1982, and recorded in the R.M.C. Office for Greenville County,

South Carolina, on March 26, 1982, in Plat Book 9A, at Page
6, shall together constitute the revised plans referred to
on pages 13 - 14 of the Warranty Deed and Easement Agreement and
that this Amendment shall satisfy the requirement for a supplement
to said Warranty Deed and Easement Agreement referred to on those
pages.

- 2. All easements and other rights which were described in the Warranty Deed by reference to the survey entitled "Level One Easements Elevation 974'-11" Greenville Downtown Revitalization Program" recorded in Plat Book 7X at Page 29 shall hereafter be located as shown on the revised plat of Level One Easements dated and recorded as hereinabove described. All easements and other rights which were described in the Warranty Deed by reference to the survey entitled "Level Two Easements 989'-0" Greenville Downtown Revitalization Program" recorded in Plat Book 7X at Page 30 shall hereafter be located as shown on the revised plat of Level Two Easements dated and recorded as hereinabove described.
- 3. All easements granted and retained in the Warranty Deed which are described in terms of horizontal planes at designated elevations above mean sea level are hereby amended by substituting the elevations shown on the aforesaid revised plats of Level One Easements and Level Two Easements for the comparable elevations set forth in the original Warranty Deed.
- 4. City and Camel hereby agree that an additional easement from the City of Greenville to Camel Company is hereby granted, consistent with and subject to all privileges and restrictions affecting comparable easements set forth in the Warranty Deed, in the location designated as "Parcel E 19" on the revised Level Two Easements plat referred to above. The primary purpose for said easement is to grant Camel Company certain rights of ingress and egress to the restaurant and other hotel facilities located on Level Two.