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STEAK & SHAKE CO Form 8-K September 27, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

Pursuant to Section 13 OR 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest eventSeptember 21, 2005 reported)

THE STEAK n SHAKE COMPANY

(Exact name of registrant as specified in its charter)

Indiana000-0844537-0684070(State or other jurisdiction of incorporation)(Commission (IRS Employer File Number)Identification No.)

36 South Pennsylvania Street, Suite 500 Indianapolis, Indiana 46204

(Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code (317) 633-4100

Not Applicable

(Former name or former address, if changed since last report.)

Check the appropriate box below if the Form 8-K filing	g is intended to simultaneousl	ly satisfy the filing	obligation of
the registrant under any of the following provisions:			

[]	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
[]	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
[]	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
[]	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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ITEM 1.01 ENTRY INTO A MATERIAL DEFINITIVE AGREEMENT

On September 21, 2005, the Registrant's wholly owned subsidiary, Steak n Shake Operations, Inc., ("SNS Operations"), entered into a Multiple Uniform Franchise Agreement (the "Franchise Agreement") (attached as exhibit 10.1), a "Contract for the Sale and Use of Real Estate" (attached as Exhibit 10.2) and a "Personal Property Sales Agreement" (attached as Exhibit 10.3) with Reinwald Enterpises Emory, LLC, and Reinwald Enterprises Wild Geese, LLC, both of which are Indiana Limited Liability Companies (collectively "Franchisee"). Gary T. Reinwald, Executive Vice President of the Registrant, is a member of both Limited Liability Companies, and holds the majority of the equity in Franchisee. The closing of the transactions is scheduled to occur on September 27, 2005.

Under the Franchise Agreement, Franchisee will operate two existing restaurants, which are currently operated by SNS Operations. The properties are both located in the Knoxville, Tennessee DMA. Under the Contract for the Sale and Use of Real Estate, SNS Operations will transfer its ownership and leasehold rights in the restaurants to Franchisee. Under the Personal Property and Sales Agreement, SNS Operations will transfer ownership of all personal property located in the restaurants to Franchisee.

The aggregate consideration to be paid by Franchisee for the Agreements equals \$1,800,000. Following the transaction, Franchisee will pay routine continuing franchise, royalty and other fees.

Copies of the Agreements are filed as exhibits to this report and are incorporated by reference in this form.

ITEM 9.01 FINANCIAL STATEMENTS AND EXHIBITS

- (c) Exhibits
- 10.1 Multiple Uniform Franchise Agreement
- 10.2 Contract for the Sale and Use of Real Estate
- 10.3 Personal Property and Sales Agreement
 - 10.4 Assignment and Assumption Agreement

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

THE STEAK n SHAKE COMPANY

By: /s/ Jeffrey A. Blade

Jeffrey A. Blade,

Senior Vice President and Chief Financial Officer

Dated: September 26, 2005