THIS INSTRUMENT PREPARED BY AND AFTER RECORDING RETURN TO:

97183371

Michael B. Manuel, Esq. Goldberg, Kohn, Bell, Black, Rosenbloom & Moritz, Ltd. 55 East Monroe Street Suite 3700 Chicago, Illinois 60603 (312) 201-4000

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COOK COUNTY RECORDER

ATTORNMENT, SUBORDINATION AND NON-DISTURBANCE AGREEMENT

39.00

THIS ATTORNMENT, SUBORDINATION AND NON-DISTURBANCE AGREEMENT (the "Agreement") is made and entered into as of the 14 day of March, 1997, by and among Mid-City Parking, Inc., an Illinois corporation ("Tenant"), Mid-City Realty Corporation, an Illinois corporatior ("Landlord"), and LaSalle Bank NI ("Lender").

RECITALS

- Tenant is the subtenant under a certain lease agreement dated as of March 1, 1997 between Landlord and Tenant, pertaining to and covering a portion of that certain real estate which is legally described on Exhibit A attached hereto and the buildings and improvements located thereon (the "Property").
 - 1.2 Lender is presently contemplating the making of a loan (the "Loan") to Landlord secured by Landlord's leasehold interest in the Property. This Agreement is entered into by the parties hereto with the intention of having Lender rely thereon in disbursing the Loan.

II WARRANTIES, COVENANTS AND AGREEMENTS

	2.	As of the	e date h	iereof, said	d lease refe	erred to	in Section	 l.l abov 	e is in full
force and	effect a	and there have	been no	amendm	ents, modif	fications	or revision	s to said	Lease, and
there are	no agre	ements of any l	cind be	tween La	ndlord and	Tenant r	egarding th	e Leased	d Premises,
except	as	provided	in	said	Lease	or	except	as	follows
		Mone	·	 	_ Said	Lease,	all extension	ons, mo	difications,
replaceme	ents and	d renewals the	reof (tl	he "Suble	ase"), and	all the	provisions	thereof,	and all of
Tenant's i	rights a	nd interests th	ereunde	er, shall b	e, are here	by made	and shall	remain	completely
subject a	nd sub	ordinate to th	at cert	ain Lease	hold Mort	gage ar	d Security	Agreen	nent dated
Marc	414.	1997 and reco	orded in	the Offi	ce of the	Cook C	ounty Rec	order of	Deeds on

BOX 333-CTI

and renewals thereof Subleases and Rents renewals thereof, now documents being toge the Loan Instruments Sublease. The provise the contrary in the Sub- of any statute or rule of any right or election to	as Document No and all extensions, modifications, replacements (the "Mortgage"), and all other documents, including an Assignment of (the "Assignment"), and all extensions, modifications, replacements and we or hereafter securing the Loan (the Mortgage, Assignment and other other referred to herein as the "Loan Instruments"), to the same extent as if it is had been executed, delivered and recorded prior to execution of the sions of this Section 2.1 shall be effective notwithstanding any provisions to blease. Tenant hereby waives, to the extent permitted by law, the provisions of law now or hereafter in effect which may give or purport to give Tenant to terminate or otherwise adversely affect its rights or obligations under the gations of Tenant under this Agreement by reason of any foreclosure				
22	Tenant further represents, warrants and certifies to Lender:				
	(a) The initial term of the Sublease commenced on March 1, 1997, and will expire on February 28, 2004, exclusive of unexercised renewal options and extension options contained in the lease. Tenant has the option to renew the Sublease, for				
(b) The Sublease has been duly authorized and executed by Tenant and is in full force and effect. A true, correct and complete copy of the Sublease is attached hereto.					
(c) Tenant has accepted and is in sole possession of the Premises and is presently occupying the Leased Fremises.					
	(d) Tenant has not sublet or assigned its interest under the Sublease.				
	(e) Tenant began paying rent on				
	(f) All conditions and obligations of Landlord relating to completion of tenant improvements and making the Leased Premises ready for occupancy by Tenant have been satisfied or performed and all other conditions and				

obligations under the Sublease to be satisfied or performed, or to have been satisfied or performed, by Landlord as of the date hereof have been fully satisfied or performed, except:

- (g) There exists no defense to, or right of offset against, enforcement of the Sublease by Landlord. Neither Landlord nor Tenant is in default under the Sublease and no event has occurred which, with the giving of notice or passage of time, or both, could result in such a default.
- (h) Tenant has not received any notice of any present violation of any federal, state, county or municipal laws, regulations, ordinances, orders or directives relating to the use or condition of the Leased Premises or the Property.
- (i) Except as specifically stated in the Sublease, Tenant has not been granted (a) any option to extend the term of the Sublease, (b) any option to expand the Leased Premises or to lease additional space at the Property, (c) any right of first refusal on any space at the Property, (d) any right to terminate the Sublease prior to its stated expiration, or (e) any option or right of first refusal to purchase the Leased Premises or the Property or any part thereof.
- 2.3 Tenant agrees that it will not after the date hereof subordinate the Sublease to any mortgage, deed of trust or other lier, encumbering the Property, other than the Loan Instruments, without first obtaining the written consect of Lender.
- 2.4 Lender shall have the right at any time to elect, by a notice in writing given to Tenant, to make the Sublease superior to the Loan Instruments, and, upon the giving of such notice to Tenant, the Sublease shall be deemed to be prior and superior to such Loan Instruments and the interest thereby created and evidenced.
- 2.5 The Sublease shall not, after the date hereof, be terminated, surrendered, renewed (except as specifically permitted by the Sublease), or modified without first obtaining the prior written consent of Lender, and rent shall not be paid more than one month in 20 ance.
- 2.6 Tenant hereby acknowledges that the interest of Landlord ander the Sublease shall be assigned to Lender solely as security for the Loan and Lender (i) shall not be liable for any claims for damages or setoffs arising out of Landlord's interest in the Property, for the return of any security deposit unless it has specifically been received by Lender, for any act committed by Landlord or any breach or failure to perform by Landlord, and (ii) shall not be obligated by reason of the Assignment or the exercise of any rights granted therein to perform any obligation of Landlord. Landlord and Tenant hereby agree that immediately upon notice by Lender that a default or Event of Default has occurred under the Loan Instruments, Tenant will, if Lender so requests and until further notice and direction from Lender, make all future payments of rent and any other amounts becoming due under the Sublease directly to Lender.

Property of Cottoning Clerk's Office

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UNOFFICIAL COPY

- 2.7 In the event of any default by Landlord under the Sublease, Tenant shall promptly give notice of such default to Lender and, in such event and prior to the exercise by Tenant of any of its rights or remedies under the Sublease or otherwise with respect to such default, Lender shall have the right, but not the obligation, to cure such default within thirty (30) days following the receipt of such notice (except that if Lender cannot cure such default within such period of time, such period shall be extended for a reasonable additional period of time, provided that Lender commences to take action in order to cure such default within such period and proceeds diligently thereafter to effect such cure), and, if Lender does cure such default, then the Sublease shall remain in full force and effect.
- Notwithstanding the subordination of the Sublease as aforesaid, in the event that Lender or any other party succeeds to the rights of Landlord under the Sublease ("Successor Landlord"), whether through foreclosure, the acceptance of a deed in lieu of foreclosure or any possession, surreider, assignment, judicial action or any other action taken by Lender, then Tenant agrees that (i) it shell attorn to, and be liable to and recognize Successor Landlord as the lessor under the Sublease for the balance of the term of the Sublease upon and subject to all the terms and conditions of this Agreement and of the Sublease; (ii) thereafter, it shall make payments of rent (minimum, basic, percentage, additional or otherwise) to Successor Landlord, and otherwise perform all of Tenant's obligations set forth in the Sublease; (iii) Successor Landlord shall be responsible only for the performance of those of lessor's obligations to be performed during the period of its ownership; and (iv) Tenant snall look solely to the interest of Successor Landlord in the Property for recovery of any judgment, it being specifically agreed that neither Successor Landlord, nor Lender, nor anyone claiming under Landlord or Lender, shall ever be personally liable for any such judgment. So long as Tenant shall pay, when due, such rent and impositions and otherwise perform such other tenant obligations as set forth in the Sublease. Tenant shall not be joined as an adverse party defendant in any action or proceeding which may be instituted or commenced by Lender to foreclose or enforce the Mortgage, Tenant shall not be evicted from the Property, nor shall any of Tenant's rights to use and possession under the Sublease be affected in any way by reason of the subordination or any modification of or default under the Mortgage, and Tenant's leasehold estate under the Sublease shall not be terminated or dicturbed during the term of the Sublease by reason of any default under the Mortgage.
- 2.9 Tenant agrees that on the written request of Lender made from time to time, Tenant will promptly execute and deliver to Lender an estoppel certificate addressing such matters pertaining to the Sublease as Lender may request.
- 2.10 Whenever any of the parties hereto desires to give any notice to any of the others under this Agreement, it shall be sufficient for all purposes if such notice is hand delivered or sent by registered or certified U.S. mail, postage prepaid, return receipt requested, addressed to the intended recipient at the following addresses:

If to Lender:

LaSalle Bank NI 3201 North Ashland Avenue Chicago, Illinois 60657 Attention: Ann B. Josephson

If to Tenant:

Mid-City Parking, Inc.

400 West Erie

Suite 502

Chicago, Illinois 60610

Attention: William Sommerfeld

If to Landlord:

Mid-City Realty Corporation

400 West Erie

Suite 502 Chicago, Illinois 60610

Attention: William Sommerfeld

Tenant, Landlord, Lender and their respective heirs, personal representatives, successors and assigns. In the event any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any of the provisions of this Agreement, but this Agreement shall be construed as if such invalid, thegal or unenforceable provision was not contained herein. This Agreement shall be governed by and construed according to the laws of the State of Illinois.

2.12 Nothing contained this Agreement shall in any way impair or affect the lien created by the Mortgage, except as specifically set forth herein.

97183371

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed in manner and form sufficient to bind them, as of the day and year first above written.

TENANT:

MID-CITY PARKING, INC.

By William Sommfild Its President

LANDLORD:

DOOP OF C

MID-CITY REALTY CORPORATION

By: William Sommerrein

LENDE)?:

LASALLE BAJK: NI

By: () S (

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ACKNOWLEDGMENT

STATE OF ILLINOIS)
COUNTY OF Clock)
I, Marin Devera, a Notary Public in and for and residing in said County and State, DO HEREBY CERTIFY THAT well-and Sommer field of metal-Old furkcing, a corporation, personally known to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered said instrument as his own free and voluntary act and as the free and voluntary act of said corporation for the uses and purposes therein set forth.
GIVEN under my hand and notarial seal this Italy day of March,
Maria D. Rutera Notary Public
Notary Public
My Commission Expires:
noumber 7, 2000
"OFFICIAL SEAL" MARIA D. PIVERA Notary Public, State of Illinois My Commission Expires (ov. 7, 2000)

ACKNOWLEDGMENT

STATE OF JULIANUIS)
) SS COUNTY OF さらのだ)
County and State, DO HEREBY CERTIFY THAT william Semmetrial of County and State, DO HEREBY CERTIFY THAT william Semmetrial of Corporation, personally known to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered said instrument as work own free and voluntary act and as the free and voluntary act of said corporation for the uses and purposes therein set forth. GIVEN under my hand and notarial seal this 11th day of March.
Maria W. Revera Notary Public
Notary Public
My Commission Expires:
november 7, 2000
"OFFICIAL SEAL" MARIA D. RIVERA Notary Public, State of Illinoi:

ACKNOWLEDGMENT

STATE OF))				
COUNTY O	F)				
personally kinstrument as acknowledged	State, DO HER C PRESIDENT Nown to me to Such VICE F d that she signed d voluntary act o	be the same per same delivered sates and delivered sates from the same and the same per same and the same and	of Lactorism of Lactorism whose not appeare aid instrument a id uses and pure	SALLE SANK SALLE SANK SALLE SANK ame is subscribed d before me this as MC own free ar	MZ d to the foregoing day in person and d voluntary act and	
		λ	Ay Comminsio	n Expires:	MICHELLE M. MISKO Notary Public, State of Ill My Commission Expires 10	inale
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EXHIBIT A LEGAL DESCRIPTION

THE INTEREST IN LAND CONVEYED BY OR OTHERWISE REFERRED TO IN THE INSTRUMENT TO WHICH THIS EXHIBIT IS ATTACHED, IS A LEASEHOLD INTEREST, BEING THE LEASEHOLD INTEREST CREATED BY AND REFERRED TO IN THAT CERTAIN INDENTURE OF SUBLEASE DATED OCTOBER 26, 1993 BY AND BETWEEN SYLVIA L. GOFFEN, LAWRENCE J. BLUM AND MERWIN S. ROSENBERG, SUCCESSOR TRUSTEES UNDER THE STATE/ELM TRUST AGREEMENT DATED AUGUST 30, 1951 AND MID-CITY PARKING, INC., WHOSE INTEREST WAS ASSIGNED TO MID-CITY REALTY, INC., WHICH AFFECTS ONLY A PORTION OF THE FOLLOWING DESCRIBED REAL ESTATE:

PARCEL 1:

LOT 6 (EXCEPT THAT PART TAKEN FOR WIDENING GREEN BAY STREET (NOW N. RUSH STREET) BY COUNCIL JUNE 12, 1865) OF ASSESSOR'S DIVISION OF THE NORTH 200 FEET OF BLOCK 1 1 IN BUSHNELL'S ADDITION TO CHICAGO IN THE EAST 1/2 OF THE SOUTH EAST 1/4 C/F SECTION 4, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PARCEL 2:

ALL THAT PART OF THE INTERSECTION OF NGRIH STATE STREET AND NORTH RUSH STREET LYING EAST OF AND ADJOINING THE EAST LINE OF LOT 6, LYING WESTERLY OF AND ADJOINING A LINE DRAWN FROM A POINT ON THE EAST LINE OF SAID LOT 6, 141.08 FEET NORTH OF THE SOUTH EAST CORNER THEREOF TO A POINT ON THE SOUTH LINE OF SAID LOT 6 PRODUCED EAST, 25.03 FEET EAST OF THE SOUTH EAST CORNER THEREOF AND LYING NORTH OF AND ADJOINING THE SOUTH LINE OF SAID LOT 6 PRODUCED EAST, 25.03 FEET IN ASSESSOR'S DIVISION OF THE NORTH 200 FEET OF BLOCK 17 OF BUSHNELL'S ADDITION TO CHICAGO IN THE EAST 1/2 OF THE SOUTH PAST 1/4 OF SECTION 4, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

COMMON ADDRESS: 1122-1130 NORTH STATE STREET, CHICAGO

PIN: 17-04-414-031-8001; 17-04-414-031-8002