WEIL GOTSHAL

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TO:ANDREW COLAO COMPANY:WEIL, GOTSHAL & MANGES LLP

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

04/22/2009 900132323

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT		
NATURE OF CONVEYANCE:	Corrective Assignment to correct the the name of the Assignee and to update the address of the Assignee, previously recorded on Reel 003516 Frame 0511. Assignor(s) hereby confirms the Security Interest.		

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Interstate Hotels, LLC		!U3/U8/ZUU/	LIMITED LIABILITY

RECEIVING PARTY DATA

Name:	Lehman Commercial Paper Inc., as Administrative Agent		
Street Address:	c/o Lehman Brothers Holdings Inc.		
Internal Address:	1271 Avenue of the Americas, 6th Floor		
City;	New York		
State/Country:	NEW YORK		
Postal Code:	10020		
Entity Type:	CORPORATION: New York		

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark			
Serial Number:	75168082	BLUE SHOE BAR & GRILL			
Serial Number:	75010119	CROSSROADS			
Serial Number:	73653966	H INTERSTATE HOTELS CORPORATION			
Serial Number:	73657734	кіскв			
Serial Number:	75852959	LAKEVIEW BISTRO			
Serial Number:	73775916	REGATTA			

CORRESPONDENCE DATA

Fax Number: (212)310-8007

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email: dev.ghose@weil.com Correspondent Name: Andrew Colso

Address Line 1: Weil, Gotshal & Manges LLP

> **TRADEMARK REEL: 003978 FRAME: 0160**

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TO:ANDREW COLAO COMPANY:WEIL, GOTSHAL & MANGES LLP

Address Line 2: 767 5th Avenue Address Line 4: New York, NEW YORK 10153				
ATTORNEY DOCKET NUMBER:	73683.0985 DEV A. GHOSE			
NAME OF SUBMITTER:	Andrew Colao			
Signature:	/Andrew Colac/			
Date:	04/22/2009			
Total Attachments: 7 source=Interstate Hotels, LLC Security Agreement#page1.tif source=Interstate Hotels, LLC Security Agreement#page2.tif source=Interstate Hotels, LLC Security Agreement#page3.tif source=Interstate Hotels, LLC Security Agreement#page4.tif source=Interstate Hotels, LLC Security Agreement#page5.tif source=Interstate Hotels, LLC Security Agreement#page6.tif source=Interstate Hotels, LLC Security Agreement#page6.tif				

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TO:ANDREW COLAO COMPANY:WEIL, GOTSHAL & MANGES LLP

TRADEMARK SECURITY AGREEMENT, dated as of March 9, 2007, by the entity listed on the signature page hereof (the "Grantor"), in favor of LEHMAN COMMERCIAL PAPPR INC. ("LCP!"), as administrative agent for the Secured Parties (as defined in the Credit Agreement referred to below) (in such capacity, the "Administrative Agent").

WITNESSETH:

WHEREAS, pursuant to the Senior Secured Credit Agreement, dated as of March 9, 2007 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), sunong INTERSTATE OPERATING COMPANY, L.P. (the "Borrower"), the Lenders and Issuers party thereto, LCPI, as administrative agent for the Lenders and Issuers, and the other agents party thereto, the Lenders and the Issuers have severally agreed to make extensions of credit to the Borrower upon the terms and subject to the conditions set forth therein;

WHEREAS, the Grantor is a party to the Guaranty pursuant to which it has guaranteed the Obligations; and

WHEREAS, the Grantor is a party to a Security Agreement in favor of the Administrative Agent (the "Security Agreement") pursuant to which the Grantor is required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Lenders, the Issuers and the Administrative Agent to enter into the Credit Agreement and to induce the Lenders and the Issuers to make their respective extensions of credit to the Borrower thereunder, the Grantor hereby agrees with the Administrative Agent as follows:

Section 1. Defined Terms

Unless otherwise defined herein, terms defined in the Credit Agreement or in the Security Agreement and used herein have the meaning given to them in the Credit Agreement or the Security Agreement.

Section 2. Grant of Security Interest in Trademark Collateral

The Grantor, as collateral security for the full, prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations of the Grantor, hereby mortgages, pledges and hypothecates to the Administrative Agent for the benefit of the Secured Parties, and grants to the Administrative Agent for the benefit of the Secured Parties a lien on and security interest in, all of its right, title and interest in, to and under the following Collateral of the Grantor (the "Trademark Collateral"):

- (a) all of its Trademarks and Trademark Licenses to which it is a party, including, without limitation, those referred to on Schedule I hereto:
 - (b) all reissues, continuations or extensions of the foregoing;
- (c) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and

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all Proceeds of the foregoing, including, without limitation, any claim by the Grantor against third parties for past, present, future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.

Section 3, Security Agreement

The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent pursuant to the Security Agreement and the Granter hereby acknowledges and affirms that the rights and temedies of the Administrative Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference berein as if fully set forth herein.

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IN WITNESS WHEREOF, the Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

INTERSTATE HOTELS, LLC, as Grantor

By: NORTHRIDGE HOLDINGS, INC.,

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By:

Name:

Title: Christopher L. Bennett Secretary

[SKHATURE PAGE TO TRADEMAKE SECTION AGRESMENT]

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TO: ANDREW COLAO COMPANY: WEIL, GOTSHAL & MANGES LLP

ACCEPTED AND AGREED as of the date first above written:

LEHMAN COMMERCIAL PAPER INC., as Administrative Agent

By:

Name:

Title:

Francis X. Gilhool Authorized Signatory

(SUBJATURE PAGE TO TRADESCARE SECURITY ADRESSMENT)

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TO:ANDREW COLAO COMPANY:WEIL, GOTSHAL & MANGES LLP

Schedule I to Trademark Security Agreement

Trademark Registrations

BLUE SHOE BAR &	ar ar a frá	$(j, j+\tilde{p}_j) = (\tilde{f}_j)^{\tilde{p}_j}$	1000			
GRILL.	REGISTERED	75/168092	9/17/96	2160939	5/28/98	Interslate
CROSSROADS	REGISTERED	75/010119	10/13/95	2008314	10/15/96	fictels, (LC Interstate
INTERSTATE HOTELS CORPORATION and Design	REGISTERED	73/663966	4/8/87	1482005	3/22/88	Hotels, LLC Interstate Hotels, LLC
KICKS	REGISTERED	73/857734	4/27/87	1468887	05/17/88	Interstate
LAKEVIEW BISTRO	Į	78/852950	11/19/99	2454144		Hotels, LLC Interstate Hotels, LLC
REGATTA	REGISTERED	73/775916	1/23/89	1561603		Interstate Hotels, LLC