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NOTICE AND CONSENT OF SUBORDINATED MORTGAGEHOLDER

TO AMENDMENT TO MORTGAGE NOTE,

MORTGAGE AND LOAN INSTRUMENTS 184444 TEAM 4808 05/02/91 13:15:00

19929 1 77 HOURS INSTRUMENTS 184444 TEAM 4808 05/02/91 13:15:00

19929 1 77 HOURS INSTRUMENTS 184644 TEAM 4808 05/02/91 13:15:00

This Notice and Consent, dated as of March 1/10, 1991, is made and delivered by Chicago Title & Trust Company, as Trustee, and Sheraton Operating Corporation, as Beneficiary ("Subordinated Mortgages") to Aetha Life Insurance Company ("Senior Mortgages").

WHEREAS, Senior Mortgagee is the holder of a Mortgage Note dated July 12, 1987 in the principal amount of \$21,500,000 (the "Senior Mortgage Note"), entered into by Lake Shore National Bank, a national ranking association, not personally but as Trustee under Trust Agreement dated November 30, 1984 and known as Trust No. 4967 (the "Trust") at the direction of Chicago Huron Partners, sole beneficiary and sole holder of the power of direction in and to the Trust ("Mortgagor"); and

WHEREAS, to secure the Sanior Mortgage Note, Mortgagor made a Leasehold Mortgage and Assignment of Rents and Security Agreement in favor of Senior Mortgages dated July 29, 1987, encumbering certain real property and improvements, legally described on Exhibit "A" attached hereto and made a part hereof (the "Property");

WHEREAS, the Subordinated Mortgagee is the holder of two Promissory Notes in the aggregate principal amount of \$1,300,000 secured by a Deed of Trust executed and delivered as of August 25, 1986 and recorded as Document No. (6,384,154 on August 29, 1986;

WHEREAS, the Subordinated Mortgages has subordinated the Subordinated Mortgage to the Senior Mortgage pursuant to a Subordination Agreement dated as of July 29, 1987 and recorded as Document No. 87,419,112 on July 30, 1987;

WHEREAS, Mortgagor and Senior Mortgages have entered into an Amendment to Mortgage Note, Mortgage and Loan Instruments, dated as of an effective date of August 1, 1990, a copy of which is attached hereto as Exhibit "B" (the "Loan Amendment"), and pursuant to which, among other things, the Senior Mortgage Note will be amended and modified to extend the Maturity Date (as therein defined), alter applicable rates of interest and modify principal payments due under the Senior Mortgage Note;

WHEREAS, as a condition precedent to the consummation of the transactions contemplated by the Loan Amendment, Senior Mortgages requires the consent of Subordinated Mortgages thereto;

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NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Subordinated Mortgages hereby agrees as follows:

- 1. Consent to Loan Amendment. Subordinated Mortgages hereby acknowledges and consents to the terms of the Loan Amendment, and to the continued, uninterrupted subordination of its Subordinated Mortgage, as described above, to the Senior Mortgage Note and Senior Mortgage, and any indebtedness, liabilities or obligations arising thereunder or secured thereby, as the same are amended and modified by the Loan Amendment.
- 2. Further Assurances. Subordinated Mortgages will execute such instruments and take such other actions as from time to time may be reasonably requested by Sanior Mortgages to evidence the Foragoing consent of Subordinated Mortgage to the Loan Amendment.
- 3. No Defaul's Subordinated Mortgages hereby affirms to Senior Mortgages that, as of the date hereof, there are no defaults or, to the best of its knowledge and belief, events which might lead to defaults under the terms of the Subordination Agreement, except as set forth or Exhibit C attached hereto.

IN WITNESS WHEREOP, Subordinated Mortgages has executed and delivered this Notice and Consent as of the day and year first above written.

ATTEST: Mille They?	BY: Alama, Bing	
Its:	AUST, VICE PERMITTE	

Prepared by and after recording return to:

Adrian C. Smith ROSS & HARDIES 150 North Michigan Avenue Suite 2500 Chicago, Illinois 60601 312/558-1000 SHERATON OPERATING CORPORATION

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STATE OF <u>HASSACHUSETTS</u>	6S:
COUNTY OF SUFFOLK	65:
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The undersigned,	n the State aforesaid, DO HEREBY
Public in and for said County i	n the State aforesaid, DO HEREBY
CERTIFY that Vive Carry You or	ally known to me and known by me
to be the President and	ally known to me and known by me
respectively ofSHERATON OPE	RATING CORPORATION
Delaware porporation, in whose	name the above and foregoing d before me this day in person and
severally acknowledged that the	y signed and delivered the said
instrument as their free and vo	luntary act and as the free and
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then and there acknowledged tha	t he/she, as custodian of the
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respectivel	y of <u>CHICAGO T</u>	ITLE & TRUST COMPANY
Illinois co	rporation, in who	se name, as Trustee, the above and
foregoing 1	ngtrument is execu	ated, appeared before me this day in
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		"OFFICIAL SEAL" Kathleen Piatek
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EXHIBIT C

- Unpaid Real Estate Taxes and Personal Property Taxes.
- Any defaults that may exist pursuant to the Actna First 2. Mortgage Loan documents or the Second Mortgage Loan documents.

JFPMINIMONICAGE AND Prepared by and after recording return to:

ADRIAN C. SMITH ROSS & HARDIES 150 North Michigan Avenue Suite 2500 Chicago, Illinois 60601

AMENDMENT TO MORTGAGE NOTE, MORTGAGE AND LOAN INSTRUMENTS

This Amendment to Mortgage Note, Mortgage and Loan Instruments (the "Amendment") is entered into as of and effective August 1, 1990, by and between LAKE SHORE MATIONAL BANK, a national banking association, not personally but as Trustee under Trust Agreement (the "Trust Agreement") dated Movember 30, 1984 and known as Trust No. 4967 ("Mortgagor"), CHICAGO HURON PARTNERS, sole beneficiary and sole holder of the power of direction in and to Lake Shore Mational Bank, as Trustee under the Trust Agreement ("Deneficiary"), James C. Caraher and David J. Buffam, personally, and AETNA LIFE INSURANCE COMPANY, a Connecticut corporation ("Mortgagee").

RECITALS

WHEREAS, Mortgagor made a fortgage Note dated July 29, 1987 in the principal amount of TWENTY-ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$21,500,000) in favor of Mortgagee (the "Mortgage Note");

WHEREAS, to secure the Mortgage Note, Mortgagor made a Leasehold Mortgage and Assignment of Rents and Security Agreement in favor of the Mortgagee dated July 29, 1987, encumbering certain real property legally described on <a href="Exhibit "A" attached hereto and made a part hereof (the "Property"), which was recorded in the Cook County Recorder's Office as Document 87419110 (the "Mortgage");

WHEREAS, in addition to the Mortgage Note and Mortgage Mortgagor, Mortgagee, Beneficiary and certain other parties in some instances, entered into certain other instruments and agreements, in connection with or otherwise related to the financing described above, including without limitation the following (Documents Numbers 4, 5, 6, 7, 8 and 9 below being hereinafter collectively referred to as the "Loan Instruments"):

- Mortgage Loan Application, executed May 7, 1987, by Mortgagor and Beneficiary, as Borrower (the "Application").
- Commitment letter, dated May 11, 1987, by and between Mortgagor and Mortgagee (the "Commitment").
- 3. Undated letter amending the terms of the Application and Commitment.

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- 4. Assignment of Leases and Rents, dated July 29, 1987, by and between Mortgagor and Mortgages recorded on July 30, 1987, as Document No. 87419111 (the "Assignment of Leases").
- 5. Assignment of Management and Operating Documents, dated July 29, 1987, by and between Mortgagor, Beneficiary and Mortgageo.
- 6 Security Agreement and Assignment of Beneficial Interest, dated July 29, 1987, by and between Mortgagor, Beneficiary and Mortgages (the "Security Agreement and Assignment").
- 7. Security Agreement, dated July 29, 1987, by and between Morrogagor, Beneficiary and Mortgages (the "Security Agreement").
- 8. Conditional Assignment of Equipment Leases, dated July 29, 1987, by and between Mortgagor, Beneficiary and Mortgages (200 "Conditional Assignment of Leases").
- 9. Indemnity Agreement, dated July 29, 1987, by and between Mortgagor and Chicago Huron Partners for the benefit of the Mortgagor.
- 10. Subordination Agreement, dated July 28, 1987, by and between Chicago Title & Trust Company, an Illinois Corporation ("CT&T"), as Trustee, J.W. Family Trust Nos. 1-20, Tanya Trust No. 18, M & J Wilkow, Ltd., as Agent, and Mortgages, recorded on July 30, 1987 as Document No. 87419113.
- 11. Subordination Agreement, dated July 23, 1987, by and between CT&T, as Trustee, Sheraton Operating Corporation and Mortgagee, recorded on July 30, 1987 as Document No. 87419112.
- 12. Subordination of Management Liens, dated July 9, 1987, by and between The Caraher Corporation and Morrougee, recorded on July 30, 1987 as Document No. 87419115.
- 13. Subordination of Management Liens, dated July 13, 1987, by and between Mutual Garages, Inc. and Mortgagee, recorded on July 30, 1987 as Document No. 87419115.
- 14. Consent and Subordination Agreement, dated January 25, 1938, by and between Signal Capital Corporation and Mortgagee.
- 15. Subordinate Assignment of Beneficial Interest and Subordinated Security Agreement, dated as of January 25, 1988, between Signal Capital Corporation and Beneficiary, recorded January 26, 1988 as Document

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16. Subordinate Leasehold Mortgage, Assignment of Rents and Security Agreement, dated as of January 25, 1988, between Signal Capital Corporation and Mortgagor, and recorded January 26, 1988 as Document No. 88,038,353 and as assigned to Textron Financial Corporation ("Textron") by Assignment dated April 4, 1990 and recorded as Document 90151855.

WHEREAS, by letter agreement between Beneficiary and Mortgagee dated as of March 5, 1991, and amended and supplemented by letter agreement dated as of April 10, 1991 (as amended and supplemented, the "Letter Agreement"), Mortgagee agreed, among other things, to extend the maturity date of the Mortgage Note from August 1, 1990 to August 1, 1991, upon certain terms and condition therein expressed (the "Loan Modification");

NOW, THEREFORE, in consideration of the premises and the mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree to amend the Mortgage Note, the Mortgage and each of the Loan Instruments in the following manner and on the following terms and conditions:

- 1. Amendments to Mortgage Note, Mortgage and Loan Instruments. Upon the closing of the transactions herein contemplated and effective as of the date hereof, the Mortgage Note, Mortgage and each of the Loan Instruments shall be amended as follows:
 - A. Maturity Dato. The miturity date (the "Maturity Date") of the indobtedness evidenced by the Mortgage Note shall be extended from August 1, 1990 to August 1, 1991, at which date the outstanding principal balance, coosther with all accrued intorest, shall be due and payable.
 - B. Increase of Principal Indebtedness. The principal amount of the Mortgage Note Shall be increased from the original amount of TWENTY-ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$21,500,000) to TWENTY-ONE MILLION FIVE HUNDRED FIFTY DOLLARS (\$21,553,750), to evidence a one-quarter percentage point loan extension fee;
 - C. Interest Rate. The interest rate on the Mortgage Note shall be increased
 - (i) from nine and seventy-five hundredths percent (9.75%) per annum to ten percent (10.0%) per annum, effective for the period from August 1, 1990 through January 31, 1991 (the "First Interest

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Period"); and

(ii) from ten percent (10%) per annum to ten and twenty-five hundredths percent (10.25%) per annum effective for the period from February 1, 1991 until the Maturity Date (the "Second Interest Period").

Except as otherwise provided in the Letter Agreement as to the First Period Interest, interest shall be due and payable in advance on the first day of each calendar month, commencing April 1, 1991. Interest payments shall be in addition to principal payments due under the Mortgage Note and as herein provided.

- D. Additional Principal Payments. In addition to, and not in reduction of, the regular monthly or other payments under the Mortgage Note, Mortgagor shall make principal payments thereon as follows:
 - (i) \$75,000, due and payable on or before I/a, 1, 1991;
 - (ii) \$75,000, due and payable on or before June 1 1991; and
 - (iii) \$125,000, due and payable on or before July 1, 1991.
 - E. Security Interest in Accounts. The Loan Instruments, and specifically the Security Agreement, shall be amended to provide that, as of the effective date hereof, Mortgagor chants Mortgagee, as secured party, a first security interest in all existing and future "accounts," as defined in Article 9-106 of the Uniform Commercial Code as in effect from time to time in the State or Illinois (Ill. Rev. Stat. Ch.26 19-106) (the "Uniform Commercial Code") and the proceeds thereof. Furthermore, the Mortgagor hereby acknowledges that references in the Mortgage to all "rents, issues and profits" derived from the Real Property shall be deemed to include "accounts" as defined in the Uniform Commercial Code.
- 2. <u>Conditions to Closing</u>. The closing of the transactions herein contemplated shall occur on or before April 12, 1991 (the "Closing"). The following items shall be conditions precedent to the Closing and effectiveness of the Loan Modification:
 - A. Consents of Subordinate Lienholders. On or before the Closing, Mortgagor shall deliver to

Mortgages written consents to this Amendment from each of the subordinate lienholders on the Property listed in Exhibit "B", or any other party whose consent to this Amendment is required by Mortgages, in form and substance acceptable to Mortgages in its sole discretion.

- B. Mortgagor's Counsel's Opinion Latter. Prior to the recordation of this Amendment, Mortgages shall have received a written opinion from Mortgagor's and Beneficiary's counsel, satisfactory to Mortgagee, stating, inter alia, that the Mortgage Note, Mortgage and Loan Instruments (as modified hereby) are valid and in full force and effect, binding upon Mortgagor and Beneficiary in accordance with their terms.
- C. Payment of Martgagee's Attorneys' recogning Costs. On or before the Closing, Costs and or shall have paid in full all legation policy and other fees, enter the control of the control Payment of Mortgagee's Attorneys' Fees and Mortgagor shall have paid in full all legal, recording, title policy and other fees, expenses and costs incurred by Mortgagee (including without limitation its attorneys' fees) (collectively "Mortgage's Costs") in connection with the Loan Modification, this Amendment and the closing of the transactions hereby contemplated, Notwithstanding the foregoing, if, for whatever reason, the transactions herein contemplated are not consummated, mortgagee shall pay Mortgagee's Costs nevertheless. If not so paid within 10 days after demand for payment thereof by Mortgagee, such failure to pay Mortgagee's Costs will be an event of default under the Joan Instruments, entitling Mortgagee to all of its rights and remedies thereunder.
 - D. No Defaults. At the time of Closing, the Mortgage Note, Mortgage and Loan Instruments shall not be in default, and all debt service payments and insurance premiums shall be paid and current. In addition, except for the Delinquent Picperty Taxes (as hereinafter defined), there shall exist no events which, with the lapse of time or upon notice, would constitute a default under the Mortgage Note, Mortgage and Loan Instruments. Mortgagee shall be entitled, upon request, to satisfactory documentation evidencing Mortgagor's and Beneficiary's compliance with this condition precedent.
 - E. <u>Environmental Study</u>. On or before April 10, 1991, Mortgagor shall have retained the services of an environmental consultant acceptable to Mortgages to prepare (a) a Phase I environmental study of the Property (the "Environmental Study"),

and, (b) at Mortgages's discretion, any additional studies that may be reasonably necessary.

- F. Title Endorsement. Upon Closing, Mortgagor will provide Mortgages an endorsement to its mortgages title insurance policy numbered 230418, originally dated July 30, 1987, issued by Ticor Title Insurance Company of California and satisfactory to the Mortgages, insuring that the Mortgage, as amended by this Amendment, remains a first, valid and prior lien on the Property as of the date of the recording of the Amendment thereof. Such endorsement shall contain no information or exceptions that are not approved in writing by Mortgages prior to the Closing.
- G. Guarantees of Delinguent need deliver and On or before the Closing, James C. Caraher and David J. Buffam shall execute and deliver to Guarantees of Delinquent Real Estate Taxes. Mortgages their individual, personal guarantees (the "Tax Guarantoos") for 50% each (a total of 100%) of the delinquent 1989 first and second installment and 1990 first installment of real property taxes on the Property, together with accrued and Impaid interest and penalties thereon and all related costs of redemption (collectively, the "Delinquent Property Taxes"). The Tax Guarantees shall be acceptable in form and substance to Astna in its solo discretion. addition, on or before the Closing, the personal guarantees of Messrs. Carahor and Buffam, given to Textron to guarantee Textron's \$7,000,000 subordinated debt (the "Textron Guarantees") must be subordinated in writing by Textron to the Tax Guarantees. In connection with the execution and delivery with the Tax Guarantees Wasses. Caraher and Buffam each shall have delivered to Mortgages on or before the Closing their notarized personal financial statements, in form and sufficient detail acceptable to Mortgages (the "Personal Financial Statements"). If, on or before June 1, 1991, Mortgagor delivers to Mortgageo an irrevocable stand-by letter of credit, in form and substance as set forth in paragraph 3.B. below, then the Tax Guarantees, to extent that they guarantee the Delinquent Property Taxes, shall be deemed satisfied and released.
 - H. Tax Escrow. On or before the Closing, Mortgagor shall establish a real estate tax escrow with Mortgages for the second installment of 1990 real estate taxes due August 1, 1991 (the "Tax Escrow"), and shall deposit therein the sum of \$167,000 (representing two months' estimated prorated real estate taxes). Mortgagor shall also

deposit into the Tax Escrow the sum of \$150,000 on or before June 1, 1991 and an additional \$150,000 on or before July 1, 1991. All funds from time to time on deposit in the Tax Escrow will be earmarked and used exclusively for payment of real estate taxes on the Property. The schedule for any subsequent or other deposits by Mortgagor to the Tax Escrow shall have been provided and be acceptable to Mortgagee prior to the Closing in its sole discretion.

- If, for whatever reason, including, without limitation, the failure to meet or comply with any of the foregoing conditions precedent, the Closing does not occur on or before April 12,//, arm 1991, then, notwithstanding anything herein to the contrary, Mortgages shall have no obligation to proceed with the Loan Modification and this Amendment (and the commitments to Mortgagor evidenced thereby or by the Letter Agreement), and the same shall be deemed immediately null and void without further action of the parties.
- 3. Post-Closing Covenants. The following post-Closing covenants and conditions must be fully performed and complied with by Mortgagor and Beneficiary as herein provided, and the failure of Mortgage and Beneficiary to do so shall constitute events of default under the Nova, Mortgage and Loan Instruments:
 - A. <u>Environmental Study</u>. Mortgagor shall deliver the completed Phase I Environmental Study to Mortgages on or before May 15, 1991.
 - Payment of Delinquent Property Taxes. All Delinquent Property Taxes on the Property must be redeemed and/or paid in full on or before June 1, 1991, including without limitation all sums necessary to redeem the Property for non-payment of the 1989 first and second insuallments of taxes (ostimated: \$993,446) and the first installment of 1990 taxes (estimated: \$496,723). Notwithstanding the foregoing, on or before June 1, 1991, Mortgagor may tender to Mortgagee an irrevocable stand-by letter of credit, in form and substance and from a financial institution, acceptable in all respects to Mortgages, in its sole discretion, for the full amount of the Delinquent Property Taxes, estimated if necessary but in any event sufficient to fully redeem and pay the same. Such letter of credit shall be payable to Mortgagee on August 1, 1991 without further notice to or action by Mortgagor or Beneficiary if the Delinquent Property Taxes are not paid in full on or hefore such date.
- 4. Reaffirmation of Warranties, Representations and Covenants. Each and every warranty, representation and convenant of Mortgagor or Beneficiary, as applicable, made in connection with the Mortgage Note, Mortgage and the Loan Instruments, or

subsequent thereto, including without limitation those made in connection with the Letter Agreement, are hereby reasserted and reaffirmed to Mortgagee as true, correct and complete. 'In addition, but not by way of limitation, Mortgagor, Beneficiary and Messrs. Caraher and Buffam hereby warrant and represent to Mortgagee that:

- A. Mortgagor, Beneficiary and Messrs. Caraher and Buffam each have full power and authority to enter into this Amendment;
- B. Except for Delinquent Property Taxes, there are no defaults (or events which, upon lapse of time or with notice, would constitute a default) under the Textron Mortgage, the Sheraton Mortgage, the Sheraton Management Agreement and Management Agreement of the Mutual Management Agreement, as defined in Fighthir "B" hereto, or any related instruments, and such mortgages and agreements are in full force and effect and, in each case, the mortgage or statutory liens evidenced thereby are subordinate to the first lien of the Mortgage, as amended by this Amendment;
- Except for the security interests of Mortgagee created by the Loan Instruments and the Mortgage, and the other junior or subordinate security interests listed on Exhibit "r" hereto, Beneficiary is and will remain the sole owner of 100% of the rights, powers, privileges and beneficial interest ("Beneficial Interest") under the Trust Agreement, free from any lien, security, interest, encumbrance or other right, title or interest of any person, firm, corporation or entity; no financing statement relating to the Beneficial Interest is on file in any public office, other than financing statements reflected in Exhibit "C"; and Beneficiary shall defend the Beneficial Interest against all claims and demand of all persons at any time claiming the same or any interest adverse therein to Mortgagee;
- D. Mortgagor has not previously assigned, sold pledged, transferred, mortgaged, hypothecated, or otherwise encumbered the leases of personal property referred to in the Conditional Assignment of Equipment Leases, or the lease of real property referred to in the Assignment of Leases, or any of them; and Mortgagor has further complied, and will continue to comply, with each and every covenant and representation contained therein;
- E. Except for the security interests and rights of Mortgagee therein, Mortgagor is the owner of the Collateral, as defined in the Security Agreement, free of any lien, security interest or encumbrance of any kind; no financing statements are on file in any public

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office (other than in favor of Mortgages or as otherwise set forth in Exhibit "C"); and Mortgagor has further complied, and will continue to comply, with each and every covenant and representation contained therein;

- F. Except of the lien of the Mortgage and the junior and subordinate liens listed in Exhibit "B" hereto, including without limitation the Textron Mortgage and the Sheraton Mortgage, as defined in such Exhibit, Mortgagor is the owner of the leasehold interest in the Property (including the improvements therein) described in the Mortgage, and has complied, and will continue to comply, each and every term, covenant and representation contained therein;
- G. Except for the Delinquent Property Taxes, there are no defaults (or events which, upon lapse of time or with Motice, would constitute a default) under the Mortgage Note, Mortgage or any of the Loan Instruments, or under any leases or agreements assigned by Mortgager or Beneficiary to Mortgages as further security for the Mortgage Note and Mortgage;
- H. Mortgagor, Boneficiary and Messrs. Caraher and Buffam have no defence, claim or offset which would in any way limit or diminish the indebtedness to Mortgagee evidenced by the Mortgage Note, Mortgage, and Loan Instruments or hereunder or by the agreements contemplated hereby; and
- I. Messrs. Caraher and Buffam warrant that each and every representation and statement contained in their respective Personal Financial Statements delivered to Mortgagee prior to the Closing are true, correct and complete as of the date thereof and as of the Closing.

The foregoing warranties, representations and covenants shall survive the execution and delivery of this Amendment and the Closing, and shall be true, correct and complete as of cle-Closing and shall remain so until the full amount of the indebtedness of Mortgagor and/or Beneficiary to Mortgages order the Mortgage Note, the Mortgage and the Loan Instruments, and, in the case of Messrs. Caraher and Buffam, their obligations to Mortgages under their respective Tax Guarantees, is paid in full to Mortgages. Notwithstanding the foregoing, this Amendment shall not be deemed to constitute a consent or waiver by Mortgages of any defaults existing as of the effective date hereof, and specifically as to the Delinquent Property Taxes.

5. Full Force and Effect. Except as expressly modified herein, the terms and provisions of the Mortgage Note, Mortgage and Loan Instruments are and shall remain in full force and effect. This Amendment: (a) shall not be construed as a waiver of any other right held by Mortgagee under the Mortgage Note,

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Mortgage or any of the Loan Instruments; (b) is the final extension of the Maturity Date of the Mortgage Nove which Mortgages will grant Mortgagor; and (c) applies to the Mortgage Note, Mortgage and Loan Instruments only, and shall not operate as precedent to or for any future consents or modifications by Mortgages regarding such documents or any other loan which Mortgagor, Beneficiary or any of their affiliates may now or hereafter have with Mortgagee.

Further Assurances. Mortgagor, Beneficiary and Messrs. Caraher and Buffam each agree to execute such other documents and instruments, and take such further actions, including without limitation, payment of all related costs, as requested from time to time by Mortgagee to evidence or consummate the foregoing agreements, modifications and extensions to the Mortgage Note, Mortgage and Loan Instruments and the Tax Guarantees.

IN WITHESS WHEREOF, Mortgagor, Boneficiary, Messrs. Carahor and Buffam and Portgages have executed this Amendment effective as of the date written above.

Exoneration provisions restriction any liability of take Share National Brain attached Acreto as Toda, is herety expressly made a part herect.

Lake Shore National Bank, as Trustoo under Trust Agreement dated Hovember 30, 1984, known as Trust No. 496%, and not personally

ATTEST:

CHICAGO HURON PARTHERS, sole beneficially and sole holder of the power of direction in and to Lake Shore Hational Bank, as Trustee under Trust Agreement dated November 30, 1986 known as Trust

1967

David "Jr-Buffam, General Partner

Byt Caraher Huron Associates, an Illinois Limited Partnership, & General Partner

ames C. Caraher

Its Condwal Partner

Caraher, personally

J.-Buffam, personally

AETNA LIFE INSURANCE COMPANY, a Connecticut corporation

Its:

PERMANENT TAX NUMBER:

17-10-106-007

VOLUME:

501

ADDRESS OF PROPERTY:

TODORY OF COOK COUNTY CLORK'S OFFICE 140-160 EAST HURON STREET

Property of Coot County Clert's Office

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The Sauthers for telept the time of property of the time in Assistant to Chicago in the North Fractional 1/2 of Section to fourth p 39 March, Raign to East thanking by Kinzia'n Adition of the Third Principal Meridian, in Cook County, Illinois,

Permanent Tax Number: 17-10-105-007 Permont Tax Number: 17-10-105-007 Volume: 5:1 Address: 140-160 East Huron Street, Chicago, Illinois

ESTATE 1:

Leasehold Estate created in and by that certain Indonture of Lease dated November 5, 1968, a Himprandum of Which was remorded April 8, 1969 as Dominant No. 20,854,412, as Amended November 5, 1969, May 25, 1970, June 18, 1971 and February 15, 1977 made by Saks and Company, as Orcund Losson, and Lake Shore National Bank Trust No. 2159, as Ground Lesses, demising the land for a term of 95 years, commencing July 1, 1971 and anding Juna 30, 2065.

And assignment thereof:

Assignor: Lake Shore National Bank, Trust No. 2159

≷ssignou: RCP, Inc.

Ricorded: February 22, 1985 Occument: 27,451,775

now assignment thereof:

Assicion: Lako Ehore National Bank, Trust No. 2153 Assigned LaSallo Mational Bank, Trust No. 109164 Recorded: February 22, 1985 Cocumen

Occurant: 27,451,776

And assignment inereof: Resignor: RCP, Tro.

Assignme: Lake Shore National Bank, Trust No. 4967

Resorded: February 22, 1975 Document: 27,451,781

And assignment thereof:

Assignor: LaSalle Mational Cank, Trust No. 109164 Assignment Lake Shore National Cook, Trust No. 4987

Recorded: February 22, 1985 Cocument: 27,451,782

ESTATE 2:

The Ownership of the buildings and improvements located on the land.

ESTATE 3:

Subleasehold Estate created in and by that certain Indonese of cease dated July 1, 1971 made by Saks and Company, as Sublesson and Claridges (arking Corporation, as Sublesses, as disclosed by foreement regarding Commoncement of Term of Garage Sublease dated May 1, 1973 and recorded July 30, 1973 as Document No. 27, 19,030, as amended Capamber 21, 1972, May 1, 1973 and February 15, 1977 and evidenced by a Manorandum of Garage Sublease dated as of July 15, 1980, and recorded September 22, 183 as Document No. 25,592,895, damising the "Garage Facilities" within the building localed on the land for a term of 25 years beginning November 1, 1972.

And Assignment thereof:

Assignor: Claridges Parking Corporation

Assignee: Lake Shore Mational Bank, Trust No. 2153

And Assignment thereof:

Assignor: Lake Shore National Bank, Trust No. 2153

Assigned: RCP, Inc.

Recorded: February 22, 1985 Dodument: 27,451,779

And Assignment thereof:

Assignor: Lake Shore National Bank, Trust No. 2153 Masignes: LaSalle Mational Bank, Trust No. 107164

Recorded: February 22, 1985 Dodument: 27,451,780 Recorded: February 22, 1985 - Document: 27,451,778

And Assignment thereof: Assignor: RCP, Inc.

Assignee: Lake Shore National Bank, Trust No. 4967

Recorded: February 22, 1985 Document: 86,080,511

find Adsignment thereof:

Assignor: LaSalle National Bank, Trust No. 109164



Exhibit "B"

Subordinated Lienholders

- 1. Holders of \$4,775,000 Note dated as of January 25, 1988, Supplemental Mote of \$2,225,000 dated as of September 16, 1988 and Supplemental Floating Rate Note dated as of September 16, 1988, in favor of Signal Capital Corporation, assigned to Textron Financial Corporation ("Textron Mortgage"). Such Notes are secured by a Subordinate Leasohold Mortgage, Assignment of Rents and Security Agreement dated as of January 15, 1988, and are further secured by a Subordinate Assignment of Beneficial Interest and Subordinate Security Agreement, dated as of January 25, 1988. The Subordinated Mortgage, Subordinate Assignment of Beneficial Interest and Subordinate Security Agreement were subordinated pursuant to the Consent and Subordination Agreement dated as of January 25, 1988.
- 2. Holders of \$1.300,000 Notes in favor of Chicago Title & Trust Company, as Truscee, and Sheraton Operating Corporation, as Beneficiary (the "Sheraton Mortgage"), subordinated pursuant to Subordination Agreement decad as of July 29, 1987.
- 3. Sheraton Operating Corporation ("Sheraton"), Manager, pursuant to Management Agreement ditted as of December 7, 1984 between Sheraton and Mortgagor (the "Sheraton Management Agreement"), and subordinated pursuant to Subordination of Management Agreement dated as of July 29, 1987.
- 4. The Caraher Corporation ("Carader"), Manager, pursuant to Management Agreement (the "Caraher Management Agreement") referred to in an agreement dated as of July 1, 1987, denominated Subordination of Management Liens, between Carabar and Mortgages.
- 5. Mutual Garages, Inc. ("Mutual"), pursuant to management agreement (the "Mutual Management Agreement"), as referred to in an agreement dated as of July 13, 1987, denominated Subordination of Management Liens, between Mutual and Mortgagee.

Exhibit "C"

Permitted Exceptions

- 1. A first security interest in certain real chattels affixed to real property in favor of Aetna Life Insurance Company, Secured Party, recorded on July 31, 1987, as document number 2313971.
- 2. UCC-1 Financing Statement covering 340 ServiBars located at the Sheraton Plaza Hotel in favor of ServiSystems, Inc., Secured Party, assigned to LINC Financial Services, Inc., recorded on February 23, 1987 as document number 2246941, and as assigned to USX Credit Corporation on August 17, 1987, as document number 2319788.
- 3. A subcidinate security interest in certain real chattels affixed to real property in favor of Signal Capital Corporation, Secured Party, recorded on January 28, 1988, with the Illinois Secretary of State, as document number 2381612; as amended to cover and secure additional total indebtedness of \$7,000,000.00, recorded on June 2, 1989, as document number 2582199; and as assigned to Textron Financial Corporation, recorded on February 9, 1990, as document number 2677555.
- 4. UCC-1 Financing Statement covering Scotchtint Sun Control Film installed at the Sheraton Plaza Hotel in favor of Minnesco Division, Minnesota Mining and Manufacturing Co., Secured Party, recorded on June 17, 1988, as document number 2440383.
- 5. UCC-1 Financing Statement covering television and radio equipment in favor of Elkay Manufacturing Company, Secured Party, recorded on September 5, 1989, with the Illinois Secretary of State, as document number 2617880.
- 6. UCC-1 Financing Statement covering phone equipment in favor of Elkay Manufacturing Company, Secured Party, recorded on August 10, 1990, with the Illinois Secretary of State as Conument number 2749635.

STATE OF ILLINOIS) SS.
COUNTY OF C O O K)
The undersigned,
GIVEN under my hard and Notarial Seal this 25 day of
STANDARD COMMAND NOTARY PUBLIC NOTARY PUBLIC
(Impress notarial seal here)
My commission expires:
My commission expires:

UNOFFICIAL, CC

STATE OF Illinois SS. COUNTY OF Cock

The undersigned, Shapen M. Steche, a Hotary Public in and for said County in the State aforesaid, DOES HEREBY CERTIFY THAT JAMES C. CARAHER, as the general partner of CARAHER HURON ASSOCIATES, general partner of CHICAGO HURON PARTHERS, who is personally known to me to be the same person whose name is subscribed to the foregoing instrument as such, appeared before me this day in person and acknowledged that he signed and delivered the said instrument as his own free and voluntary act and as the free and voluntary act and deed of said partnership, for the uses and purposes therein set forth.

GIVEN Inder my hand and novarial seal this 2 day of 1991.

*OFFICIAL SE'S Sharon M. Strobo Notary Public, State of Illinois My Commission Expires 8/6/92

office (Impress notarial seal here

My commission expires:

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STATE OF Illians		1 1 2	U O W
COUNTY OF Civit	SS.		
COUNTY OF LIVE	130		į

The undersigned, Shace P. Strong, a Notary Public in and for said County in the State aforesaid, DOES HEREBY CERTIFY THAT DAVID J. BUFFAM, general partner of CHICAGO HURON PARTHERS, who is personally known to me to be the same person whose name is subscribed to the foregoing instrument as such, appeared before me this day in person and acknowledged that he signed and delivered the said instrument as his own free and voluntary act and as the free and voluntary act and deed of said partnership, for the uses and purposes therein set forth.

Olver under my hand and novarial seal this 24 day of 1991. "Official STAL" Sharon In. 51:000 Fintary Public, State of Illinois My Commission Expires 8/6/92

204 Colling Clert's Office (Impress notarial seal hera)

My commission expires:

UNOFFICIAL C

STATE (OF.	Illineis)
COUNTY	OF	Gook }

SS.

The undersigned, Share P. Sharke, a Notary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY THAT JAMES C. CARAHER, personally, known to me to be the same person whose name is subscribed to the foregoing instrument as such, appeared before me this day in person and acknowledged that he signed and delivered the said instrument as his own free and voluntary act and as the free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this 129 day of 1991.

"OFFICIAL GEAL" Sharon M Street Notary Public, State of Minois My Commission Expires 3/6/92

OOK COUNTY CLOPA'S OFFICE (Impress notarial seal here)

My commission expires:

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UNOF	FICIAL	COPY
STATE OF Illineis	9 (4,	
COUNTY OF (cok)	35.	

The undersigned, Shaco M. Shalo, a Hovary Public in and for said County in the State aforesaid, DO HEREBY CERTIFY THAT DAVID J. BUFFAM, personally, known to me to be the same person whose name is subscribed to the foregoing instrument as such, appeared before me this day in person and acknowledged that he signed and delivered the said instrument as his own free and voluntary act and as the free and voluntary act, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this // day of , 1991.

"0FF10# 2 85/11" Sharon hi. of oco Notary Public, State of illinois My Commission Expires 8/6/92

Jaren Dr Anlo

ere, County Clark's Office (Impress notarial seal nere)

My commission expires:

18

STATE OF CONNECTICUT) SS.
COUNTY OF HARTFORD)
The undersigned,
GIVEN under my hand and obtarial Seal this 11th day of Ofal, 1991.
(Impress notarial seal here)
My commission expires:
(Impress notarial seal here) My commission expires:

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Exoneration provisions restricting any liability of Lake Shore National Bank, attached hereto as Rider, is hereby expressly made a part hereof.

Rider Containing Exoneration Provisions Rescricting Liability of Lake Shore National Bank ("Trustee")

Tt is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the representations, covenants, undertakings and agreements herein made on the part of the Trustee while in form purporting to be the representations, covenants, undertakings and agreements of said Trustee are nevertheless each and every one of them, made and intended not as personal appresentations, covenants, undertakings and agreements by the Trustee or for the purpose or with the intention of binding said Trustee personally but are made and inverded for the purpose of binding only that portion of the crust property specifically described herein, and this instrument is executed and delivered by said Trustee not in its own right, but solely in the exercise of the powers conferred upon it as such Trustee, and that no pyrsonal liability or personal responsibility is assumed by nor shall at any time by asserted or enforceable against the Lake Shore National Bank under said Trust Agreement, on account of this instrument or on account of any representation, covenant, undertaking or agreement of the said Trustee in this Instrument contained, either expresses or implied, all such personal liability, if any, being expressly waived and released.

Property of Cook County Clerk's Office