

# ASSIGNMENT OF NOTE, MORTGAGE AND LOAN DOCUMENTS

#### Loan Number 62564

MANCH	ASSIGNME 2010,	NT (this by and	"Assignment of the second of t	nent") is	made e	ffective the	is S TINSIII	day of
CORPORAT ALABAMA,	ION, REC	EIVER der the law	OF CA	APITALS Jnited Sta	SOUTH ites of Am	BANK, erica ("Ass	BIRMING ignor"). ha	GHAM, aving an
address of 160 and IBERIAL Louisiana 705	)1 Bryan Stre BANK ("Ass	et, Suite 1 ignee") w	700, Dalla	as, Texas	75201, A	ttention: Se	ttlement N	lanager.

WHEREAS, on August 21, 2009, in accordance with Alabama law and the Federal Deposit Insurance Act, 12 U.S.C §1821 et. seq. (the "FDIC Act"), the State of Alabama State Banking Department closed the operations of CapitalSouth Bank ("CapitalSouth") and appointed the Assignor as the receiver of CapitalSouth.

WHEREAS, in accordance with the Act, the Assignor is empowered to liquidate the assets of CapitalSouth in order to wind down the affairs of CapitalSouth.

WHEREAS, on or about August 21, 2009, in accordance with that certain Purchase and Assumption Agreement (Whole Bank, All Deposits) dated August 21, 2009 (the "Purchase Agreement"), by and among the Assignor, Assignee and the Federal Deposit Insurance Corporation ("FDIC"), the Assignor sold certain assets of CapitalSouth to Assignee, including, but not limited to, the following loan documents and other rights:

- A. That certain <u>Promissory Note</u> executed by **Danny J Coshatt DBA Coshatt Sod** & **Supply** (the "Borrower"), in the original amount of <u>two hundred seventy thousand and 00/100</u> Dollars(\$270,000.00) dated <u>January 23, 2003</u> in favor of Bank of Alabama aka CapitalSouth Bank; Renewal Note in the amount of two hundred thirty three thousand fifty six and 97/100 (\$233,056.97) dated <u>February 26, 2008</u> in favor of CapitalSouth Bank(hereinafter referred to as the "Note");
- B. That certain Real Estate Mortgage granted by the Borrower to Bank of Alabama aka CapitalSouth Bank, dated January 23, 2003, and recorded in Official Records entry#20030129000052710, all of the public records of Shelby County, Alabama, with respect to the real property as more fully described on Exhibit "A" attached hereto (hereinafter collectively referred to as the "Mortgage"), which Mortgage secures the repayment of the Note;

C. That certain Assignment of Rents and Leases granted by the Borrower to Bank of Alabama aka CapitalSouth Bank, dated January 23, 2003, and recorded in Official Records entry#20030129000052720, all of the public records of Shelby County, Alabama, with respect to the real property as more fully described on Exhibit "A" attached hereto (hereinafter collectively referred to as the "Mortgage"), which Mortgage secures the repayment of the Note;
D. That certain UCC-1 Financing Statement from Borrower, as Debtor, filed in the NA County, Secretary of State of NA on NA bearing Instrument No. NA and recorded in Official Records Book NA, page NA, of the public records of NA County, Alabama (hereinafter collectively referred to as the "Financing Statements"); and
E. That certain <u>NA</u> the owner <u>NA</u> YEAR <u>NA</u> , MAKE <u>NA</u> , VIN <u>NA</u> .
F. That certain NA Loan Agreement between CapitalSouth and Borrower, dated NA (hereinafter referred to as the "Loan Agreement");
G. That certain NA Guaranty, from NA, dated NA (hereinafter referred to as the "Guaranty");
H. That certain Loan Policy of Title Insurance issued by <u>NA</u> Title Insurance Company, Loan Policy # <u>NA</u> in the amount of \$ <u>NA</u> (hereinafter referred to as the "Title Policy").
I. Any and all claims, actions, causes of action, choses of action, judgments, demands, rights, damages and liens, together with the right to seek reimbursement of attorney's fees, costs or other expenses of any nature whatsoever, whether known or unknown, arising from, relating to or based upon that certain loan evidenced by the Note and Mortgage above, and/or which are the subject matter of the action filed in the <a href="NA">NA</a> Court, <a href="NA">NA</a> County, casestyled <a href="NA">NA</a> (the "Claims").
The documents identified in paragraphs A through H above are hereinafter collectively referred to as the "Collateral Documents."
NOW, THEREFORE, for valuable consideration granted by Assignee to Assignor, receipt of which is hereby acknowledged, Assignor hereby agrees as follows:
1. <u>Assignment of Note, Mortgage and Collateral Documents.</u> Assignor hereby unconditionally grants, transfers, and assigns to Assignee all of Assignor's right, title and interest in the Note, Mortgage and Collateral Documents, including all of Assignor's right to receive payments of principal and interest under the Note. Concurrently herewith, Assignor has endorsed to Assignee, without recourse, the Note.
2. All Other Loan Documents. Assignor hereby unconditionally grants, transfers,

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and assigns to Assignee all Assignor's right, title and interest in all other documents or

agreements entered into by CapitalSouth (or its predecessor) in connection with or related to the

loan evidenced by the Note, Mortgage and Collateral Documents (hereinafter referred to

collectively as the "Loan"). In this Assignment, the Note, the Mortgage, the Collateral

Documents, and all other documents evidencing or securing the Loan are referred to collectively as the "Loan Documents."

- 3. Assignment of Claims. Assignor hereby unconditionally grants, transfers, and assigns to Assignee all of Assignor's right, title and interest in and to the Claims.
- 4. Representations and Warranties. In accordance with the Act, Assignor has full power to sell and assign the Loan Documents to the Assignee. Assignor has made no prior assignment or pledge of the Loan Documents. This Assignment is made without recourse, representation or warranty, express or implied, by the FDIC in its corporate capacity or as Receiver.
- 5. <u>Successors and Assigns</u>. This Assignment shall inure to the benefit of the successors and assigns of Assignor and Assignee, and be binding upon the successors and assigns of Assignee.

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IN WITNESS WHEREOF, Assignor has executed this Assignment to Assignee as of Mancer 2, 2010.

FEDERAL DEPOSIT INSURANCE CORPORATION, RECEIVER OF CAPITALSOUTH BANK, BIRMINGHAM, ALABAMA, organized under the laws of the United States of America

By: Standard Stocketon

Title: Attorney-in-Fact

STATE OF ALABAMA	
COUNTY OF tegeson	

, v	
On the 8 day of Maec	, 2010, before me, the undersigned, personally
appeared William Stockton	the Attorney-in-Fact of the FEDERAL DEPOSIT
INSURANCE CORPORATION, in its	s capacity as the RECEIVER OF CAPITAL SOUTH
BANK, BIRMINGHAM, ALABAMA.	on behalf of the corporation, who is (check one)
ic norganally tracting to me	1 '1 1 ' ''' '''' ''''' ''''''''''''''
is personally known to me or	has provided me with (insert type of identification)
**************************************	as satisfactory evidence that he/she is the person who
executed this instrument	AND THE PARTY OF THE PARTY AND THE PORTION WATER

Notary Public, Acting in the State and County

Aforesaid (Print Name) Hille Wolf

My Commission Expires: (See Notary Seal)
My Commission Number is @See Notary Seal)

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EXHIBIT "A"

Legal Description

Lot 87 and Lot 88

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## LIMITED POWER OF ATTORNEY

KNOW ALL PERSONS BY THESE PRESENTS, that the FEDERAL DEPOSIT INSURANCE CORPORATION, a corporation organized and existing under an Act of Congress, hereafter called the "FDIC", hereby designates the individual(s) of IBERIABANK, set out below (the "Attorney(s)-in-Fact") for the sole purpose of executing the documents outlined below:

Anthony Restel
Mike Brown
Greg Strader
Vincent Orgeron
Fred Malzahn
Michael Moers
William Stockton
Steven Kelley

WHEREAS, the undersigned has full authority to execute this instrument on behalf of the FDIC under applicable Resolutions of the FDIC's Board of Directors and redelegations thereof.

NOW THEREFORE, the FDIC grants to the above-named Attorney(s)-in-Fact the authority, subject to the limitations herein, as follows:

1. To execute, acknowledge, seal and deliver on behalf of the FDIC as Receiver of CapitalSouth Bank, all instruments of transfer and conveyance, appropriately completed, with all ordinary or necessary endorsements, acknowledgments, affidavits and supporting documents as may be necessary or appropriate to evidence the sale and transfer of any asset of CapitalSouth Bank, including all loans held by CapitalSouth Bank to IBERIABANK pursuant to that certain Purchase and Assumption Agreement, dated as of August 21, 2009 between FDIC as CapitalSouth Bank and IBERIABANK.

The form which the Attorney(s)-in-Fact shall use for endorsing promissory notes or preparing allonges to promissory notes is as follows:

Pay to	the order of
Witho	ut Recourse
FEDE Receiv	RAL DEPOSIT INSURANCE CORPORATION as ver for CapitalSouth Bank, Birmingham, Alabama
By:	
Name:	
Title:	Attorney-in-Fact

Limited Power of Attorney
IBERIABANK

Page 1 of 3
August 24, 2009

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20100322000082750 6/8 \$32.00 Shelby Cnty Judge of Probate, AL 03/22/2010 02:22:12 PM FILED/CERT

All other documents of assignment, conveyance or transfer shall contain this sentence: "This assignment is made without recourse, representation or warranty, express or implied, by the FDIC in its corporate capacity or as Receiver."

FDIC further grants to each Attorney-in-Fact full power and authority to do and perform all acts necessary to carry into effect the powers granted by this Limited Power of Attorney as fully as FDIC might or could do with the same validity as if all and every such act had been herein particularly stated, expressed and especially provided for.

This Limited Power of Attorney shall be effective from August 21, 2009 and shall continue in full force and effect through August 21, 2010, unless otherwise terminated by an official of the FDIC authorized to do so by the Board of Directors ("Revocation"). At such time this Limited Power of Attorney will be automatically revoked. Any third party may rely upon this document as the named individual(s)' authority to continue to exercise the powers herein granted unless a Revocation has been recorded in the public records of the jurisdiction where this Limited Power of Attorney has been recorded, or unless a third party has received actual notice of a Revocation.

IN WITNESS WHEREOF, the FDIC, by its duly authorized officer empowered by appropriate resolution of its Board of Directors, has caused these presents to be subscribed in its name this 26 day of August, 2009.

FEDERAL DEPOSIT INSURANCE CORPORATION

Janice S. Hearn Title: Manager of Customer Service Dallas Regional Office

Signed in the presence of:

Witness nomp Son Name: LORE Witness Name:

Limited Power of Attorney

**IBERIABANK** 

Page 2 of 3 August 24, 2009

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## STATE OF TEXAS COUNTY OF DALLAS

On this 24 day of August, 2009, before me, a Notary Public in and for the State of Texas appeared Janice S. Hearn, to me personally known, who, being by me first duly sworn did depose that she is Manager of Customer Service, Dallas Regional Office of the Federal Deposit Insurance Corporation (the "Corporation"), in whose name the foregoing Limited Power of Attorney was executed and subscribed, and the said Limited Power of Attorney was executed and subscribed on behalf of the said Corporation by due authority of the Corporation's Board of Directors, and the said Janice S. Hearn, acknowledged the said Limited Power of Attorney to be the free act and deed of said Corporation.

Notary Public

My Commission expires: 2/17/20/2



## STATE OF TEXAS COUNTY OF DALLAS

On this 26 day of August, 2009, before me	e, a Notary Public in and for the State of Texas
appeared toki flooring scin	(witness #1) and
nersons whose names are subscribed as with the	(witness #2), to me personally known to be the
persons whose names are subscribed as witness to being duly sworn by me stated on oath that they	saw Janice S. Hearn, Manager of Customer
Service, Dallas Regional Office of the Federal D	eposit Insurance Comporation the person who
executed the foregoing instrument, subscribe the switness at the request of the person who executed the	same, and that they had signed the same as a same.

Record Melber Surth Notary Public

Notary Public

My Commission expires: \( \frac{2}{17/20} \)



Limited Power of Attorney IBERIABANK

Page 3 of 3 August 24, 2009

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20100322000082750 8/8 \$32.00 Shelby Cnty Judge of Probate, AL 03/22/2010 02:22:12 PM FILED/CERT