FORM PTO Expires 08/30/99 CMB 0851-0027	-1618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK			
	Representative Name and Addre	ess Enter for the first Receiving Par				
Name	Ronald N. Rosenwasser,					
Address (line 1)	5355 TOUN CENTER	ROAD				
Address (line 2)	Suite 801					
Address (line 3)	Boca Raton, Florida ?	3486				
Address (line 4)						
	dent Name and Address Area Co Ronald N. Rusan wassay	() E 200	5 · 551/			
	Friedman, Rosenwasser					
Address (line 1)	5355 TOWN CENTER	- ROAD				
Address (line 2)	Surte 801					
Address (line 3)	(Boca Raton, FLOR	10A 33486				
Address (line 4)						
Pages	Enter the total number of pages of including any attachments.	the attached conveyance document	# 9			
Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached						
Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).						
	36 [S6]	Registration Nur	nber(s)			
1,705,6	21					
1.749.0	110					
Number of Properties Enter the total number of properties involved. #3						
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 90.00						
Method of Payment: Enclosed Deposit Account Deposit Account						
(Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: #						
	•	ation to charge additional fees: Yes	No X			
Statement and Signature						
To the best of my knowledge and belief, the foregoing information is true and correct and any						
attached copy is a true copy of the original document. Charges to deposit account are authorized, as						
Laidlaw Inc. Plains Non Klaum Oct 12, 1999						
Nam	e of Person Signing	Signature SNR VP	Date Signed			

FORM PTO-1618C Expires 06/30/99 OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Conveying		TRADEMARKS ONLY	TRADEMARK			
Enter Additional		Mark if additional names o	conveying parties attached Execution Date Month Day Year			
Name						
Formerly _						
Individua	General Partne	ership Limited Partnership	Corporation Association			
Other						
Citizensh	p State of Incorporation/C	Organization				
Receiving F	Party Receiving Party	Mark if additional names of recei	ring parties attached			
Name	SHI HOLDI	NES INC.				
DBA/AKA/TA						
Composed of						
Address (line 1)	3221 North	Service Road				
Address (line 2)		1				
Address (line 3)	BURLING- toN	ONTARIO CONTROL	nada L7R3Y8			
Individual General Partnership Limited Partnership If document to be recorded is an assignment and the receiving party is						
			<u> </u>			
Corporat	on Association		not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate			
Corporat Other	on Association		not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)			
Other Citizens	nip/State of Incorporation/	Organization ONTARIO, C	not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)			
Other Citizens Trademark	nip/State of Incorporation/ Application Number	r(s) or Registration Number(s)	not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.) Mark if additional numbers attached			
Other Citizens Trademark Enter either th	nip/State of Incorporation/ Application Number o Trademark Application Num	Organization ONTACLO, C r(s) or Registration Number(s)	not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.) Mark if additional numbers attached BOTH numbers for the same property).			
Other Citizens Trademark Enter either th	nip/State of Incorporation/ Application Number	Organization ONTACLO, C r(s) or Registration Number(s)	not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.) Mark if additional numbers attached			
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPOINTMENT OF DOMESTIC REPRESENTATIVE

Assistant Commissioner for Trademarks Assignment Division Box Assignments 2900 Crystal Drive Arlington, Virginia 22202-3513

Dear Sir or Madam:

Owner hereby appoints Ronald N. Rosenwasser and/or Walter Kraslow, attorneys at law, Friedman, Rosenwasser & Goldbaum, P.A., 5355 Town Center Road, Suite 801, Boca Raton, Florida 33486, telephone (561) 395-5511, as its representative upon whom notices or processes in proceedings affecting this application of Assignment of Trademarks for Manchu Wok, Registration No. 1,279,286; Manchu Wok and Design, Registration No. 1,705,601; and Manchu Wok, Registration No. 1,749,611. Every member of that law firm, and every attorney at law associated with that law firm, is hereby authorized to sign any paper, or conduct any business, on behalf of the applicant in this case. It is requested that all correspondence be sent to Ronald N. Rosenwasser at the above address.

By: SENING VICE PARS PORTS

ASSIGNMENT OF TRADEMARKS

THIS AGREEMENT is made and entered into effective August 5, 1997 by and between S.C. Marks, L.L.C., a limited liability company organized and existing under the laws of Delaware, having its principal office at Chelston Park, Building No. 2, Collymore Rock, St. Michael, Barbados ("Assignor") and Laidlaw Inc., a Canada corporation, having its principal office at 3221 North Service Road, Burlington, Ontario, L7R 3Y8, and SHI Holdings Inc., an Ontario corporation, having its principal office at 3221 North Service Road, Burlington, Ontario, L7R 3Y8, (collectively the "Assignee");

WITNESSETH THAT

WHEREAS, Assignor has adopted, used, is using and is the owner of the following trademarks now registered in the United States Patent and Trademark Office:

Registered Trademark	Reg. No.	Reg. Date
MANCHU WOK	1,279,286	May 22, 1984
MANCHU WOK and Design	1,705,601	August 4, 1992
MANCHU WOK and Design	1,749,611	January 25, 1993

WHEREAS, Assignee desires to acquire said registered trademarks as hereinafter set forth.

NOW, THEREFORE, in consideration of the sum of Thirty Dollars (\$30.00) and other good and valuable consideration now paid by Assignee to Assignor, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby assigns to Assignee all right, title and interest in the United States in and to said trademarks, together with the goodwill of the business symbolized by said trademarks and registrations thereof, and the benefit of that certain License Agreement dated August 22, 1989, a copy of which is appended as Exhibit "A" hereto (the "License Agreement"), in the proportion of an undivided 15/100 interest therein to SHI Holdings Inc. and an undivided 85/100 interest therein to Laidlaw Inc.

TO HAVE AND TO HOLD same by Assignee and their successors and assigns forever.

Assignor covenants and agrees that it will, without charge to Assignee, whenever so requested by Assignee, execute such further instruments and do all acts and things as may be necessary or convenient for vesting in Assignee the full benefit of all of the rights and premises hereby assigned, in the proportions aforesaid.

Assignee covenants and agrees to perform the obligations of the Licensor under the License Agreement.

IN WITNESS WHEREOF, the Assignor has caused this Agreement to be executed and its seal affixed hereto as of the day and year first above written.

S.C. Marks, L.L.C.

by: 10, 10 20

Collymore Rock of St. Michael Bortodos of west Indies

On this 5th day of August, 1997, before me personally appeared Wayne Nishimura, known to me to be the Assistant Manager, Secretary and Treasurer of S.C. Marks, L.L.C., the assignor above named, and acknowledged that he executed the foregoing assignment on behalf of said assignor and pursuant to authority duly received.

Charly 716h to
Motory Publicing and for Barbados

Justice of the Peace in and for Barbados

\sc-marks\assign.doc

Exhibit "A"

LICENSE AGREEMENT

Agreement made as of this 22 day of August, 1989 by and between CHARTER TRANSPORTATION (Netherlands) B.V., Barbados Branch, a Netherlands corporation ("Licensor"), and S.C. FOOD SERVICES (U.S.A.) INC., a Delaware corporation ("Licensee").

RECITALS

Licensor is the owner of the trademark listed in Exhibit A hereto, the goodwill connected with such trademark and a system of preparation and retail sale of Chinese food. That trademark, the goodwill connected therewith and the system shall herein be referred to as the "Trademark." Licensee desires to obtain an exclusive license to use the Trademark in connection with its Chinese restaurants in the United States of America (the "Territory").

NOW, THEREFORE, the parties hereto, intending to be legally bound, agree as follows:

- 1. Licensor hereby grants to Licensee the exclusive right to use the Trademark in connection with operating and ! franchising Chinese restaurants in the United States of America.
- 2. Licensee shall pay Licensor a royalty during the period from August 22, 1989 to August 21, 2004 equal to 4% of Licensees gross revenues derived from its restaurants and those of its franchisees. The royalty shall be determined as of the last day of March, June, September and December with respect to period then ending and shall be payable on or before the 20th day of the month subsequent to the day on which the determination is made. Licensor shall have the right during regular business hours to inspect the books of Licensee to confirm the accuracy of the determination.
- 3. Licensee shall take appropriate action to insure the Trademark is only used in connection with products or services of a high standard of quality. Attached hereto as Exhibit B is a draft of the Franchise Agreement to be used by Licensor in connection with its franchise of Chinese restaurants which utilize the Trademark. The standard of quality to which the franchisees must conform as set in that draft shall be the standard to which Licensee must conform when using the Trademark. Licensor shall have the right, at all reasonable times, to inspect Licensee's operations to insure that those standards are being met.

- 4. Licensee shall be permitted to grant licenses to use the Trademark to its franchisees who shall operate Chinese restaurants conforming to the standards established in Section 3 above.
- 5. Licensor shall at its own expense have the exclusive right to challenge all unauthorized uses or infringement of the Trademark. Licensee shall assist Licensor in the prosecution of lawsuits by providing such evidence and expert assistance as Licensee may have within its control.
- 6. This license granted herein shall be for a period of 15 years.
- 7. This Agreement shall be construed in accordance with the laws of the State of Delaware.
- 6. This Agreement shall be binding upon and inure to the benefit of the respective parties hereto and their successors and assigns except that Licensee may not assign this Agreement without the written consent of the Licensor. This Agreement supercedes all other agreements between the parties with respect to the subject matter hereof.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first written above.

CHARTER TRANSPORTATION (Netherlands) B.V., Barbados Branch

By:

S.C. FOOD SERVICES (U.S.A.) NC.

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