October 2004, before me, the undersigned, personally appeared October Markett personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.



SCHEDULE A

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WILD RED ALE	75/731,677	6/18/99
WILD RED ALE and design	75/787,229	8/30/99
State Trademark		
Florida:		
A1A HONEY ALE	FL T95 0000 1106	9/7/95
RED BRICK ALE	FL T94 00000 1576	10/10/94

9740334.2

SCHULTE ROTE & ZABEL LLP

919 Third Avenue New York, NY 10022 (212) 756-2000 fax (212) 593-5955

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То	Company	Fax No.	Confirmation No.
Assignment Division	USPTO	(703) 306-599	5 (703) 308-9726
	: Stanley Seuradge : (212) 610-7495	DATE: Number of Pages:	November 16, 2004 11 (Including Cover Page)
Number of Cover Sheets	: · 014951/0597		

Additional Message:

Please record the attached document with the U.S. Patent and Trademark Office. If you have any questions, please call Stanley Seuradge at the telephone number listed above.

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