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This instrument prepared by:		
Charlotte Spencer		
1849 MONTGOMERY HWY BIRMINGHAM, AL 35244		
BINTING PARTY FACTOR AND THE PARTY NAMED IN THE PAR		
	inst # 2002-10367	
STATE OF Alabama COUNTY	03/04/2002-10367 03:21 PM CERTIFIED	
SHELBY	SHEUBY COUNTY JUDGE OF PROBATE	
	SHEUDY THEL	
		····
Assignment of Leas	ses, Rents and Income	
THIS AGREEMENT is made as of <u>January 30. 2002</u> ACTON-PATE INVESTMENT COMPANY	by	
(hereinafter referred to as the "Assignor," whether one or more) in favor of Ar	mSouth Bank (hereinafter referred to as the "Assigned	∍").
WIT N WHEREAS, the Assignor is the owner of certain real property with the build	i E S S E T H: dings and improvements thereon situated in the City o	of
PELHAM County of SHELBY	, in the State of Atabalia	more particularly
described in Exhibit "A" attached hereto and made a part hereof (the "Proper WHEREAS, the Assignor has executed to the Assignee its Promissory Not	ty), and te datedte datedanuary 31, 2002	, in the principal sum of
s 455,000,00 ; and		arast and
WHEREAS, the Assigner is the landlord under those certain leases described whereas, the Assignee accepted the note described above on the conditional conditions.	bed on Exhibit "B" attached hereto and made a part he dition that the Assignor assign all of its right, title and	interest in and to all leases
in which it is landlord now on the Property or any portion thereof or which n	nay hereafter be placed thereon, including, without lin	mitation, the leases referred
to above.	ser good and valuable consideration paid to the Ass	signor by the Assignee, the
receipt and sufficiency of which are hereby acknowledged, and to secure t	he payment of the debt evidenced by the hote descr	ilideci aboye aliu aliy aliu ali
other additional indebtedness now or hereafter owing by the Assignor to thereof, and all interest payable on all of said debt and on any and all su	ich extensions and renewals (the note or instrument	is evidencing such debt are
hereinafter collectively called the "Notes," whether one or more), and the contrast or other document securing the Notes (any and all such security of	compliance with all the stipulations contained herein (or in any mongage, deed of
Assigner does hereby assign, pledge, transfer and set over, and grant a co	ontinuing security interest in, unto the Assignee all of	nts right, title and interest in
and to all leases in which it is landlord, by assignment or otherwise, now one or more), and all of the rents, issues and profits now due or to become	ne due and derived from the Property, until the Note	s and the obligations above
referred to have been fully paid and satisfied of record. In furtherance of the foregoing assignment the Assignor hereby authorized.	zes the Assignee lungh and in the event of default i	in any of the payments due
under or in the performance of any of the terms, covenants and conditions	s of, any of the Notes of the Security Documents, at	its option to enter upon the
Property and to collect, by its officers, agents, or employees, in the name of in arrears at the date of such default, as well as the rents thereafter accr	ruing and becoming payable during the period of sa	id or any other detault. The
Assignor also authorizes the Assignee upon such entry, at its option, to take and in general to perform all actions necessary in connection therewith in the	e over and assume the management, operation and n	naintenance of the Property,
Upon electing to exercise the rights herein granted, the Assignee shall re-	make reasonable efforts to collect the rents, reserv	ing nowever, within its own
discretion, the right to determine the method of collection and the extent to shall not be accountable for more money than it actually receives from the F	Property and shall not be liable for failure to collect ren	าธุร.
The Assignee shall, after payment of all proper charges and expenses, crevirtue of the exercise of any power herein granted, to any amounts due	redit the net amount received from the Property by vir a and owing to it by the Assignor under the terms	tue of this assignment, or by of the Notes and Security
Documents, but the manner of the application of such net income and the it	ems which shall be credited shall be within the sole di	iscretion of the Assignee.
It is agreed and understood by the Assignor that there shall be no legal Leases, nor shall the Assignee be in anywise liable or responsible for the fa	ailure of the tenants of the Assignor to pay said rental	is, dut where and it collected,
said rentals shall be applied to any amounts due and owing to the Assigned stipulated. The Assignor agrees to indemnify and hold the Assignee harmle	e by the Assignor under the terms of the Notes and S	ecunty Documents as above
the Assignee may incur under any of the Leases or by reason of this assign	iment.	
It is a condition of the granting of these powers, benefits and privileges at the Assignor in the full and complete performance of any of the agreement	and of the making of this assignment that, until an act	t of default shall be made by ecurity Documents, including
without limitation, the making of the payments due thereunder, the Assign	or may receive, collect and enjoy the rents, issues a	ina pronts from the Property
but it is covenanted and agreed by the Assignor, for the consideration afore contained in or in the making of the payments due under the Notes and Se	acurity Documents, the Assignee may receive and coi	ilect all the said fents, issue:
and profits and at its option exercise all other powers, privileges and ber Leases to the Assignee at its request, and will execute any further assignment.	netits granted by this instrument, and the Assignor v	will immediately turn over al
The Assigner by those procents does hereby authorize and direct any t	enant or tenants of all or any portion or portions of t	the Property, upon receipt o
notice in writing from the assignee of an act of default by the Assignor undue or thereafter to become due under the terms of any Lease.	der any of the Notes of Security Documents, to pay	to the Assignee an rent men
The Assignor shall not be entitled to, and hereby covenants and agrees to	hat it will not, without the written consent of the Assign	nee:
(a) Cancel any Lease or accept a surrender thereof, except in accordance (b) Modify any Lease so as to decrease the term of such Lease, reduce	With the conditions and contingencies as set out the the rest or change the time of payment of same, or	rein; diminish the obligation of the
tenant with regard to the payment of taxes and insurance;		
(c) Consent to an assignment of the tenant's interest in or under any performance of the terms and conditions of the Lease; or	Lease which will relieve the tenant of liability for the	ne payment or rent and the
(d) Collect the rents and profits of the Property for more than one month it	n advance;	
And any of the above acts, if done without the written consent of the Assign or take any other action with respect thereto which does not violate the specific	inee shall be null and void. The Assignor shall have t ecific provisions of this instrument.	the right to modify any Least
The Assigner hereby covenants and warrants to the Assignee that neithe	er it, nor any previous owner, has executed any prior	assignment or pledge of the
rents, issues and profits of the Property or of its interest in and to any executed any agreement which might prevent the Assignee from operating	under any of the terms and conditions of this instrur	nent, or which would limit the
Assignee in such operation.		
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The rights and powers herein granted, conveyed, and assigned are continuing rights, and the exercise of same upon the occasion of one default shall not exercise same upon the occasion of any default shall not constitute a waiver of the right of the Assignee to exercise the powers and privileges herein granted upon the occasion of a subsequent default. The collection and application of the rents, issues and profits to the indebtedness under the Notes or the Security any of the Notes or the Security Documents, and the payment of the indebtedness evidenced by the Notes and the Security Documents may be accelerated in accordance with their terms, notwithstanding such application.

The Assignee reserves unto itself the right to foreclose the Security Documents at any time when a default shall exist, and this instrument shall in no wise operate to affect, impair, or diminish the rights granted the Assignee under the Notes and Security Documents, but the rights contained herein are in addition to the rights and privileges given the Assignee under and by virtue of said Notes and Security Documents.

It is also agreed and understood that the Assignee shall incur no liability for the entrance by its agent upon the Property for purpose of collection of rentals, issues, and profits as herein mentioned.

This assignment shall not be revoked without the consent of the Assignee in writing, and shall remain in full force and effect as long as the obligations under any of the Notes and Security Documents remain unpaid or unfulfilled in whole or in part.

Whenever "Assignor, or "Assignee" occurs in this instrument, or is referred to, the same shall be construed as singular or plural, masculine, feminine or neuter as the case may be, and shall include the heirs, executors, administrators, successors, assigns of either as though originally herein written.

This assignment shall be governed by the laws of the State of ____Alabama_ Time is of the essence in the performance by the Assignor of all of its obligations hereunder. CAUTION — IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT. **ASSIGNOR** ATTEST: ACTON-PATE INVESTMENT COMPANY BY: (SEAL) BY: (SEAL) DOUGLAS 1 BY: (SEAL) BY: (SEAL) ITS ALLEN PATE BY: (SEAL) BY: (SEAL) ITS Acknowledgment for a Partnership Partnership, Limited Partnership, Limited Liability Partnership} STATE OF ALABAMA) COUNTY) I, the undersigned, a Notary Public in and for said County in said State, hereby certify that whose name as general partner of (general) (limited) (limited liability) partnership, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of said instrument, he/she, as such general partner and with full authority, executed the same voluntarily for and as the act of said partnership. Given under my hand and official seal on 1/31/09Notary Public My Commission Expires:

LAND TITLE
600 20TH STREET NORTH
BIRMINGHAM, AL 35203-2601

form bba48101 rev 2/2000

Bank: _____ Obligor #: _____

exhibit "a"

Fart of Block 1 of Cahaba Valley Park North, as recorded in Map Book 13, page 140, in the Probate Office of Shelby County, Alabama, situated in Section 31, Township 19 South, Range 2 West, Shelby County, Alabama, and being more particularly described as follows:

Commence at the center line point of curve Station 28 + 99.46 of Cahaba Valley Parkway; thence turn an angle to the left of 90°00'00" and run Southerly for 30.00 feet to the South right of way line of said Cahaba Valley Parkway, said point begin the point of beginning; thence 90°00'00" left and run Easterly along said right of way line for 114.92 feet; thence 90°00'00" right and run Southerly for 225.00 feet; thence 90°00'00" right and run Westerly for 200.00 feet; thence 90°00'00" right and run Northerly for 245.23 feet to a point on the South right of way line of said Cahaba Valley Parkway; thence 116°42'29" right to become tangent to a dure to the left, said curve having a radius of 189.32 feet and subtending a central angle of 26°42'29"; thence run Southeasterly along the arc of said curve and along said right of way line for 88.25 feet to the point of beginning.

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SHIP COMPANIES OF PROBATE

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