Form PTO-1594 1-31-92			ET	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office	
To the Honorable Commission	— 102146;	363	tne attached orio	jinal documents or copy thereof.	
Name of conveying party(ies):	of the terms and trademarks.			ceiving party(ies):	
	-28-02				
6	- 20 20 -	Name:	Credit Suisse Fi	rst Boston	
☐ Individuals ☐ Association ☐ General Partnership - ☐ Limited Partnership		Internal Address:			
☐ General Partnership -☒ Corporation-State - Delaware	Littlited Farthership	Street Address: 11 Madison Avenue			
□ Other		City: New York State: New York ZIP: 10010			
Additional name(s) of conveying party(ies)	attached? ☐ Yes ☒ No				
3. Nature of conveyance:					
3. Nature of Conveyance.		L Cellera	r raitheramp		
☐ Assignment	☐ Merger	☐ Limited	Partnership		
Security Interest Other Other	☐ Change of Name				
Other				United States, a domestic representative	
Execution Date: May 24, 2002		designation is attached: (Designations must be a separate document from Assignment)			
				attached? ☐ Yes ☒ No	
4. Application number(s) or registration	Trademark Registration No.(s)\				
A. Trademark Application No.(s)		13730	1373003		
	Aululaian at more bana assa	ahadi BV			
5. Name and address of party to whom	Additional numbers atta	- T		tions and registration	
document should be mailed:	oon coponicion con commig	involve		tions and registration 1	
Name: Francis L. McGrath, Legal Ass	sistant				
Internal Address: White & Case LLP		7. Total fo	ee (37 CFR 3.41)	: \$ _ 40.00	
		⊠ End			
			thorized to be ch iciency	arged to deposit account, in case of	
Street Address: 1155 Avenue of the Americas City: New York State: NY ZIP: 10036		8. Deposit account number:			
		(23-1705 in case of deficiency)			
		(Attach	duplicate copy o	of this page if paying by deposit account)	
9. Statement and signature. The statement and signature.	DO NOT US				
fo the best of my knowledge and bell document.	iet, the toregoing intormation is	s true and corr	ect and any attac	ched copy is a true copy of the original	
Francis L. McGrath		range	us K. M	Lyum June 19, 2002	
Name of Person Signing	J		Signature	Date	
			otal number of p	ages comprising cover sheet: 1	
OMB No. 0651-0011 (exp. 4/94)					
	Do not deta	ch this portion	1		
Mail documents to be recorded with required cover sheet information					
Commissioner of I	Patents and Trademarks			ξ ÷ .,	
Box Assignments				•	
Washington, D.C.	20231				
including time for reviewing the do- Sent comments regarding this bur 1000C, Washington, D.C. 20231, Washington, D.C. 20503.	cument and gathering the d den estimate to the U.S. F	lata needed, Patent and T	and completing rademark Office	minutes per document to be recorded and reviewing sample cover sheet e, Office of Information Systems, PK2 erwork Reduction Project (0651-0011)	
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6/12/2002 3/42 PM (2K) NEWYORK 010698 v1 [j\$p601!.DOC]					
\			-	TRADEMARK	

ASSIGNMENT OF SECURITY INTEREST IN CERTAIN TRADEMARKS

FOR GOOD AND VALUABLE CONSIDERATION, receipt and sufficiency of which are hereby acknowledged, QSI Services, Inc., a Delaware corporation ("the Assignor") with principal offices at 3802 Corporex Park Drive, Tampa, Florida 33619 hereby assigns and grants to Credit Suisse First Boston, as Collateral Agent (the "Assignee") with principal offices at 11 Madison Avenue, New York, New York 10010, a security interest in (i) all of the Assignor's right, title and interest in and to the trademarks, trademark registrations and trademark applications (the "Marks") set forth on Schedule A attached hereto; together with (ii) all Proceeds (as such term is defined in the Security Agreement referred to below) of the Marks, (iii) the goodwill of the businesses with which the Marks are associated and (iv) all causes of action arising prior to or after the date hereof for infringement of any of the Marks or unfair competition regarding the same.

THIS ASSIGNMENT, effective as of May 24, 2002, is made to secure the satisfactory performance and payment of all the Obligations of the Assignor, as such term is defined in the Security Agreement, among Assignor, the other assignors from time to time party thereto and the Assignee, dated as of June 9, 1998, amended and restated as of August 28, 1998 (as so amended and restated and as the same may be further amended, amended and restated, modified and/or supplemented from time to time, the "Security Agreement").

This Assignment has been granted in conjunction with the security interest granted to the Assignee under the Security Agreement. The rights and remedies of the Assignee with respect to the security interest granted herein are without prejudice to, and are in addition to those set forth in the Security Agreement, all terms and provisions of which are incorporated herein by reference. In the event that any provisions of this Assignment are deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall govern.

NEWYORK 900084 v1 (2K)

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the 4th day of May, 2002.

OSI SERVICES, INC.,
as Assignor

By Mame: Thomas L. Finkbiner
Title: President

CREDIT SUISSE FIRST BOSTON, as
Collateral Agent, as Assignee

By Name:
Title:

Title:

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the 4th day of May, 2002.

QS	as Assignor	8, INC.,	
Ву			
	Name:		
	Title:		
CR		SE FIRST BOS gent, as Assign	ee
Ву		M	W
·	Name:	ROBERT HE	
	Title:	DIRECTO	3
Ву		Shot	M
-	Name:	IAN W. NALIT	T
	Title:	ASSOCIATE	

SCHEDULE A

MARK REG. NO. REG. DATE

QUALAWASH 1,373,003 November 26, 1985

NEWYORK 900084 v1 (2K)