THIRD AMENDMENT TO CONSTRUCTION, OPERATION AMD RECIPROCAL EASEMENT AGREEMENT

THIS THIRD AMENDMENT TO CONSTRUCTION, OPERATION AND RECIPROCAL EASEMENT AGREEMENT (the "Third Amendment") effective " upon execution and recording as provided herein, by and between OGDEN CITY MALL COMPANY, a limited partnership, in which ERNEST W. HAHN; INC., a California Corporation, is a sole general partner ("Developer"); DOWNTOWN PROPERTIES, INC., a Utah Corporation ("Woodbury"); J. C. PENNEY COMPANY, INC., a Delaware Corporation ("Penney"); CARTER HAWLEY HALE STORES, INC., Corporation, debtor and debtor in possession, together with its successors and assigns, including, but not limited to Carter Hawley Hale Stores, Inc. as revested debtor upon confirmation of a plan of reorganization (collectively, "Weinstocks"); ALSTORES REALTY CORPORATION, a Delaware corporation, whose successor in interest is ALLIED STORES GENERAL REAL ESTATE COMPANY ("Allied"); NORDSTROM, Washington Corporation ("Nordstrom"); INC., REDEVELOPMENT AGENCY, FORMERLY, THE OGDEN CITY NEIGHBORHOOD DEVELOPMENT AGENCY, a public body, corporate and politic, formed, organized and existing under provisions of the Utah Neighborhood Development Act, Chapter 2, Part 12, Title 17A, Utah Code Annotated 1953, as amended, (previously Chapter 19, Title 11) ("Agency"); and LAMONTS APPAREL, INC., a Washington Corporation ("Lamonts"),

WITNESSETH:

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WHEREAS, as of September 23, 1980, the above participants, their predecessors and/or successors, entered into a

E# 1203075 BK1646 PG0852 DOUG CROFTS, WEBER COUNTY RECORDER 02-DEC-92 224 PM FEE \$0.00 DEP MH REC FOR: OGDEN_CITY

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Construction, Operation and Reciprocal Easement Agreement recorded under Weber County, Utah Recording No. 823085, Book 1369, Page 964, which Agreement was amended by a First Amendment, dated January 15, 1982, and recorded on January 26, 1982, Book, 1396, Page 1258; and a Second Amendment, dated January 31, 1989, and recorded on February 1, 1989, under Recording No. 1069429, Book 1554, Page 2543 (collectively the "COREA"); and

WHEREAS, the COREA provides that the "Woodbury Parking Lot", as described in Section VIII-F and Exhibit A, Part 9 thereof, shall be designated to provide additional Automobile Parking Area as described in Section VIII-F; and

WHEREAS, the "Woodbury Parking Lot" tract is a portion of a larger parcel originally owned by the Woodbury interests, which larger parcel, including the "Woodbury Parking Lot" tract, has been acquired by the Agency subject to the Woodbury Parking Lot use limitations; and

WHEREAS, Agency and Woodbury desire to substitute, as the Woodbury Parking Lot, the Agency owned parking facility on the east side of Kiesel Avenue between 24th and 25th Streets, Ogden, Utah; and

WHEREAS, Weinstocks filed a voluntary petition for reorganization under Chapter 11 of the United States Bankruptcy Code (the "Code") on February 11, 1991 as Case No. LA 91-64140-JD (the "Bankruptcy Case") in the United States Bankruptcy Court, Central District of California (the "Bankruptcy Court"), and is

operating its properties and managing its business as a debtor in possession under the supervision of the Bankruptcy Court.

NOW, THEREFORE, for and in consideration of the recitals which are incorporated herein and deemed a part hereof, and the covenants and agreements hereinafter set forth, it is agreed as follows:

- 1. Exhibit A, Part 9 of the COREA is hereby deleted and replaced by Exhibit λ -1, Part 9, attached hereto and made a part hereof by reference.
- 2. Exhibit B of the COREA and specifically Exhibit B, Page 4, No. 4, is hereby amended by deleting all references therein to the Woodbury Parking Lot.
- 3. Exhibit B-1 attached hereto is hereby incorporated into and made a part of the COREA, and any and all references in the COREA to the Woodbury Parking Lot shall be deemed to be that area designated on Exhibit B-1 as the Woodbury Parking Lot.
- 4. Agency agrees, at such time as needed, that the additional Automobile Parking Area, as described in Section VIII-F, Exhibit A-1, Part 9 of the COREA, will be provided without cost or expense to any of the parties hereto, or mall customers, except Woodbury, as to the sixty-seven (67) allocated parking spaces.
- 5. All other terms and conditions of the COREA, as previously amended, remain in full force and effect. Any inconsistency between this Third Amendment and the COREA shall be governed by this Third Amendment.

- 6. This Third Amendment shall be effective on execution by all parties and recording with the Recorder's Office in Weber County, Utah.
- 7. This Third Amendment may be executed in counterpart originals, all of which taken together shall constitute one agreement.
- and all restrictions, covenants, limitations and encumbrances regarding the Woodbury Parking Lot or of any other kind or nature previously imposed by the COREA, or any amendments thereto, which was first recorded on or about September 23, 1980, Entry No. 823085, Book 1369, Page 964, Records of Weber County, Utah, as to the real property described in Exhibit "C", attached hereto and made part hereof.
- 9. This Third Amendment shall be governed by the laws of the State of Utah. Notwithstanding the foregoing sentence, until Weinstocks' Bankruptcy Case is closed, any action involving Weinstocks which relates to or arises in connection with this Third Amendment or the subject matter hereof shall be brought in the Bankruptcy Court, unless the parties hereto subsequently agree to a different forum.
- 10. This Third Amendment shall, notwithstanding its postpetition execution by Weinstocks in its capacity as debtor in possession, be deemed for all purposes to be an amendment and modification to the prepetition COREA between the parties, and Weinstocks' postpetition execution of this Third Amendment shall

not constitute an assumption or confirmation of the COREA or any other prepetition agreement which was executed in connection with the Weinstocks Tract. As a result, as of the date hereof, the COREA, and all such other prepetition agreements, shall remain prepatition agreements of Weinstocks, with all parties retaining their respective rights and remedies under the Code.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

"DEVELOPER"

OGDEN CITY MALL COMPANY, a Limited Partnership

By ERNEST W. HAHN, INC., a California corporation, General Partner
By
By
DOWNTOWN PROPERTIES, INC., a Utah corporation
By
By
J. C. PENNEY COMPANY, INC., a Delaware corporation
By

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"WEINSTOCKS"	CARTER HAWLEY HALE STORES, INC., a Delaware corporation, debtor and debtor in possession
	By
	ByTts
"ALLIED"	ALLIED STORES GENERAL REAL ESTATE COMPANY, a Delaware corporation, debtor and debtor in possession
	By THE VICE PRESIDENT
	By
"NORDSTROM"	NORDSTROM, INC., a Washington corporation
	By
	By
"AGENCY"	THE OGDEN CITY REDEVELOPMENT AGENCY, Formerly, THE OGDEN CITY NEIGHBORHOOD DEVELOPMENT AGENCY
	By
	By

"LAMONTS"	LAMONTS APPAREL, INC., a Washington corporation
	By
	By
STATE OF CALIFORNIA)	
COUNTY OF) SB.	•
I certify that I know or have	satisfactory evidence that
and oath stated that they were authorize acknowledged it as the respectively, of ERNEST W. HAHN, It act and deed of said corporation mentioned in the instrument.	and, IC., to be the free and voluntary
WITNESS my hand and official, 1992.	seal hereto affixed on
	Notary Public in and for the State of California residing at
	My appointment expires:

COUNTY OF)	
JOUNT 1 01 /	
I certify that I know or have and and coath stated that they were authorist acknowledged it as the respectively, of DOWNTOWN PROPER voluntary act and deed of said purposes mentioned in the instruments.	and
WITNESS my hand and official	L seal hereto affixed on
	Notary Public in and for the State of Utah, residing at
	My commission expires:
oath stated that they were author: acknowledged it as the respectively, of CARTER HAWLEY is voluntary act and deed of said purposes mentioned in the instru	and HALE STORES, to be the free and corporation, for the uses and ment.
WITNESS my hand and officia.	l seal hereto affixed on
WITNESS my hand and officia.	l seal hereto affixed on
WITNESS my hand and officia.	Notary Public in and for the
WITNESS my hand and officia.	
WITNESS my hand and officia.	Notary Public in and for the State of California, residing a

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STATE OFOHIO_)	
COUNTY OF HAMUSALL	
COUNTY OF HAMILION)	
I certify that I know or hav GARY A. MAY and oath stated that they were authori acknowledged it as the WICE PRI respectively, of ALLIED STORES GE the free and voluntary act and deuses and purposes mentioned in the	signed this instrument, on zed to execute the instrument and ESIDENT and
WITNESS my hand and official	seal hereto affixed on So
august /2 , 1992.	State of OHIO residing at 3325 milreston Ct
	My commission expires:
	ELIZABETH I HAASS
	Notary Public, State of Chira
STATE OF WASHINGTON)	My Commission Expires March 26, 1997
COUNTY OF)	
I certify that I know or have and oath stated that they were authorisacknowledged it as the respectively, of NORDSTROM, INC., and deed of said corporation, for in the instrument.	signed this instrument, on zed to execute the instrument and and, to be the free and voluntary act
WITNESS my hand and official , 1992.	seal herato affixed on
	Notary Public in and for the State of Washington, residing at
	My commission expires:

STATE OF UTAH	!	: 1	1,	
COUNTY OF) ss.)		•	
oath stated that the acknowledged it as respectively, of THO OGDEN CITY NEIGHBO VOLUNTARY act and purposes mentioned	the	signedized to execute a second	d this instru te the instru and AGENCY, forme to be the instruction, for the instruction	ment, on ment and rly, THE free and
	nd and officia , 1992.	l seal hereto	affixed on	
		State of T	olic in and f Jtah, residin	g at ——·
		My commiss	sion expires:	
STATE OF WASHINGTON COUNTY OF I certify that)ss. _) : I know or ha	ve satisfacto	pry evidence	that
oath stated that the	ey were author the	ized to execu	d this instru te the instru ind	ment, on ment and
acknowledged it as respectively, of voluntary act and purposes mentioned	deed of said	l corporation	to be the f	ree and ises and
WITNESS my han	d and officia , 1992.	l seal hereto	o affixed on	
			olic in and fashington, res	
		My commiss	sion expires:	

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STATE OF ILLINOIS	
COUNTY OF) 56. _)
I certify that	I know or have satisfactory evidence that signed this instrument, on
oath stated that they	y were authorized to execute the instrument and the and
respectively, of J. of act and deed of somentioned in the ins	aid corporation, for the uses and purposes
	and official seal hereto affixed on
	Notary Public in and for the State of Illinois, residing at

E# 1203075 BK1646 PG863



GREAT BASIN ENGINEERING, INC.

Consulting Engineers and Land Surveyors'

P.O. Bex 9307

Option, Utah

Option, Utah

Option (901) 221-4315

Zip Code 84409

Sult tohe (801) 321-6322

March 24, 1988

WOODBURY PARKING LOT

A part of Lots 8-10, 8lock 25, PLAT 'A', OGDEN CITY SURVEY:

Beginning at a point on the East line of Kiesel Avenue, said point being 301.65 feet North 69°02' West and 178.85 feet North 0°58' East from the Southeast Corner o' Lot 1 of said 3lock 25; running thence North 0°58' East 292.09 feet along said East line to a point 195.32 feet South 0°56' West from the South line of 24th Street; thence South 89°09' East 124.65 feet; to the West line of Merchants Alley; thence six (6) courses along said West line as follows:

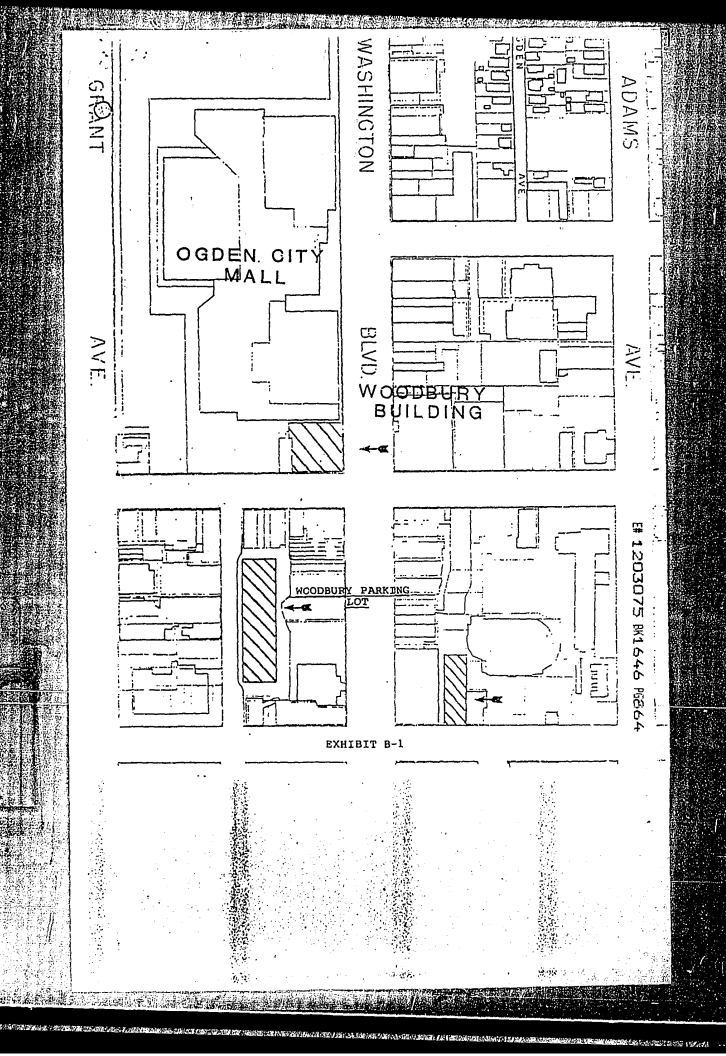
South 0°58' West 64.05 feet; South 52°17'06" West 38.61 feet, South 0°58' West 34.37 feet, South 24°22'06" East 32.74 feet, South 11°53'38" East 55.30 feet and South 0°58' West 86.14 feet to a point 4.0 feet South of an existing parking structure; thence North 89°05'53" West 120.83 feet along a line 4.0 feet South and parallel to said parking structure to the point of beginning.

Contains 0.768 Acre
On 33,464 Square Feet,
More Or Less

TS-38-2

EXHIBIT A-1
PART 9

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Page 2 of 2 EXHIBIT B-1
Third Amendment to COREA **畔 1203075 駅1646 8865**

Designated Parking

The NDA parking terrace located at 2470 Kiesel Avenue, Ogden, Utah, is a 4 level concrete structure containing 657 parking stalls,

The stalls designated for use in the subject agreement are those 67 stalls situate on level 4 and identified in the above schematic.

Row A 20 STALLS
B 13 STALLS
C 14 STALLS
D 20 STALLS

TOTAL 67 STAUS

EXHIBIT "C"

Third Amendment to COREA

A part of Lot 4, Block 26, PLAT "A", OGDEH CITY SURVEY, In Ogden City, Weber County, Utah, described as follows:

Beginning at a point which is West 512.8 feet, more or less, from the Southeast corner of Block 26, on the East line of Canal Alley; thence Northerly along said East line of Canal Alley 288.75 feet; thence East 62.90 feet; thence South 288.75 feet to the North line of 25th Street; thence West 62.90 feet along said North line to the point of beginning.

Contains 0.417 Acre: