

BOOK 81 PAGE 409

STATE MS. - DESOTO CO.
FILED

JUN 11 10 57 AM '99

BK 81 PG 409
W.E. DAVIS CH. CLK.

This instrument was prepared by and after recording, please return to:
Jeffrey N. Plowman, Esq.
Nelson Mullins Riley & Scarborough, L.L.P.
999 Peachtree Street, N.E.
First Union Plaza, Suite 1400
Atlanta, Georgia 30309

Indexing Instructions/Cross Reference:
Deed Book 71, Page 365, DeSoto
County, Mississippi Records.

STATE OF MISSISSIPPI)
)
COUNTY OF DESOTO)

QUITCLAIM ASSIGNMENT

This Quitclaim Assignment ("Assignment") is made and entered into as of the 8th day of March, 1999, by and among Powertel/Memphis, Inc., a Delaware corporation (formerly known as InterCel Memphis MTA, Inc., and herein referred to as "Powertel/Memphis") (the "Assignee"), each of the following partners (the "Partners") of Powertel PCS Partners, L.P., a dissolved Delaware limited partnership (the "Partnership"), individually and/or on behalf of and in the name, place and stead of the dissolved Partnership: (i) Powertel PCS, Inc., a Delaware corporation (formerly known as InterCel PCS Services, Inc. and Powertel, Inc., and herein referred to as "Powertel PCS"); (ii) Powertel/Birmingham, Inc., a Missouri corporation (formerly known as InterCel Birmingham MTA, Inc., and herein referred to as "Powertel/Birmingham"); (iii) Powertel Birmingham Licenses, Inc., a Colorado corporation (formerly known as InterCel Birmingham Licenses, Inc., and herein referred to as "Birmingham Licenses"); (iv) Powertel/Jacksonville, Inc., a Delaware corporation (formerly known as InterCel Jacksonville MTA, Inc., and herein referred to as "Powertel/Jacksonville"); and (v) Powertel/Memphis (Powertel PCS, Powertel/Birmingham, Birmingham Licenses, Powertel/Jacksonville and Powertel/Memphis are collectively referred to as the "Partnership Assignors"), and Powertel, Inc., a Delaware corporation (formerly known as InterCel, Inc., and herein referred to as the "Parent"), the direct or indirect parent corporation of each of the Partnership Assignors.

WITNESSETH

WHEREAS, the Partnership was a limited partnership organized under the laws of the State of Delaware on October 24, 1994 for the purpose of, among others, constructing, owning and operating PCS systems in certain markets located in the southeastern United States; and

WHEREAS, by a unanimous written consent dated February 28, 1996, the Partners ratified, authorized and approved the liquidation and dissolution of the Partnership and authorized Powertel PCS, as the sole general partner of the Partnership, to distribute the assets of the Partnership to the Partners in accordance with their respective economic interests (the "Distribution"); and

WHEREAS, the Partners are, and at the time of the Distribution were, direct or indirect wholly-owned subsidiaries of Parent; and

WHEREAS, the Partnership was dissolved on May 17, 1996 (the "Dissolution Date"), pursuant to the Certificate of Cancellation filed with the Secretary of State of Delaware on such date; and

WHEREAS, as a result of the Distribution, each of the Partners received an economic interest in the assets of the Partnership, including that certain lease, license or easement agreement more particularly described on Exhibit A attached hereto and incorporated herein by this reference (the "Lease") affecting the premises described on Exhibit A-1 and certain tower structures and other fixtures or personalty items located thereon and any subleases, licenses or co-location agreements related thereto; and

WHEREAS, the Lease is evidenced of record by that certain Memorandum of Lease more particularly described on Exhibit B attached hereto and incorporated herein by this reference; and

WHEREAS, pursuant to that certain Assignment and Assumption of Contracts dated as of February 21, 1996 (the "Assignment Date"), a true and correct copy of which is attached hereto as Exhibit C, the Partnership assigned the Lease in its entirety to Assignee as part of the aforesaid Distribution; and

WHEREAS, the Partnership Assignors and the Assignee desire to memorialize, and Parent desires to evidence its joinder in, the quitclaim assignment by the Partnership and each Partnership Assignor to the Assignee on the Assignment Date of all of the right, title, and interest of the Partnership and the Partnership Assignors in and to the Lease, any tower structures and other fixtures or personalty items located thereon and any subleases, licenses or co-location agreements related thereto.

NOW, THEREFORE, the Partnership, Parent and the Partnership Assignors, in consideration of the premises, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, do hereby acknowledge and agree that on the

Assignment Date each of them did, individually and in their respective capacity as a partner of the Partnership, unconditionally grant, sell, convey, assign, transfer, set over and deliver, all of their respective right, title and interest in and to the Lease, any tower structures and other fixtures or personalty items located thereon and any subleases, licenses or co-location agreements related thereto unto Assignee, to have and to hold forever. Assignee hereby acknowledges and agrees that on the Assignment Date it accepted such assignment and agreed to assume all of the obligations of the Partnership and the Partnership Assignors accruing from and after the date thereof for performance of all of the terms, conditions and covenants of the Partnership and the Partnership Assignors, as lessee or tenant under the Lease, including the obligation to pay rent and any other rights or obligations arising from any subleases, licenses or co-location agreements related thereto. The Partnership, Parent and the Partnership Assignors, including the Assignee as a Partnership Assignor but not as the Assignee, further acknowledge and agree that neither they nor the Partnership claim any right, title or interest in and to the Lease, any tower structures and other fixtures or personalty items located thereon and any subleases, licenses or co-location agreements related thereto as of or following the Assignment Date.

[SIGNATURES ON FOLLOWING PAGE]

Executed under seal as of the day and year first written above.

PARTNERSHIP:

Powertel PCS Partners, L.P., a dissolved Delaware limited partnership

Powertel PCS, Inc., a Delaware corporation, as the general partner

By: Jill F. Dorsey
Jill F. Dorsey
Title: Vice President/General Counsel

[CORPORATE SEAL]

STATE OF Georgia
COUNTY OF _____

Personally appeared before me, the undersigned authority in and for the said county and state, on this 28th day of May, 1999, within my jurisdiction, the within named Jill F. Dorsey, who acknowledged that she is the Vice President/General Counsel, of Powertel PCS, Inc., a Delaware corporation, and that for and on behalf of the said corporation, and as its act and deed she executed the above and foregoing instrument, after first having been duly authorized by said corporation to do so.

Sharon A. Arce
Notary Public
Name: Sharon A. Arce (Print)
My Commission Expires: 01/09/2001
(Notarial Stamp/Seal)

PARTNERSHIP ASSIGNORS:

POWERTEL PCS, INC.,
a Delaware corporation, individually and
as a partner of Powertel PCS Partners, L.P.

By: Jill F. Dorsey
Jill F. Dorsey
Title: Vice President/General Counsel

[CORPORATE SEAL]

STATE OF Georgia
COUNTY OF Fulton

Personally appeared before me, the undersigned authority in and for the said county and state,
on this 28th day of May, 1999, within my jurisdiction, the within named Jill F.
Dorsey, who acknowledged that she is the Vice President/General Counsel, of Powertel PCS,
Inc., a Delaware corporation, and that for and on behalf of the said corporation, and as its act
and deed she executed the above and foregoing instrument, after first having been duly
authorized by said corporation to do so.

Sharon A. Arce
Notary Public
Name: Sharon A. Arce (Print)
My Commission Expires: 01/07/2001
(Notarial Stamp/Seal)

POWERTEL/BIRMINGHAM, INC.,
a Missouri corporation, individually and
as a partner of Powertel PCS Partners, L.P.

By: Jill F. Dorsey
Jill F. Dorsey
Title: Vice President/General Counsel

[CORPORATE SEAL]

STATE OF Georgia
COUNTY OF Fulton

Personally appeared before me, the undersigned authority in and for the said county and state,
on this 28th day of May, 1999, within my jurisdiction, the within named Jill F.
Dorsey, who acknowledged that she is the Vice President/General Counsel, of
Powertel/Birmingham, Inc., a Missouri corporation, and that for and on behalf of the said
corporation, and as its act and deed she executed the above and foregoing instrument, after first
having been duly authorized by said corporation to do so.

Sharon A. Arzet
Notary Public
Name: Sharon A. Arzet (Print)
My Commission Expires: 01/09/2001
(Notarial Stamp/Seal)

POWERTEL BIRMINGHAM LICENSES, INC.,
a Colorado corporation, individually and
as a partner of Powertel PCS Partners, L.P.

By: Jill F. Dorsey
Jill F. Dorsey
Title: Vice President/General Counsel

[CORPORATE SEAL]

STATE OF Georgia
COUNTY OF Fulton

Personally appeared before me, the undersigned authority in and for the said county and state,
on this 28th day of May, 1999, within my jurisdiction, the within named Jill F.
Dorsey, who acknowledged that she is the Vice President/General Counsel, of Powertel
Birmingham Licenses, Inc., a Colorado corporation, and that for and on behalf of the said
corporation, and as its act and deed she executed the above and foregoing instrument, after first
having been duly authorized by said corporation to do so.

Sharon A. Aron
Notary Public
Name: Sharon A. Aron (Print)
My Commission Expires: 01/29/2009
(Notarial Stamp/Seal)

POWERTEL/JACKSONVILLE, INC.,
a Delaware corporation, individually and
as a partner of Powertel PCS Partners, L.P.

By: Jill F. Dorsey
Jill F. Dorsey
Title: Vice President/General Counsel

[CORPORATE SEAL]

STATE OF Georgia
COUNTY OF Fulton

Personally appeared before me, the undersigned authority in and for the said county and state,
on this 28th day of May, 1999, within my jurisdiction, the within named Jill F.
Dorsey, who acknowledged that she is the Vice President/General Counsel, of
Powertel/Jacksonville, Inc., a Delaware corporation, and that for and on behalf of the said
corporation, and as its act and deed she executed the above and foregoing instrument, after first
having been duly authorized by said corporation to do so.

Sharon A. Arce
Notary Public
Name: Sharon A. Arce (Print)
My Commission Expires: 01/01/2001
(Notarial Stamp/Seal)

POWERTEL/MEMPHIS, INC.,
a Delaware corporation, individually and
as a partner of Powertel PCS Partners, L.P.

By: Jill F. Dorsey
Jill F. Dorsey
Title: Vice President/General Counsel

[CORPORATE SEAL]

STATE OF Georgia
COUNTY OF Fulton

Personally appeared before me, the undersigned authority in and for the said county and state,
on this 28th day of May, 1999, within my jurisdiction, the within named Jill F.
Dorsey, who acknowledged that she is the Vice President/General Counsel, of
Powertel/Memphis, Inc., a Delaware corporation, and that for and on behalf of the said
corporation, and as its act and deed she executed the above and foregoing instrument, after first
having been duly authorized by said corporation to do so.

Sharon A. Arce
Notary Public
Name: Sharon A. Arce (Print)
My Commission Expires: 01/07/2001
(Notarial Stamp/Seal)

PARENT:

POWERTEL, INC.,
a Delaware corporation

By: Jill F Dorsey
Jill F Dorsey
Title: Vice President/General Counsel

[CORPORATE SEAL]

STATE OF Georgia
COUNTY OF Fulton

Personally appeared before me, the undersigned authority in and for the said county and state, on this 28th day of May, 1999, within my jurisdiction, the within named Jill F. Dorsey, who acknowledged that she is the Vice President/General Counsel, of Powertel, Inc., a Delaware corporation, and that for and on behalf of the said corporation, and as its act and deed she executed the above and foregoing instrument, after first having been duly authorized by said corporation to do so.

Sharon A. Arcant
Notary Public
Name: Sharon A. Arcant (Print)
My Commission Expires: 01/09/2001
(Notarial Stamp/Seal)

ASSIGNEE:

POWERTEL/MEMPHIS, INC.,
a Delaware corporation

By: Jill F. Dorsey
Jill F. Dorsey
Title: Vice President/General Counsel

[CORPORATE SEAL]

STATE OF Georgia
COUNTY OF Fulton

Personally appeared before me, the undersigned authority in and for the said county and state, on this 28th day of May, 1999, within my jurisdiction, the within named Jill F. Dorsey, who acknowledged that she is the Vice President/General Counsel, of Powertel/Memphis, Inc., a Delaware corporation, and that for and on behalf of the said corporation, and as its act and deed she executed the above and foregoing instrument, after first having been duly authorized by said corporation to do so.

Sharon A. Arzet
Notary Public
Name: Sharon A. Arzet (Print)
My Commission Expires: 01/07/2000
(Notarial Stamp/Seal)

Ground Lease

That certain lease agreement between Martha Oliver as Landlord/Lessor and Powertel PCS Partners, LP as Tenant/Lessee, dated 11-29-95, for the tower site known as Hernando, located at 3780 Highway 51 S. Hernando, Hernando, Mississippi 38671; as assigned by Powertel PCS Partners, L.P., and its partners, to Powertel/Memphis, Inc. pursuant to that certain Quitclaim Assignment dated as of March 8, 1999.

LEGAL DESCRIPTION - PROPOSED POWERTEL PCS TOWER COMPOUND LEASE AREA

BEING A LEGAL DESCRIPTION OF A PROPOSED POWERTEL PCS TOWER COMPOUND LEASE AREA BEING PART OF THE H. CLYDE BREEDLOVE AND WIFE, BEATRICE R. BREEDLOVE PROPERTY RECORDED IN DEED RECORD NUMBER 42, PAGE 59 AT THE OFFICE OF THE CHANCERY COURT CLERK OF DESOTO COUNTY, MISSISSIPPI, SAID PROPERTY BEING SITUATED IN DESOTO COUNTY, MISSISSIPPI AND BEING MORE PARTICULARLY AS FOLLOWS:

A TRACT OF LAND SITUATED IN THE SW 1/4 OF SECTION 19, TOWNSHIP 3 SOUTH, RANGE 7 WEST DESCRIBED AS:

COMMENCING AT THE NORTHEAST CORNER OF THE NORTHWEST QUARTER OF SECTION 30, TOWNSHIP 3 SOUTH, RANGE 7 WEST AS SHOWN ON THE FINAL PLAT OF PINE OAK SUBDIVISION (PLAT BOOK 16 - PAGE 38); THENCE NORTH 0 DEGREES 00 MINUTES 00 SECONDS EAST - 1305.60 FEET; THENCE SOUTH 90 DEGREES 00 MINUTES 00 SECONDS WEST - 553.02 FEET TO THE TRUE POINT OF BEGINNING; THENCE NORTH 90 DEGREES 00 MINUTES 00 SECONDS WEST - 380.00 FEET; THENCE NORTH 0 DEGREES 00 MINUTES 00 SECONDS EAST - 330.00 FEET; THENCE SOUTH 90 DEGREES 00 MINUTES 00 SECONDS EAST - 380.00 FEET; THENCE SOUTH 0 DEGREES 00 MINUTES 00 SECONDS WEST - 330.00 FEET TO THE POINT OF BEGINNING CONTAINING 125,400 SQUARE FEET OR 2.879 ACRES MORE OR LESS.

EXHIBIT A-1

LEGAL DESCRIPTION - PROPOSED MUTUAL USE NON-EXCLUSIVE INGRESS UTILITY EASEMENT

BEING A LEGAL DESCRIPTION OF A PROPOSED MUTUAL USE NON-EXCLUSIVE INGRESS/EGRESS EASEMENT ACROSS PART OF THE H. CLYDE BREEDLOVE AND WIFE, BEATRICE R. BREEDLOVE PROPERTY RECORDED IN DEED RECORD NUMBER 42, PAGE 59 AT THE OFFICE OF THE CHANCERY COURT CLERK OF DESOTO COUNTY, MISSISSIPPI, SAID PROPERTY SITUATED IN DESOTO COUNTY, MISSISSIPPI AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

A TRACT OF LAND SITUATED IN THE SW 1/4 OF SECTION 19, TOWNSHIP 3 SOUTH, RANGE 7 WEST, DESCRIBED AS:

COMMENCING AT THE NORTHEAST CORNER OF THE THE NORTHWEST QUARTER OF SECTION 30, TOWNSHIP 3 SOUTH, RANGE 7 WEST AS SHOWN ON THE FINAL PLAT OF PINE OAK SUBDIVISION (PLAT BOOK 16 - PAGE 38) THENCE NORTH 0 DEGREES 00 MINUTES 00 SECONDS EAST - 1305.60 FEET; THENCE SOUTH 90 DEGREES 00 MINUTES 00 SECONDS WEST - 933.02 FEET; THENCE NORTH 0 DEGREES 00 MINUTES 00 SECONDS EAST - 26.99 FEET TO THE POINT OF BEGINNING OF THE ABOVE DESCRIBED EASEMENT; THENCE SOUTH 71 DEGREES 00 MINUTES 29 SECONDS WEST - 670.80 FEET; THENCE NORTH 86 DEGREES 20 MINUTES 58 SECONDS WEST - 230.32 FEET; THENCE NORTH 55 DEGREES 09 MINUTES 31 SECONDS WEST - 74.33 FEET; THENCE NORTH 25 DEGREES 17 MINUTES 39 SECONDS WEST - 39.98 FEET; THENCE NORTH 76 DEGREES 43 MINUTES 13 SECONDS WEST - 60.94 FEET; THENCE SOUTH 66 DEGREES 51 MINUTES 38 SECONDS WEST - 94.46 FEET; THENCE SOUTH 44 DEGREES 51 MINUTES 37 SECONDS WEST - 266.90 FEET A FOUND IRON PIN AT THE NORTHEAST CORNER OF THE SYLVIA W. SKELTON AND HUSBAND, JAMES LOUIS SKELTON TRACT (WARRANTY DEED BOOK 93, PAGE 362); THENCE NORTH 89 DEGREES 18 MINUTES 29 SECONDS WEST ALONG THE NORTH LINE OF SAID SKELTON PROPERTY 209.63 FEET TO A FOUND IRON PIN AT THE NORTHWEST CORNER OF SAID SKELTON PROPERTY; THENCE SOUTH 0 DEGREES 09 MINUTES 31 SECONDS EAST ALONG THE WEST LINE OF SAID SKELTON PROPERTY (PASSING A FOUND IRON PIN AT 208.00 FEET) 209.93 FEET TO THE NORTH LINE OF THE HAROLD L. HERL, ET UX PROPERTY (WARRANTY DEED BOOK 91, PAGE 145); THENCE NORTH 89 DEGREES 31 MINUTES 46 SECONDS ALONG THE SAID NORTH LINE OF THE HERL PROPERTY 150.76 FEET TO THE EASTERLY RIGHT OF WAY LINE OF OLD HIGHWAY 51 (100 FOOT R.O.W.); THENCE NORTH 00 DEGREES 50 MINUTES 49 SECONDS WEST ALONG SAID EASTERLY RIGHT OF WAY LINE 40.01 FEET; THENCE SOUTH 89 DEGREES 31 MINUTES 46 SECONDS EAST (LEAVING SAID LINE) 91.19 FEET; THENCE NORTH 0 DEGREES 09 MINUTES 31 SECONDS WEST - 230.17 FEET; THENCE SOUTH 89 DEGREES 18 MINUTES 20 SECONDS EAST - 273.04 FEET; THENCE NORTH 44 DEGREES 51 MINUTES 37 SECONDS EAST - 229.88 FEET; THENCE NORTH 66 DEGREES 51 MINUTES 37 SECONDS 229.88 FEET - THENCE NORTH 66 DEGREES 51 MINUTES 38 SECONDS EAST - 115.39 FEET; THENCE SOUTH 76 DEGREES 43 MINUTES 13 SECONDS EAST - 93.36 FEET; THENCE SOUTH 25 DEGREES 17 MINUTES 39 SECONDS EAST - 48.57 FEET; THENCE SOUTH 55 DEGREES 09 MINUTES 31 SECONDS EAST - 52.50 FEET THENCE SOUTH 86 DEGREES 20 MINUTES 58 SECONDS EAST - 211.15 FEET; THENCE NORTH 71 DEGREES 00 MINUTES 29 SECONDS EAST - 676.56 FEET; THENCE SOUTH 0 DEGREES 00 MINUTES 00 SECONDS WEST - 42.30 FEET TO THE POINT OF BEGINNING, CONTAINING 89,824 SQUARE FEET OR 2.062 ACRES, MORE OR LESS.

Hernando (479)
M-MS-017-084

Exhibit BMemorandum of Lease

That certain Memorandum of Lease dated 11-29-95, recorded in Book 71, Page 365, in the office of the Chancery Clerk of DeSoto County, Mississippi Records.

Exhibit C

Assignment

ASSIGNMENT AND ASSUMPTION OF CONTRACTS

THIS ASSIGNMENT OF CONTRACTS, dated as of February 21, 1996, is made by Powertel PCS Partners, L.P., a Delaware limited partnership ("Assignor").

WHEREAS, Assignor is in the process of being liquidated and its partners have authorized the distribution of Assignor's assets to the owners of the economic interests in Assignor pro rata in accordance with their respective economic interests therein;

WHEREAS, InterCcl Memphis MTA, Inc. (formerly known as South Atlantic PCS Corporation), a Delaware corporation ("Assignee"), is a partner and an owner of economic interests in Assignor; and

WHEREAS, Assignor desires to assign to Assignee those contracts that are listed on Schedule A attached hereto (the "Assigned Contracts");

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor does hereby assign, transfer, convey and deliver to Assignee and its successors and assigns the Assigned Contracts, and all of Assignor's right, title and interest in and to the Assigned Contracts.

TO HAVE AND TO HOLD the same unto the Assignee, its successors and assigns, for their exclusive use and benefit forever.

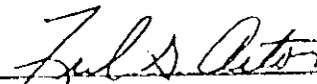
Assignee hereby assumes all of Assignor's rights and obligations under the Assigned Contracts.

Assignor and Assignee hereby agree, from and after the date hereof, to execute such other documents as either of them may require in order to obtain the full benefit of this Assignment of Contracts and their respective obligations hereunder.

IN WITNESS WHEREOF, the undersigned have caused this Assignment of Contracts to be executed on their behalf as of the day and year first above written.

ASSIGNOR:

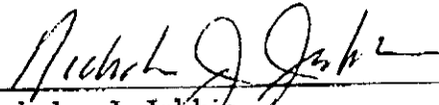
POWERTEL PCS PARTNERS, L.P.
BY: INTERCEL PCS SERVICES, INC.,
a General Partner

By: 

Fred G. Astor, Jr.
Executive Vice President and
Chief Financial Officer

ASSIGNEE:

INTERCEL MEMPHIS, MTA, INC.

By: 

Nicholas J. Jebbia,
Executive Vice President and General
Manager

SCHEDULE A

INTERCEL SITE ID #	K & A SITE #	SITE NAME	NAME OF AGREEMENT	DATE POWERTEL SIGNED	PROPERTY OWNER	INTERCEL SIGNATORY	FED ID # / SSN #
M-MS-015-120	M69	CRYSTAL SPRINGS	LEASE OPTION AGREEMENT	11/27/95	C.J. WALKER	HAROLD GWIN	426-86-5818
M-MS-054-086	M46	NORTH COUNTY HOSPITAL	LEASE OPTION AGREEMENT	12/06/95	CHAMPAKLA S. PATEL	HAROLD GWIN	64-0745568
M-TN-057-060	M21	BROWNSVILLE	LEASE OPTION AGREEMENT	11/27/95	D. CLAYTON RICHARDSON SR.	HAROLD GWIN	409-48-7587
M-TN-057-051	M22	DENMARK	LEASE OPTION AGREEMENT	11/27/95	E.L. ROBISON	HAROLD GWIN	409-42-2184
M-MS-072-090	M51	GRENADA	LEASE OPTION AGREEMENT	12/06/95	JACK L. HALEY	HAROLD GWIN	587-44-4993
M-VS-081-088	M48	OAKLAND	LEASE OPTION AGREEMENT	01/23/96	RUBY SANDERS	HAROLD GWIN	426-75-2999
M-MS-017-084	M44	HERNANDO	LEASE OPTION AGREEMENT	12/06/95	MARTHA OLIVER	HAROLD GWIN	427-58-1885
M-AR-047-051	M8	JOINER	LEASE OPTION AGREEMENT	01/23/96	O.W. SPECK	HAROLD GWIN	414-18-8716
M-AR-018-052	M9	HEAFER	LEASE OPTION AGREEMENT	01/23/96	ALLEN B. HELMS	HAROLD GWIN	71-6160658
M-MO-078-04	M2	HAYTI	LEASE OPTION AGREEMENT	01/23/96	DOROTHY D. KELLER	HAROLD GWIN	488-34-6777
M-MS-081-089	M50	SCOBAY	LEASE OPTION AGREEMENT	01/23/96	J.L. HILL IV	HAROLD GWIN	427-94-9035
M-TN-057-065	M26	WATSON ROAD	LEASE OPTION AGREEMENT	01/23/96	AARON LEE BOREN	HAROLD GWIN	412-72-3956
M-MS-082-096	M58	VAUGHN	LEASE OPTION AGREEMENT	01/23/96	JOE FRANK WILSON	HAROLD GWIN	428-66-1917
M-MS-061-113	4P	LANGFORD	LEASE OPTION AGREEMENT	01/23/96	HOUSTON STEVERSON	HAROLD GWIN	428-52-7084
M-TN-079-001	B1	VA HOSPITAL	BUILDING AND ROOF LEASE AGREEMENT	01/23/96	MCGUIRE CONSTRUCTION AND INVESTMENT COMPANY, INC.	HAROLD GWIN	
M-TN-079-042	BD	MADISON & PAULINE	BUILDING AND ROOF LEASE AGREEMENT	12/06/95	969 MADISON PARTNERSHIP	HAROLD GWIN	
M-TN-057-064	M25	JACKSON GENERAL HOSPITAL	TOWER ATTACHMENT LEASE AGREEMENT	11/27/96	CURRY BROADCASTING	HAROLD GWIN	

M-MS-054-087	M47	BATESVILLE	LEASE OPTION AGREEMENT	READY	W. D. GORDON	HAROLD GWIN	476-24-3485
M-MO-078-04	M5	HOLLAND	LEASE OPTION AGREEMENT	READY	KENNETH L. BERRY JR.	HAROLD GWIN	486-52-3298
M-TN-039-067	M28	FARMSVILLE	LEASE OPTION AGREEMENT	READY	CADE T. BIRD	HAROLD GWIN	411-64-2066
M-TN-039-066	M27	CLAYBROOK	LEASE OPTION AGREEMENT	READY	DANNY ANDERSON	HAROLD GWIN	
M-MS-049-091	M52	MCCARLEY	LEASE OPTION AGREEMENT	READY	JUANITA V. BURKHEAD	HAROLD GWIN	587-03-1884
M-AR-062-056	M13	WHEATLEY	LEASE OPTION AGREEMENT	READY	ROBERT L. SMITH	HAROLD GWIN	480-86-5489