## ASSIGNMENT OF RENT AND LEASES

THIS AGREEMENT made this 29th day of	September , 1999,
by and between Ronnie Morton	("ASSIGNOR")
and Union State Bank ("ASSIGNEE")	

## WITNESSETH:

FOR VALUE RECEIVED and as additional security for the payment		
of any and all indebtedness owed by ASSIGNOR to ASSIGNEE including		
that certain note in the amount of Ninety Thousand		
DOLLARS (\$ 90,000.00 ) executed by the ASSIGNOR to the ASSIGNEE		
( the "note") and as additional security for the performance of all		
of the terms, conditions and obligations on the part of the		
ASSIGNOR contained in that certain MORTGAGE (the "Mortgage")		
of even date herewith covering the property described herein		
and securing said note, ASSIGNOR hereby transfers the rents,		
issues, profits, revenues, royalties, rights and bebfits from		
the following described property, lying and being situated in		
Shelby County, Alabama.		

Lot 5, Helena Road Helena, Alabama 35080

The ASSIGNOR hereby assigns and sets over unto the ASSIGNEE any and all leases now or hereafter existing covering said premises or any part thereof.

It is specifically agreed and understood that terms "rents",
"issues", "profits", Revenues", "royalties", "rights", and
"benifits" hereinabove used specifically include all such benefits
whether specifically included in said lease and include all
after-acquired leases of said premises hereinabove described and
all other benefits acquired before or after the execution of
this assignment.

It is understood and agreed that ASSIGNOR may continue to collect said rents as they become due and that the ASSIGNEE will not make demand therfore nor collect the same unless and until there has been a default in any payments evidenced by the Note executed by the ASSIGNOR to ASSIGNEE or default in any of the

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The ASSIGNOR hereby warrants and represents that ASSIGNOR

is the owner of said leases and that said leases are free from any

control of said leases and that said leases are free from any

control of said leases and that the rent due thereunder

is current and that no rents due in the future have been prepaid

or anticipated and that ASSIGNOR will not permit the tenants under said

leases to pay more than one month's rent in advance unless approved

by ASSIGNEE, nor permit the payment of rent in any medium other than

lawful money of the United States of America, nor anticipate, discount,

compromise, forgive, encumber, pledge, or assign the rents or any

part thereof or any lease or any interest therein and will not

amend, alter, modify, terminate or accept a surrender of any lease

of said premises without the written consent of the ASSIGNEE, its

successors and assigns.

ASSIGNOR hereby authorizes the ASSIGNEE to give notice in writing of this assignment and of any default specified above at any time to any tenant under any or all said leases, and does hereby direct any and alltenants under the aforesaid leases, upon notice of default, to pay such rents as are then or shall thereafter become due, to ASSIGNEE, its successors or assigns. ASSIGNOR hereby authorizes and empowers ASSIGNEE to collect and give valid receipt for all rents as they shall become due.

ASSIGNOR hereby authorizes and empowers ASSIGNEE upon any default by ASSIGNOR to collect the rents, issues, profits, revenues, royalties, rights, and benefits after the same shall become due, upon demand for payment therefore by the ASSIGNEE, its successors and assigns.

Violation of any of the covenants, representations and provisions contained herein by the ASSIGNOR shall be deemed a default under the terms of said Note and Mortgage.

The term of this assignment shall terminate and this assignment shall be and become null and void upon payment in full to the ASSIGNEE of all indebtedness owed by ASSIGNOR to ASSIGNEE pursuant to said Note.

Nothing herein contained shall be construed as making the ASSIGNEE, its successors and assigns, a mortgagee in possession

or imposing the duties of the lessor unless, after Default in in the Mortgage or Note executed by the ASSIGNOR to ASSIGNEE for which this is security, the ASSIGNEE, at its option, should elect to assume the duties and priveleges of the lessor, nor shall the ASSIGNEE be liable laches or failure to collect said rents, issues, profits, revenues, royalties, rights, and benefits and its is independent addressed that the ASSIGNEE is to account only for such actually collected by it.

The acceptance of this agreement by ASSIGNEE shall not be construed as a waiver by it of any of its rights under the terms of the Note and the Mortgage, or of its rights to enforce payment of the indebtedness of aforementioned in strict accordance with the terms and provisions of the Note and Mortgage.

All covenants and agreements herein contained on the part of either party shall apply to and bind their respective heirs, executers, admiistrators, personnal representatives, sucessors, and assigns.

IN WITNESS WHEREOF, the said ASSIGNOR has hereunto set his

hand and seal, this 29th	day of September	, 19 <mark>99</mark>
•	Ronnie Morton	_(SEAL) _(SEAL)
		(SEAL)
	<u> </u>	(SEAL)
STATE OF Alabama )		
COUNTY OF Jefferson )		
I, the undersignined, a No	tary Public, State at Lar	rge, in
said State, hereby certify that	Ronnie Morton	<u></u>
whose name(s) is signed to th	e foregoing conveyance as	nd who is
known to me, acknowledged befor	e me on this day that be:	ing informed

Given under my hand and official seal this the 29thay of Sept., 19 99.

of the contents of this conveyance,

the same voluntarily on the day the same bears date.

MOTARY PUBLIC

AY COMMISSION EXPIRES CEBRUARY 7, 2001

executed