## Edgar Filing: SHELLS SEAFOOD RESTAURANTS INC - Form 4

1. Name and Address 2. Issuer Name and Ticker 6. Relationship of Reporting

## SHELLS SEAFOOD RESTAURANTS INC

See footnote 3

Form 4

December 05, 2002

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(f) of the Investment Company Act of 1940

Of Reporting Person		Person to Issuer							
(Last, First, Middle)  Newkirk, Thomas 100 S. Ashley Dr Suite 1650 Tampa, FL 33602	SHELLS SEAF( RESTAURANTS, ("SHLL.OB")		<pre>x_DirectorOfficer10% owner *Other See footnotes 1 and 2</pre>						
	3. IRS ID Number Of Reporting Person, if and	4. Statement for Month/Year	7. Individual or Joint Group Reporting						
	entity (voluntary)	5. If Amendment, Date of Original (Month, Year) N/A	Form Filed by One Reporting PersonForm Filed by more than one Reporting Person						
* Assumes the exercise issued by Shells Seafood the holders to acquire 8, maximum number of warrant between Shells Investment	Restaurants, Inc. on 908,030 shares of cors transferred to Line	January 31, 2002, mmon stock, and also n Heaton pursuant t	so assumes to the Agreement						
Table I - Non-Derivative	Securities Acquired,	Disposed of, or Be	eneficially Owned						
1. Title of Security 2.	Trans- 3. Trans- 4	. Securities	5. Amount of 6. Owner- 7. Nature						

action action Acquired (A) or Securities ship Indirect

Date Code Disposed of (D) Beneficially Form: Beneficially (Month/ (Instr. (Instr. 3,4 and 5) Owned Direct Owners

Day/ 8) Following (D) or (Instr. Year) Reported Indirect

Amount (D) Price Transaction (I)

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Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, call, convertible securities)

1.Title of	2.0	Conver-	3.	Trans-	4.	Trans-	5	.Numb	er 6	6.E	ate E	Exe	rcisable	7.	Title ar	nd 8.	.Price	of
Derivative	:	sion or		action		action		of		â	and Ex	крі	ration	i	Amount o	of	Deriv	ative
Security	]	Exercise		Date		Code		Deri	vative	e D	ate			Ţ	Underlyi	ing	Secur	ity
(Instr. 3)	]	Price of		(Month/		(Instr		Secu	rities	s (	(Month	n/Da	ay/Year)		Securiti	ies	(Inst	r. 5)
	I	Derivative	;	Day/		8)		Acqu	ired						(Instr.	3		
	:	Security		Year)				(A)	or					ä	and 4)			
								Disp	osed									
								Of	(D)									
															Ar	nount	_	
															Oı	<u>-</u>		
															Nι	ımber	<u>-</u>	
										Γ	ate	Εz	xpiration	1	#0	Οf		
						Code	V	(A)	(D)	F	Exerci	isak	ole Date		Title Sh	nares	5	
Warrant to	0																	
purchase								(A)										
common sto	ock	\$0.16		2/11/0	2	J(1)		1,13	35 <b>,</b> 774	2	2/1/03	3	1/31/05	(	Common 1	L <b>,</b> 135	5,774	(1)
															stock,		(2)	
															\$0.01 pa			
															value pe	er		
														:	share			

## Explanation of Responses:

- (1) This warrant was issued to Shells Investment Partners, LLC ("SIP") on February 11, 2002 in connection with the Company's private financing transaction in which Shells Investment Partners, LLC and another investor each invested \$1,000,000. The Company issued to each investor (i) a secured promissory note and (ii) a warrant to purchase 4,454,015 shares of its Common Stock. The Reporting Person owns a 51% membership interest in SIP. For purposes of this Form 4, it is assumed that SIP transfers one-half of its warrants to Linn Heaton pursuant to the agreement between SIP and George Heaton, dated February 22, 2002.
- (2) This warrant provides for certain anti-dilution adjustments including upon stock dividends, reclassifications and subdivisions and in the event of sales of equity securities at below then fair market value.
- (3) See earlier Form 3, filed on behalf of the Reporting Person for additional equity securities of the issuer beneficially owned by the Reporting person.
- (4) The Reporting Person is Co-Managing Member of SIP.

/s/	Thoma	s I	R. Ne	ewkirk		
Signa	ature	of	Repo	rting	Person	12/04/02