FORM PTO-1594 1-31-92	QQQ JEET U.S. DEPARTMENT OF COMMERCE
	LY
Tab settings ⇔ ⇔ ▼	
To the Honorable Commissioner of Pa 100849	
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):
Aztar Corporation	Name: Bank of America NT & SA, as Collateral Agent
10.06.98	Internal Address: Attn: J. Hammond
	I a · · ·
Individual(s) Association	Street Address: 555 S. Flower St., #3283  Ilth Floor City: Los Angeles State: CA ZIP: 90071
☐ General Partnership ☐ Limited Partnership ☐ Corporation-State Delaware	City: Los Angeles State: CA ZIP: 90071
OtherAdditional name(s) of conveying party(ies) attached? Yes 🔊 No	Individual(s) citizenship
	General Partnership Limited Partnership
3. Nature of conveyance:	☐ Corporation-State
☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name	Other national banking association
Other Collateral Assignment	If assignee is not domicifed in the United States, a domestic representative designation is attached:
5_29_99	(Designations must be a separate document from Assignment)
Execution Date: 5-28-98	Additional name(s) & address(es) attached?
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark registration No.(s)
	>.
see attached Exhibit A	see attached Exhibit A
· · · · · · · · · · · · · · · · · · ·	ttached? Ø Yes □ No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Sheppard, Mullin, Richter & Hampton	
Internal Address: Attn: J. Cravitz	7. Total fee (37 CFR 3.41): \$ _290.00
internal Address.	7. Total fee (37 CFR 3.41):\$ _220.00
	☑ Enclosed
	Authorized to be charged to deposit account
Street Address: 333 S. Hope St., 48th Floor	8. Deposit account number:
City: Los Angeles State: CA ZIP: 90071	(Attach duplicate copy of this page if paying by deposit account)
07/1998 JSHABAZZ 00000062 1620456 DO NOT USE	THIS SPACE
FC:481 40.00 0P 250.00 0P	
9. Statement and signature.	mation is true and correct and any attached convice a true conv
of the original document.	mation is true and correct and any attached copy is a true copy
	Oct. 2, 1998
Charles McCormick, Esq. Name of Person Signing	Signature Date
	Total number of pages comprising cover sheet:
OMB No. 0651-0011 (exp. 4/94)	
Do not detac	ch this portion
Mail documents to be recorded with required cover she	et information to:
Commissioner of Box Assignments Washington, D.C.	
	neet is estimated to average about 30 minutes per
document to be recorded, including time for review	wing the document and gathering the data needed,
and completing and reviewing the sample cover sh	eet. Send comments regarding this burden estimate
	of information Systems, PK2-1000C, Washington, Budget, Paperwork Reduction Project (0651-0011).
Washington, D.C. 20503.	TRADEMARK

**REEL: 1798 FRAME: 0717** 

#### **EXHIBIT** A

### TO RECORDATION FORM COVER SHEET TRADEMARKS ONLY

### TRADEMARKS AND TRADEMARK APPLICATIONS OWNED BY AZTAR CORPORATION

TRADEMARK	APPLICATION/ REGISTRATION NO.
A WORLD WHERE WINNERS PLAY AND PLAYERS WIN	1620456
AZTAR	1601455
AZTAR	1601456
DIAMOND CLUB	1950116
HOW LUCKY CAN YOU GET!	1741833
LAS VEGAS BY THE SEA	1875641
TIVOLI PIER	1716812
TROP	1270320
TROP WORLD	1563835
TROPICANA	1572514
TROPICANA	1530186

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### MEMORANDUM OF AMENDMENT TO TRADEMARK COLLATERAL ASSIGNMENT

THIS MEMORANDUM OF AMENDMENT TO TRADEMARK COLLATERAL ASSIGNMENT (this "Memorandum"), dated as of May 28, 1998, is entered into by and among Aztar Corporation, a Delaware corporation ("Borrower"), Adamar of New Jersey Inc., a New Jersey corporation ("ANJI"), Ramada Express, Inc., a Nevada corporation ("REI"), Hotel Ramada of Nevada, a Nevada corporation ("HRN", and together with Borrower, ANJI and REI, "Grantors"), and Bank of America National Trust and Savings Association ("BofA") as the Collateral Agent for the ratable benefit of (i) each of the lenders which are parties from time to time (the "Revolving Loan Lenders") to the Revolving Loan Agreement referred to below, and (ii) each of the lenders which are parties from time to time (the "Term Loan Lenders") to the Term Loan Agreement referred to below, as Secured Party.

- The Grantors entered into that certain Trademark Collateral Assignment (the "Original Trademark Agreement") dated as of October 4, 1994 in favor of BofA as the Managing Agent under the Loan Agreement referred to therein for the ratable benefit of each of the Banks named in such Loan Agreement, and the Original Trademark Agreement was recorded on October 7, 1994 in Reel 1227, Frame 0429 and in Reel 1230, Frame 0107 of the records of the United States Office of Patents and Trademarks. The Original Trademark Agreement was amended as set forth in that certain First Amendment (Short Form) to Trademark Collateral Assignment (the "First Amendment") dated as of March 13, 1997 among the Grantors and BofA as Collateral Agent for the Primary Loan Agreement Banks (as defined therein) and the Supplemental Loan Agreement Banks (as defined therein), and the First Amendment was recorded on April 3, 1997 in Reel 1568, Frame 0582 of the records of the United States Office of Patents and Trademarks and on April 4, 1997 in Reel 1568, Frame 0536 of the records of the United States Office of Patents and Trademarks (the Original Trademark Agreement, as amended by the First Amendment, is referred to herein as the "Trademark Assignment").
- 2. Borrower, the Revolving Loan Lenders, and BofA as Administrative Agent have entered into that certain Amended and Restated Reducing Revolving Loan Agreement dated as of May 28, 1998 (the "Revolving Loan Agreement"), and (ii) Borrower, the Term Loan Lenders, and BofA as Administrative Agent have entered into that certain Term Loan Agreement dated as of May 28, 1998 (the "Term Loan Agreement").

- 3. This Memorandum memorializes the following amendments to the Trademark Assignment which were effected pursuant to the terms of that certain Global Collateral Documents Amendment (the "Global Collateral Documents Amendment") dated as of May 28, 1998 by and among Borrower, ANJI, REI, HRN, Aztar Development Corporation, a Delaware corporation, Aztar Indiana Gaming Corporation, an Indiana corporation, Aztar Missouri Gaming Corporation, a Missouri corporation, Atlantic-Deauville, Inc., a New Jersey corporation, Adamar Garage Corporation, a Delaware corporation, Manchester Mall, Inc., a New Jersey corporation, Ramada New Jersey, Inc., a New Jersey corporation, Ramada New Jersey Holdings Corporation, a Delaware corporation, BofA as Administrative Agent for the Revolving Loan Lenders, BofA as Administrative Agent for the Term Loan Lenders, and BofA as Collateral Agent for the Revolving Loan Lenders and the Term Loan Lenders:
- (a) <u>Amendment to Preamble</u>. The Preamble was amended to read in full as follows:

"This TRADEMARK COLLATERAL ASSIGNMENT (the 'Assignment' is made and entered into as of October 4, 1994 by Aztar Corporation, a Delaware corporation ('Borrower'), and those Significant Subsidiaries of Borrower, if any, that are parties hereto, as indicated on the signature pages hereof, and/or that become parties hereto in the manner provided in Section 13 hereof, and each of them, jointly and severally, as Grantors, in favor of Bank of America National Trust and Savings Association as the Collateral Agent for the ratable benefit of (i) each of the lenders which are parties from time to time to the Revolving Loan Agreement referred to below and (ii) each of the lenders which are parties from time to time to the Term Loan Agreement referred to below, as Secured Party, with reference to the following facts:"

- (b) <u>Amendment to Definition of Loan Agreement</u>. Recital A was amended to read in full as follows:
  - "A. Pursuant to the Amended and Restated Reducing Revolving Loan Agreement, dated as of May 28, 1998, by and among Borrower, the lenders from time to time a party thereto (collectively, the 'Revolving Loan Agreement Banks'), and Bank of America National Trust and Savings

Association as Administrative Agent (as such agreement may from time to time be amended, extended, renewed, supplemented or otherwise modified, the 'Revolving Loan Agreement'), the Revolving Loan Agreement Banks have agreed to extend a certain \$250,000,000 reducing revolving credit facility to Borrower; and pursuant to the Term Loan Agreement, dated as of May 28, 1998, by and among Borrower, the lenders from time to time a party thereto (collectively the 'Term Loan Agreement Banks'), and Bank of America National Trust and Savings Association as Administrative Agent (as such agreement may from time to time be amended, extended, renewed, supplemented or otherwise modified, the 'Term Loan Agreement'), the Term Loan Agreement Banks have agreed to provide Borrower with a \$50,000,000 term loan. The Revolving Loan Agreement and the Term Loan Agreement each contain a provision whereby the aggregate indebtedness thereunder may be increased by \$50,000,000, up to a total of \$350,000,000. (The Revolving Loan Agreement Banks and the Term Loan Agreement Banks hereinafter are referred to collectively as the 'Banks', and all references in this Agreement to the 'Loan Agreement' shall be deemed to be references to the 'Revolving Loan Agreement'.)"

(c) <u>Amendment to Definition of Secured Obligations</u>. The definition of "Secured Obligations" was amended to read in full as follows:

"'Secured Obligations' means, collectively: (i) any and all present and future Obligations of any type or nature of Grantors or any one or more of them to the Administrative Agent, the Revolving Loan Agreement Banks, or any one or more of them, arising under or relating to the Loan Documents entered into in connection with the Revolving Loan Agreement or any one or more of them, whether due or to become due, matured or unmatured, liquidated or unliquidated, or contingent or noncontingent, including Obligations of performance as well as Obligations of payment under such Loan Documents, and including interest that accrues after the commencement of any bankruptcy or insolvency proceeding by or against any

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Grantor; and (ii) any and all present and future Obligations under (and as defined in) the Term Loan Agreement of any type or nature of Grantors or any one or more of them to the Administrative Agent under (and as defined in) the Term Loan Agreement, the Term Loan Agreement Banks, or any one or more of them, arising under or relating to the Loan Documents entered into in connection with (and as defined in) the Term Loan Agreement, or any one or more of them, whether due or to become due, matured or unmatured, liquidated or unliquidated, or contingent or noncontingent, including Obligations of performance as well as Obligations of payment under the Term Loan Agreement, and including interest that accrues after the commencement of any bankruptcy or insolvency proceeding by or against any Grantor."

(d) <u>Amendment to Definition of "Secured Party"</u>. The definition of "Secured Party" was amended to read in full as follows:

"'Secured Party' means the Collateral Agent who shall receive and hold the assignments made hereunder for the ratable benefit of each of (i) the Revolving Loan Agreement Banks and (ii) the Term Loan Agreement Banks. Subject to the terms and conditions of the Intercreditor Agreement, any right, remedy, privilege, or power of Secured Party shall be exercised by the Collateral Agent."

- (e) <u>Amendment to Exhibit A</u>. Exhibit A to the Trademark Assignment (the Instrument of Joinder) was amended to read in full as set forth on Attachment "A" to this Memorandum.
- 4. Except as expressly amended and supplemented by the Global Collateral Documents Amendment as described herein, the terms and conditions of the Trademark Assignment shall remain unaltered, are hereby reaffirmed, and shall continue in full force and effect.

IN WITNESS WHEREOF, the parties have executed this Memorandum by their respective duly authorized officers as of the date first above written.

"Grantors"

AZTAR CORPORATION, a Delaware corporation

 $\mathbf{B}\mathbf{y}$ 

Neil Ciarfalia Treasurer

ADAMAR OF NEW JERSEY, INC., a New Jersey corporation

By

Neil Ciarfalia Treasurer

RAMADA EXPRESS, INC., a Nevada corporation

By

Nelson W. Armstrong, Jr. Vice President & Secretary

HOTEL RAMADA OF NEVADA, a Nevada corporation

By

Nelson W. Armstrong, Jr. Vice President & Secretary

#### "Secured Party"

BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION, as Collateral Agent for the Revolving Loan Lenders and for the Term Loan Lenders

By

Title

Janice Hammond Vice President

Agency Specialist

# ATTACHMENT A TO MEMORANDUM OF AMENDMENT TO TRADEMARK COLLATERAL ASSIGNMENT

## EXHIBIT A TO TRADEMARK COLLATERAL ASSIGNMENT

#### **INSTRUMENT OF JOINDER**

THIS INSTRUMENT OF JOINDER (".	Joinder") is executed as of
,, by	, a
("Joining Party"), and del	ivered to Bank of America
National Trust and Savings Association, as Collateral	Agent, pursuant to the
Trademark Collateral Assignment dated as of October	r 4, 1994 made by the Grantors,
jointly and severally, as specified therein, in favor of	the Collateral Agent for the
ratable benefit of (i) each of the lenders which are par	rties from time to time to the
Revolving Loan Agreement referred to below and (ii)	each of the lenders which are
parties from time to time to the Term Loan Agreemen	it referred to below, as Secured
Party, as amended by that certain Global Collateral D	ocuments Amendment dated as of
May 28, 1998 (collectively, and as it may be amended	d from time to time, the
"Trademark Collateral Assignment"). Terms used bu	t not defined in this Joinder shall
have the meanings defined for those terms in the Trac	lemark Collateral Assignment.
<del>-</del>	

#### **RECITALS**

(a) The Trademark Collateral Assignment was made by the Grantors in favor of the Collateral Agent for the ratable benefit of (i) each of the lenders that are parties to that certain Reducing Revolving Loan Agreement dated as of May 28, 1998, by and among Aztar Corporation, a Delaware corporation ("Borrower"), the lenders from time to time a party thereto, and Bank of America National Trust and Savings Association, as Administrative Agent for the lenders (as it may be amended from time to time, the "Revolving Loan Agreement") and (ii) each of the lenders that are parties to that certain Term Loan Agreement dated as of May 28, 1998, by and among Aztar Corporation, a Delaware corporation ("Borrower"), the lenders from time to time a party thereto, and Bank of America National Trust and Savings Association, as Administrative Agent for the lenders (as it may be amended from time to time, the "Term Loan Agreement").

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(b)	Joining Party has become a Significant Subsidiary of Borrower,
and as such is re	quired pursuant to Section 5.11 of each of the Revolving Loan
Agreement and	he Term Loan Agreement to become a Grantor under the Trademark
Collateral Assig	nment.

(c) Joining Party expects to realize direct and indirect benefits a	s a
result of the availability to Borrower of the credit facilities under the Revolving L	Loan
Agreement and the Term Loan Agreement.	

NOW THEREFORE, Joining Party agrees as follows:

#### **AGREEMENT**

- (1) By this Joinder, Joining Party becomes a "Grantor" under and pursuant to Section 13 of the Trademark Collateral Assignment. Joining Party agrees that, upon its execution hereof, it will become a Grantor under the Trademark Collateral Assignment with respect to all Obligations of Borrower heretofore or hereafter incurred under the Loan Documents, and will be bound by all terms, conditions, and duties applicable to a Grantor under the Trademark Collateral Assignment.
- (2) Attached hereto as Schedule 1 is a complete list of all of Joining Party's trademarks, trade names, trade styles, and service marks which shall also constitute "Collateral" as defined in the Trademark Collateral Assignment.

(3)	The effective date of this Joinder is,
	"Joining Party"
	a
	By:
	Title:

#### ACKNOWLEDGED:

BANK OF AMERICA NATIONAL TRUST AND SAVINGS ASSOCIATION, as Collateral Agent

ву:		
Title:		

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## $\frac{\text{SCHEDULE 1 TO INSTRUMENT OF JOINDER}}{\text{TO}} \\ \frac{\text{TO}}{\text{TRADEMARK COLLATERAL ASSIGNMENT}}$

#### **Existing and Pending Trademarks**

Mark

Application or Registration No.

Application or Registration Date

#### Schedule 4.8

#### **Existing Trademarks, Trade Names and Trade Styles**

#### A. Existing Trademarks owned by Aztar Corporation

1. A WORLD WHERE WINNERS PLAY AND PLAYERS WIN (no design)
Classes 41, 42
R 162 0456

2. AZTAR (stylized) Classes 41, 42 R 160 1455

3. AZTAR (block) Classes 41, 42 R 160 1456

4. AZTAR
(in stylized letters NV 300 2160)
Classes 41, 42
(Nevada, 1989/09/07)

5. AZTAR
(in stylized letters NV 300 2161)
Classes 41, 42
(Nevada, 1989/09/07)

6. AZTAR CORPORATION
(no design)
Class 41
R089470 (Arizona)

- 7. CASINO AZTAR an Indiana registration
- 8. CASINO AZTAR a Missouri registration
- 9. DIAMOND CLUB Federal Registration No. 1,950,116

10. FROSTY MAIDEN PUB & BREWERY

**CANCELED** 

1

#### Existing Trademarks owned by Aztar Corporation cont'd

# 11. HOW LUCKY CAN YOU GET! (no design) Classes 41, 42 R 174 1833

- 12. LAS VEGAS BY THE SEA Federal Registration No. 1,875,641
- 13. TIVOLI PIER (no design)
  Class 41
  R 162 0455
  X

CANCELED

- 14. TIVOLI PIER (no design)
  Class 42
  R 171 6812
- 15. TROP (no design) Classes 41, 42 R 127 0320
- 16. TROP PARK TRANSPORTATION CENTER (plus design)
  Class 39
  R 156 1412

**CANCELED** 

- 17. TROP WORLD (no design)
  Classes 41, 42
  R 156 3835
- 18. TROPICANA
  (no design)
  Classes 41, 42
  R 9949 and R 9965 (New Jersey)
- 19. TROPICANA Class 41 R 157 2514

2

#### Existing Trademarks owned by Aztar Corporation cont'd

### 20. TROPICANA (no design)

Class 42

(New York)

**RNYS 12283** 

#### 21. TROPICANA

(no design)

Classes 41, 42

R 153 0186

#### 22. TROPWORLD CASINO & ENTERTAINMENT RESORT

CANCELED

(plus design) Classes 41, 42

R 164 7062

23. 21<sup>ST</sup> CENTURY SLOTS

**ABANDONED** 

#### 24. YOU WIN WITH EVERY PULL

a pending application for federal registration

#### B. Existing Trademarks owned by Ramada Express, Inc.

#### 1. BACK TO THE 1940'S

(stylized)

Class 41

75/238,838

Published in the Official Gazette 01/20/98

#### 2. BACK TO THE 1940'S

(stylized)

Class 41

75/238,839

Published in the Official Gazette 01/13/98

#### 3. BACK TO THE 1940'S

(stylized)

Class 41

75/238,845

Published in the Official Gazette 01/20/98

#### Existing Trademarks owned by Ramada Express, Inc

#### 4. PASSAGGIO ITALIAN GARDENS

(and design)

Class 42

75/387,408

Receipt on the DATE OF FILING of application acknowledged 01/09/98

#### 5. PASSAGGIO ITALIAN GARDENS

(and design)

Class 42

75/387,407

Receipt on the DATE OF FILING of application acknowledged 01/09/98

#### C. Existing Trademarks owned by Hotel Ramada of Nevada

#### 1. BLACK BEARD'S TREASURE

(no design)

Class 41

(Nevada, 1992/09/02)

#### 2. BLACK BEARD'S TREASURE

(in stylized letters)

Class 41

(Nevada, 1992/09/02)

#### 3. COLOSSAL 4 OF A KIND

(no design)

Class 41

RNV 26 259 (Nevada)

#### 4. DOUBLE PLAY 21

(no design)

Classes 41

RNV 26 261 (Nevada)

#### 5. FORTUNE COVE

(no design)

Class 41

(Nevada, 1992/09/02)

#### 6. FORTUNE COVE

(in stylized letters)

Class 41

4

#### Existing Trademarks owned by Hotel Ramada of Nevada

## 7. ISLAND WINNERS CLUB (no design) Class 41

(Nevada 1992/09/02)

#### 8. JACKPOT 21 (no design) Class 41 (Nevada 1992/09/02)

9. JACKPOT 21 (plus design0 class 41 (Nevada 1992/09/02)

## 10. JACKPOT CRAPS (no design) Class 41 (Nevada 1992/09/02)

# 11. JACKPOT ROULETTE (no design) Class 41 RNV 26 514 (Nevada)

12. PLAYER ADVANTAGE (no design)
Class 41
(Nevada 1992/09/02)

# 13. QUAD COLORS ROULETTE (no design) Class 41 RNV 26 260 (Nevada)

# 14. SEQUENTIAL ROYALS (no design) Class 41 (Nevada 1992/09/02)

#### 15. SEQUENTIAL ROYALS

(in stylized letters) Class 41 (Nevada 1992/09/02)

#### Existing Trademarks owned by Hotel Ramada of Nevada

#### 16. THE FOUR CORNERS

Classes 41, 42 75/323,089

#### 17. THE ISLAND OF LAS VEGAS

(no design) Classes 41, 42 R 136 3774

#### 18. TRIFECTA BLACKJACK

(no design) Class 41 (Nevada 1992/09/02)

#### 19. TRIFECTA BLACKJACK

(plus design) Class 41 (Nevada 1992/09/02)

20. \$20 GETS YOUR \$50

Class 41 75/311,608

#### 21. TYPHOON CASH ZONE

Class 41 75/309,722

#### 22. WE TREAT YOU LIKE A WINNER

(no design) Classes 41, 42 R 134 6838

### D. The following Trademarks have been applied for by Aztar Indiana Gaming Corporation.

### 1. CASINO AZTAR'S HOOSIER HYSTERIA Indiana

#### 2. EVERY DAY'S A PARTY

6

E.	The following Trademar	ks have been either canceled or aband	loned
1.	(DE) Classes 9, 11 AZ 0242101 (Arizona)		Abandoned
2.	TEMTECH Classes 9, 11 AZ 0251162 (Arizona)	Ramada Energy Systems	Canceled
3.	TEMTECH Class 6 (1992/04/01, Colorado)	been either canceled or abandoned	Abandoned
4.	SUN AND FOUR ARROY (plus design) Class 6 (1992/04/01, Colorado)	ws	Abandoned
5.	(design only) Ramada I Class 37 R 1542917	Energy Systems Ltd. Partnership	Canceled
6.	CRYST AIR (plus design) Class 9		Abandoned
7.	(design only) R 1264843 Canceled on 1990/07/03	Ramada Energy Systems, Inc.	Canceled
8.	TEMTECH (no design) R 1264844 Canceled on 1990/07/03	Ramada Energy Systems, Inc.	Canceled
9.	TROPICANA (no design) Classes 41, 42 R 119 3337	Ramada Inns, Inc.	Canceled

7

**RECORDED: 10/06/1998**