Form for Residences, Small Stores and Apartments, Where Heat, Etc., NOT FURNISHED

THIS/LEASE, made this 31 day of December 1991 by and between Shelby Truck Repair Shop
(Party of the first part, hereinafter called "Lossor") Pelham Property INC (party of the second part, hereinafter called "Lessee".)

WITNESSETH: That the LESSOR does hereby lease and rent unto the LESSEE the following described premises, in the City of Birmingham, vis:

for occupation and use as for and during the term of Feb / 1992 and not otherwise

, to-wit.

1 day of Feb 1992 to the LAST day of JAN 1994

IN CONSIDERATION WHEREOF, the LESSEE agrees to pay to said Agents for said LESSOR, AT THEIR OFFICE. in Birmingham, Alabama, on the FIRST DAY OF EACH MONTH of said term, in advance, as rent for the premises herein 1,0000 One Thomand Dallons 12,000 being at the rate of

THIS LEASE IS MADE UPON THE FOLLOWING TERMS, CONDITIONS, AND COVENANTS:

The Lessor covenants to keep the Lesses in possession of said premises during said term, provided, however, that the Lessor shall not be liable for the failure or inability of the Lessee to obtain possession thereof unless such failure or inability be due solely to the acts of the Lessor.

Nothing herein contained shall be construed as a warranty that said premises are in GOOD CONDITION or FIT or SUITABLE

for the use and purposes for which they are hereby let.

The Lessor shall not be REQUIRED to make any repairs or do any work on or about said premises or any part thereof, or on any premises connected therewith, but not hereby leased, unless and only to the extent hereinafter set out. However, the Leases hereby gives the Lessor, or said Agents, the right to enter said premises at any reasonable hour to make such repairs and to do such work on or about said premises as Lessor may be lawfully required to make, or deem necessary. The Lessee hereby gives the Lessor, or said Agents, the right to VISIT and INSPECT said premises at all reasonable times and to show said premises to prospective tenants or purchasers, and to display "For Rent" and "For Sale" signs on or about said premises at any time.

The Lessee herein agrees NOT to make any ALTERATIONS in said building or premises, or on about any premises connected therewith, but not hereby leased, nor to paint upon or attach any signs, wires or other material, other structure, apparatus or

radio antennae without the written consent of the Lessor, or said Agents.

The Lessee further agrees with the Lessor: That light housekeeping shall not be permitted or suffered in said premises and that only the kitchen shall be used for cooking without the written consent of said Lessor or his agents, that the Lessoe will replace all glass broken and keys lost or broken, if, and when broken and lost, will pay all bills for water, gas and electricity used on or about said premises to take good care of said premises, commit no waste of property or permit same to be done, and to keep in good condition all water closets, lavatories, fixtures and other plumbing and all electrical wires and fixtures, and to clear all sewers that may become stopped; that Lesses will promptly repair and make good all injury or damage to said 22. failing so to do the Lessor, by giving five days notice to the Lessee, may repair and make good the same at the cost of the Lessee.

23. and such cost shall be considered as additional sent for said manifest the cost of the Lessee. 24. Lessor on the first day of the month following the month in which the same were incurred by the Lessor; that the Lessor shall 25. have a lien upon all goods, furniture and effects and fixtures of the Lessee on said premises, or to be placed thereon during said 26. term, for the rent for the full term bereof and for any other amounts owing or accruing hereunder, in addition to the statutory 27. landlord's lien.

In the event the Lessee falls to pay any one or more of said installment of rent, or any other amount owing or accrulng hereunder, as and when due, or if the Lessee removes, or attempts to remove, or permits to be removed from said premises, without 30. the written consent of the Lessor or his agents, any of the goods, furniture, effects or other property of the Lessee brought thereon, 31. without first paying in full all rent herein reserved for the entire term, or if an execution or other legal process is lavied upon 32. said goods and chattels, or upon the interest of the Lessee in this lesse, or if a petition in bankruptcy is filed by or against 33. Lessee, or an assignment for the benefit of creditors is made by Lessee, or if a receiver of Lessee's property is appointed, or if the 34. Lessee uses or permits any part of the premises to be used for any immoral, illegal or purpose prohibited by State, County, City or 35. Federal Laws, or if Lessee uses or permits the same to be used for any other purpose than for which the premises are hereby let, 36. or if the Lessee vacates before the expiration of said term without the written consent of the Lesser or his agents, or if the Lessee 37. falls to allow Lessor, or Agents, to show said premises, or if Lessee violates any of the other terms, conditions or covenants 38. berein contained, then, and upon the happenings of any one or more of said events, Lessor or his agents may, at their option, 39. mature and make due and payable, all rent reserved berein, immediately upon giving written notice to said Lessee. The Lessor or his 40. agents may, whether the above option is exercised or not, terminate this lease upon the happenings of any one or more of the 41. above events, and may upon giving twenty-four hours written notice to Lessee terminate this lease, re-enter, take possession and re-let 42. said premises. The said rights of the Lessor or his agents to mature said rents and to terminate this lease, as above provided, 43. shall be and remain in full force and effect continuously after the happenings of any one or more of the said events, and the failure of Lessor or his agents to exercise said rights, or either of them, shall not be deemed a waiver or relinquishment thereof. No re-entry bereunder shall bur the recovery of rent or damages for breach of any of the terms, conditions or covenants on the part of the Lessee herein contained. The receipt of rent after breach or condition broken shall not be deemed a waiver or forfeiture or a waiver of

the right of the Lessor or his agents to terminate said lease, to re-enter or re-let-said premises. If the Lessee vacates said premises before the expiration of said term, without the written consent of the Lessor or his agents. the Lessor or his agents may re-enter, and re-let same, from time to time, without notice to the Lessee, as the Agent of Lessee, and such re-entry and re-letting shall not discharge the Lessee from any liability for rent nor from any of the terms, conditions or covenants of this lease; and the Leasee shall make good to the Lessor the difference, if any, between total as provided in the within 52. contract and the total rental collected and remitted from such sub-tenant or tenants.

Lessor may terminate this lease upon the expiration or termination of any terms for which Lessor or his agents may re-let the

same as Agent of the Lessee, by giving two days notice therefor to the Lessee in writing.

The Lessee shall not under-lease, sub-let or sub-rent said premises, or any part thereof, or transfer or assign within lease, without the written consent of the Lessor or his agents. Each transfer and assignment, and each sub-letting or renting of said premises, unless the written consent of the Lessor or his agents be first obtained, shall be and is null and vold, at the option of the Lessor or bir agents. It is expressly understood and agreed that the Lessee is NOT RELEASED from any liability for rent or from any of the conditions and covenants of the within contract when so transferred.

THIS LEASE SHALL BECOME NULL AND VOID in the event the said building should be entirely destroyed or rendered entirely unfit or incapable of being used for the purpose for which the same is hereby let, by fire or other casualty, beyond the control of the Lessee's family or other occupants of within lessed premises, r in the event said building should be condemned and the Lessor or his agents be forced to tear down and remove said building by the State, County or City authorities, and the liability 64. of the Lessee for the rents thereafter accruing bereunder shall cause upon the happening of either of said events and such condemnation

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