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SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT

July

THIS AGREEMENT is made and entered into as of the 30th day of the 1987 by and between Radio Chuck, a Division of Tandy Corporation

("Tenant"), and PHOENIX MUTUAL LIFE INSURANCE COMPANY, a specially chartered Connecticut corporation ("M:rtgagee").

RECITALS:

A) LaSalle National Bank, not personally but solely as Trustee under a Trust Agreement dated -pril 24, 1959 and known as Trust No. 22847 (the "Trust"), has executed and delivered or concurrently herewith will execute and deliver to Mortgagee, a Mortgage (the Mortgage") dated June 9, 1987 encumbering the Real Estate (hereinafter defined) to secure an indebtedness in the principal amount of Three Million and No/100 Dolla's (\$3,000,000). The Mortgage is recorded in the Cook County, Illinois Recorder of Deeds Office on Liuly June 29, 1987 as Document No. 87415596.

July June 29, 1987 as Document No. 87415596

B) Tenant has entered into a lease agreement (the "Lease") dated delay to with the Trust and/or its beneficiaries (the landlord under the Lease being referred to hereinafter as "Landlord"), pursuant to which Tenant leased a portion of the shopping center commonly known as Lynn Plaza in Wheeling, Illinois. The real estate comprising said shopping center is legally described in Exhibit A attached hereto and made a part hereo (the "Real Estate").

The Lease is for an initial term of ten five (spears with an option retained by Tonant to extend initial term for additional term(s)

C) Mortgagee, as a condition to making a mortgage loan of the Real Estate has required the execution of this Agreement.

This instrument was prepared by and after recording should be returned to: David B. Berzon, Esq. Greenberger, Krauss & Jacobs, Chartered 180 N. LaSalle Street, Suite 2700 Chicago, Illinois 60601

and a second Lease extension agreement

hich was extended by Lease Extension Agreement dated June 18, 1982, beginning July 1, 1987.

and extended for a term of five (5) years by the above referenced Lease Extension Agreement,
dated June 18, 1982 and for an additional five years by the Lease extension

agreement beginning July 1, 1987.

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NOW. THEREFORE, in consideration of the foregoing Recitals and the mutual covenants and agreements herein contained and to induce Mortgagee to make said mortgage loan upon the Real induce and for other valuable consideration, the receipt and Estate and for other valuable consideration, the parties do sufficiency of which are hereby acknowledged, the parties do hereby covenant and agree as follows:

- 1. Tenant covenants that the lease agreement(s) described in Exhibit B attached hereto is (are) all of the documents governing the tenancy of Tenant with respect to the Real Estate (including all amendments or modifications thereof), and Tenant mereby agrees not to amend or modify the Lease without the prior written consent of Mortgagee.
- 7. Tenant hereby represents, warrants, covenants and confirms that:
 - (1) the execution and delivery hereof have been duly authorized by Tenant and such execution and delivery shall cause Tenant to be bound hereby.
 - (b) the Lease is in full force and effect and no default exists becreunder nor does any circumstance exist which, with the passage of time, the giving of notice, or both, would constitute a default under the Lease;
 - (c) no rents have been prepaid except as provided by the Lease nor does Tenant now have or hold any claim against Landlord that might be setoff or credited against Landlord or which might be satoff or credited against future accruing rents or any other sums due from Tenant to Landlord under the Lease;

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(d) Tenant has received no notice of a prior sale, transfer, assignment, hypothecation, or pledge of the Lease or of the rents secured therein; and

(c)—all other representations, warranting and agreements consurrantly harawith by Tonont to Hertgages are binding upon Tonont and in full force and offert.

3. Prior to pursuing any remedy available to Tenant under the Lease, at law or in equity which Tenant may have as a result of any failure of Landlord to perform or observe any covenant, condition, provision or obligation to be performed or observed by Landlord under the Lease (any such failure hereinafter referred to as a "Landlord's Default"), Tenant shall: (a) provide Mortgagee with a notice of Landlord's Default (the "Notice of Landlord's Default") specifying the nature thereof, the section of the Lease under which same arose

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and the remedy which Tenant will elect under the terms of the Lease or otherwise, and (b) allow Mortgagee thirty (30) days following receipt of such Notice of Landlord's Default to cure

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the same, provided, however, that, if such Landlord's Default is not readily curable with such thirty (30) day period. Tenant shall give Mortgagee up to ninety (90) additional days to cure such Landlord's Default so long as Mortgagee is diligently Tenant shall not pursue any remedy available pursuing a cure. to it as a result of any Landlord's Default unless Mortgagee fails to cure same within the applicable time period specified above. For purposes of this Paragraph 3, a Landlord's Default shall not be deemed to have occurred until all grace and/or cure periods applicable thereto under the Lease have lapsed without Landlord having effectuated a cure thereof. Notwithat inding any provisions hereof to the contrary, Mortgagee shall have not less than the same time periods to cure a Landlord's Defailt as the time periods given to Landlord under the Lease to cure such Default.

- 4. The Lease shall be subject and subordinate to the Mortgage and to all renewals, modifications, amendments, consolidations, replacements, and extensions for or of the Mortgage, to the full extent of all principal, interest and all other amounts secured thereby.
- 5. In the event that Mortgagee elects to foreclose the Mortgage, Mortgagee will not join Tenant as a party defendant in any foreclosure proceedings as long as Tenant has not amended the Lease without the prior written consent of Mortgagee and is not in default under any of the covenants, provisions or conditions of the Lease or this Agreement.

In the event that Mortgages, as a result of foreclosure or a deed or other transfer in lieu of foreclosure, succeeds to the interest of Landlord under the Lease, Mortgagee agrees to be bound to Tenant under all of the covenants, provisions and conditions of the Lease (except to the extent that the Lease has been modified without Mortgagee's written consent), and Tenant agrees, from and after such event, to attorn to Mortgagee, any purchaser at any foreclosure sale of the Real Estate, or both, all rights and obligations of Mortgagee (as successor to Landlord) and Tenant under the Lease to continue as though the interest of Landlord had hot terminated or such foreclosure proceedings had not been brought, and Tenant shall have the same rights as contained in the Lease (except to the extent that the Lease has been modified without Mortgagee's prior written consent); provided, however, that Mortgagee shall not be:

4a)--liable-for-eny-ect-or-omission-of-eny-priselandlard-(including-bandlord)-

(b) subject to any offsets or defenses which Tenant.
might have equinat any prior landlord (including Landlord).

(s) bound by any cont as additional sent which the

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(a) tradic deposit of	lot actually paid over to	
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(e) bound by any ame	nture endification of the	
	sent subsequent to the date	
hereof. Which consent shall be	the sole responsibility and obligat	ion of
Landlord to obtain.	a danishad ka ma aisaa saasa kk	· _
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the when mailed by certifi		TANOY
requested, postage prepaid, add		CHAN LE
requestion postugo proporto, aut	ricades as corrows,	9,50, 2
To Tenant:	Radio Shack; a-Division-of	
32000	Tandy Corporation	
$O_{\mathcal{F}}$	9997 West 7th Street 100 One	Tandy
	Fort Worth, Texas color	Cente
	(610)2	7
		-
With a copy co:		
		
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To Mortgagee:	Phoenix Mutual Life Insuran	~a
to moregages.	Company	CE
	Cne American Row	
	Harcford, Connecticut 06115	
	Attn: Real Estate Investmen	
	Medit bada and anticomic	
With a copy to:	Greenberger, Krauss & Jacobs	5.
with a copy co,	Chartered	- ,
	Suite 2700	
	180 N. LaSalle Street	
	Chicago, IL 60601	COD.
	Attn: David Glickstein, Esc	3.5
and shall be deemed given when actual	lly received or refused by the intend	edi
party as evidenced by the return rece	eipt,	
Either party, at any ti	me and from time to time (by	696
roviding notice to the other pa	rty in the manner set forth	<u>ත</u>

Either party, at any time and from time to time (by providing notice to the other party in the manner set forth above), may designate a different address or person, or both, to whom such notices may be sent; provided, however, that such notice of change shall not be deemed given until actually received by the appropriate recipient.

8. Tenant acknowledges and agrees that Mortgagee will be relying on the representations, warranties, covenants and agreements of Tenant contained herein as a basis for Mortgagee

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making the loan secured by the Mortgage and that any default by Tenant hereunder shall permit Mortgagee, at its option, to exercise any and all of its rights and remedies at law and in equity against Tenant and to join Tenant in a foreclosure action thereby terminating Tenant's right, title and interest in and to the premises demised to Tenant under the Lease.

This Agreement shall be binding upon and shall inure to the benefit of the parties hereto, their respective successors and assigns and any nominees of Mortgagee, who are entitled to rely upon the provisions hereof. This Agreement shall be governed by the laws of the State of Illinois.

AN WITNESS WHEREOF, the parties hereto have executed these presents the day and year first above written. By.

Mortgagee:

PHOENIX MU
COMPANY, ;

rectic

Tandy Corporation

Don Wilkins

Director of Real Estate

FHOENIX MUTUAL LIFE INSURANCE COMPANY, a specially chartered Conrecticut corporation

Office

By:

Title:

Vica President

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Andrew Street

STATE OF Texas	
) SS	
COUNTY OF Tarrant)	
I MUKA I NAMORO	
I, Laura Move, a Notary Public in and for	
said County in the State aforesaid, do hereby certify that	
Don Wilkins the Director of Real Fetate Of	
Tandy Corporation	_
partnership/corporation, personally known to me to be the same	
person whose name is subscribed to the foregoing instrument in	
such capacity, appeared before me this day in person and	
acknowledged that he signed and delivered such instrument as his	;
own tree and voluntary acts and as the free and voluntary act of	:
said rartnership/corporation, for the uses and purposes set fort	
therein set forth.	
1/1/04/30	
Given under my hand and notarial seal on Jill , 198	7.
LAUNC 1. MOORE	
Note Public State William Public	
Hig Commission Expl. is Aug. 43, 1987	
My Commission Expires:	
TI COMMITTORION BAPTION	
STATE OF CONNECTICUT)	
) SS	
COUNTY OF _Hartford)	
COUNTY OF HAPPINGS	
I, Josephine A. Melusky , a Novary Public in and for	
said County in the State aforesaid, do hereby certify that	
John A. Donaghue Rice President of	
Phoenix Mutual Life Insurance Company, a specially chartered	
same person whose name is subscribed to the foregoing instrument	
in such capacity, appeared before me this day in person and	
acknowledged that he signed and delivered such instrument as his	
own free and voluntary act and as the free and voluntary act of	
said Corporation, for the uses and purposes set forth therein.	
said Corporation, for the daes and barboars sec forthe mereru.	_
Given under my hand and notarial seal on O	D.
1987.	٠į.
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Notary Public	5
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Connecticut corporation, who is personally known to be to be the same person whose name is subscribed to the foregoing instrument in such capacity, appeared before me this day in person and acknowledged that he signed and delivered such instrument as his own free and voluntary act and as the free and voluntary act of said Corporation, for the uses and purposes set forth therein. Given under my hand and notarial seal on	C

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EXHIBIT A

Legal Description Of The Real Estate

LOT 1 IN DOMINICK DI MATTEO JR. RESUBDIVISION, BEING A SUBDIVISION OF PART OF LOT 6 IN OWNER'S DIVISION OF BUFFALO CREEK FARMS (DOCUMENT 9195285), A SUBDIVISION IN SECTION 2, SECTION 3, SECTION 1, SECTION 5, AND SECTION 10, TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS (EXCEPT THAT PART OF SAID LOT 1 DESCRIBED AS FOLLOWS):

BEGINNING AT THE INTERSECTION OF THE WEST LINE OF SAID LOT 1
AND THE EASTERLY LINE OF MC HENRY ROAD, ALSO BEING THE SOUTHWESTERLY
LINE OF SAID LOT 1; HENCE NORTH 00 DEGREES 00 MINUTES 00 SECONDS
EAST ALONG THE WEST LINE OF SAID LOT 1, A DISTANCE OF 120.28
FEET; THENCE NORTH 88 DEGREES 04 MINUTES 00 SECONDS EAST 125.0
FEET; THENCE SOUTH 00 DEGRIDS 00 MINUTES 00 SECONDS EAST 125.0
FEET TO THE SOUTH LINE OF SAID LOT 1; THENCE SOUTH 88 DEGREES
04 MINUTES 00 SECONDS WEST ALONG SAID SOUTH LINE 120.02 FEET TO
THE EASTERLY LINE OF MC HENRY MOAD, ALSO BEING THE SOUTHWESTERLY
LINE OF SAID LOT 1; THENCE NORTH 12 DEGREES 34 MINUTES 00 SECONDS
WEST 6.74 FEET TO THE POINT OF BEGINNING.

PIN # 03-03-400-048-0000 HHOME 524-600 W. Dunder Road Wheeling, Illinois 60090

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EXHIBIT B

Description of the Lease Agreements

- (1) Lease dated (undated), 1972 between Amalgamated Trust & Savings Bank Trust No. 2213, predecessor to Landlord, and Radio Shack, a Division of Tandy Corporation, predecessor to Tenant.
- (2) Lease Extension Agreement dated June 18, 1982 between Landlord and Tenant.
- (3) <u>Lease Extension Agreement</u> dated June 30, 1987 between Landlord and Tenant.

No Other Agreements

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Description of the imare Agreement

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