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Form F 1-31-9	PTO-1594 12	TRADENTA		U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office			
To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.							
1. N	Name of conveying party(ies):		2. Name and address of re	eceiving party(ies):			
S	Summerfield Hotel Company, L.P.		Name: JPMorgan	Chase Bank			
	☐ Individuals	☐ Association	Internal Address:				
	General Partnership	x Limited Partnership - Kansas	Street Address: 270 F	Park Avenue			
	☐ Corporation-State☐ Other	Kurisus		ate: New York Zip Code: 10017			
Additional name(s) of conveying party(ies) attached? Yes x No		☐ Individual(s) citizenship					
	Nature of conveyance:		☐ Association				
\	☐ Assignment < Security Interest ☐ Other	☐ Merger☐ Change of Name	☐ Limited Partnership☐ Corporation— x Other New York State C	Chartered Bank			
Execu	ition Date: <u>February 28, 2002</u>		If assignee is not domiciled in the designation is attached: (Designations must be a separate Additional name(s) & address(es)				
4. 4	Application number(s) or registrati	on number(s):					
A. 1	Frademark Application No.(s)		Trademark Registration No.(s)			
				1605108 1663720			
		Additional numbers att	1	1003720			
C	Name and address of party to who document should be mailed:	om correspondence concerning	6. Total number of applications involved	ations and registrations 4			
Name: Helen Bruno, Senior Legal Assistant Internal Address: White & Case LLP		7. Total fee (37 CFR 3.41): \$ 115.00				
	mterrial Address. Winto a Gass E		x Enclosed	narged to deposit account			
Street Address: 1155 Avenue of the Americas		8. Deposit account number:					
	New York State: New		23-1705 (in case o				
	_	<u> </u>	(Attach duplicate copy	of this page if paying by deposit account)			
12/200 FC:481	<u>2 TDIAZ1 00000026 1649083 40.</u> 4	00 OP \	SE THIS SPACE				
CO. AGE) /3.1	00 OP					
9.	Statement and signature. To the best of my knowledge and	belief, the foregoing information	is true and correct and any at	ttached copy is a true copy of the original			
	document.		12 Jun	March 25, 2002 Date			
	Helen Bruno Name of Person Sign	ning	Signature Total number of	pages comprising cover sheet: 7			
01	MB No. 0651-0011 (exp. 4/94)						
			tach this portion				
M	lail documents to be recorded		ormation to:				
	Commissioner	of Patents and Trademarks					
Box Assignments							
	Washington,	U.C. 2023 I	. I	O minutes per document to be recorder			
in S	ncluding time for reviewing s sheet. Send comments regardi pk 2-1000C. Washington, D.C	ing this burden estimate to the 20231, and to the Office	mated to average about 3 the data needed, and cor le U.S. Patent and Tradem of Management and Bud	O minutes per document to be recorder npleting and reviewing the sample cov- ark Office, Office of Information System get, Paperwork Reduction Project (065			
	00111 Washington, D.C. 205	03.					

GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS

FOR GOOD AND VALUABLE CONSIDERATION, receipt and sufficiency of which

are hereby acknowledged, SUMMERFIELD HOTEL COMPANY, L.P., a Kansas limited

partnership (the "Grantor") with principal offices at 1950 Stemmons Freeway, Suite 6001,

Dallas, Texas 75207, hereby assigns and grants to JPMorgan Chase Bank, as Collateral Agent,

with principal offices at 270 Park Avenue, New York, NY 10017 (the "Grantee"), a security

interest in (i) all of the Grantor's right, title and interest in and to the United States trademarks,

trademark registrations and trademark applications (the "Marks") set forth on Schedule A

attached hereto, (ii) all Proceeds (as such term is defined in the Amended and Restated Guaranty

and Collateral Agreement referred to below) and products of the Marks, (iii) the goodwill of the

businesses with which the Marks are associated and (iv) all causes of action arising prior to or

after the date hereof for infringement of any of the Marks or unfair competition regarding the

same.

THIS GRANT is made to secure the satisfactory performance and payment of all the

Obligations of the Grantor, as such term is defined in the Amended and Restated Guaranty and

Collateral Agreement among the Grantor, the other assignors from time to time party thereto and

the Grantee, dated as of June 30, 1999, as amended and restated as of February 32, 2002 (as

amended from time to time, the "Guaranty and Collateral Agreement"). Upon the occurrence of

the Termination Date (as defined in the Guaranty and Collateral Agreement), the Grantee shall

execute, acknowledge, and deliver to the Grantor an instrument in writing releasing the security

interest in the Marks acquired under this Grant.

NEWYORK 865153 v1 [\$jk1011 DOC] (2K)

TRADEMARK
REEL: 002480 FRAME: 0760

This Grant has been granted in conjunction with the security interest granted to the

Grantee under the Guaranty and Collateral Agreement. The rights and remedies of the Grantee

with respect to the security interest granted herein are as set forth in the Guaranty and Collateral

Agreement, all terms and provisions of which are incorporated herein by reference. In the event

that any provisions of this Grant are deemed to conflict with the Guaranty and Collateral

Agreement, the provisions of the Guaranty and Collateral Agreement shall govern.

* * *

[Remainder of this page intentionally left blank; signature page follows]

NEWYORK 865153 v1 [\$jk101! DOC] (2K)

IN WITNESS WHEREOF, the undersigned have executed this Grant as of the 18th day of February, 2002.

SUMMERFIELD HOTEL COMPANY, L.P., as Grantor

By: PAH-Summerfield, LLC, a Delaware

limited liability company, its general partner

By: PAH LP, Inc., a Delaware corporation, its

member

Name: Title

John Bohlmann

JPMORGAN CHASE BANK, as Collateral Agent and Grantee

By____

ame: Christina Govie

Title: Vice President

On this And day of February, 2002, before me personally came Some Pathonian who, being by me duly sworn, did state as follows: that [s]he is Vice President of PAH LP, Inc., the sole member of PAH-SUMMERFIELD, LLC, the general partner of SUMMERFIELD HOTEL COMPANY, L.P. (the "Partnership"), that [s]he is authorized to execute the foregoing Grant on behalf of said Partnership and that [s]he did so by authority of the General Partner of said Partnership.

NEWYORK 865153 v1 [\$jk1011 DOC] (2K)

STATE OF NEW YORK)) ss: COUNTY OF NEW YORK)

On this 12 day of March, 2002, before me personally came Christina Gould who, being by me duly sworn, did state as follows: that she is Vice President of JPMORGAN CHASE BANK, that she is authorized to execute the foregoing Grant on behalf of said corporation and that she did so by authority of the Board of Directors of said corporation.

Notary Public

SARA E. ROTHERMEL Notary Public. State of New York No. 017000000704 Qualifination of County Ocal of County

SCHEDULE A

<u>MARK</u>	REG. NO.	REG. DATE
GUEST STOP	1,649,083	
MISC. DESIGN (streamer design)	1,705,665	
SUMMERFIELD SUITES	1,605,108	
SUMMERFIELD SUTTES HOTEL	1,663,720	
& Design		

NEWYORK 865153 v1 [\$jk101! DOC] (2K)

RECORDED: 03/25/2002

TRADEMARK REEL: 002480 FRAME: 0765