SECURITY INTEREST SUBORDINATION AGREEMENT

| TO: | PINNACLE BANK | | 20030306000135660 Pg 1/1 11.00 |
|---|--|--|---|
| | | (lender name) | Shelby Chty Judge of Probate, AL |
| and to indead agreements that (regard security into | and valuable consideration, the received you ("Lender") from time to time with <u>JACK D. & REBECCA HARR</u> dless of any priority otherwise available terest which the undersigned may now wing property of Debtor (the "Property | at your discretion to make log IS ("Debtor"), the uble to the undersigned by hold or may at any time her | ans to or enter into credit undersigned hereby agrees aw or by agreement) any |
| | MORTGAGE IN THE AMOUNT OF SOME ON 6/19/2000 IN INSTRUMENT THE JUDGE OF PROBATE, SHELP | NUMBER 200020396 IN | 00 AND RECORDED THE OFFICE OF |
| purposes to in any por attached h | n each case, with all proceeds thereoned in the set of the Property in the Property in the Set of the Set of the Property in the Set of the Set of the Property in the Set of the Set o | at any time hereafter grante curity interest of Lender un PINNACLE BANK DATED | d to or acquired by Lender der the agreement that is |
| possession any right | indersigned will not exercise any colleged, of, sell or dispose of, or otherwise de consent by Lender. | eal with, the Property, and v | vill not exercise or enforce |
| 2. Lender may exercise collection rights, may take possession of, sell or dispose of, and otherwise deal with, the Property, and may exercise and enforce any right or remedy available to Lender with respect to the Property, whether available prior to or after the occurrence of any default, all without notice to or consent by anyone. Lender may apply the proceeds of collateral to any indebtedness secured by Lender's above described security interest, in any order of application. | | | |
| 3. Neither the undersigned nor Lender (i) makes any representation or warranty concerning the Property or the validity, perfection or (except as to the subordination accomplished hereby) priority of any security interest therein, or (ii) shall have any duty to preserve, protect, care for, insure, take possession of, collect, dispose of or otherwise realize upon any of the Property. | | | |
| 4. The undersigned warrants that any purchaser or transferee of, or successor to, any security interest of the undersigned in any or all of the Property will be given detailed written notice of the subordination accomplished hereby, prior to the time of purchase, transfer or succession. | | | |
| 5. The undersigned waives any priority available to the undersigned by law with respect to any security interest in the Property, but the priority or parity of the rights and claims of the undersigned and Lender as general creditors of Debtor (rather than as secured parties) shall not be affected or impaired by this Agreement. This Agreement is to be governed by the laws of the state in which it is executed. It cannot be waived or changed or ended, except by a writing signed by the party to be bound thereby. This Agreement is made between Lender and the undersigned. It shall be binding upon the undersigned and the heirs, representatives, successors and assigns of the undersigned and shall inure to the benefit of, and shall be enforceable by, Lender and its successors and assigns. The undersigned waives notice of Lender's acceptance hereof. | | | |
| Dated: | 2/21/2003 | | |
| | | UNION STATE BANK 3449 LORNA ROAD | |
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| | | HOOVER, AL 35216 | |
| © Bankers Systems, | Inc., St. Cloud, MN (1-800-397-2341) Form M-180 7/7/89 | JOHN C. PLAT, LOAN O | FFICER (page 1 of 1) |