

DIVISION OF EMPLOYMENT SECURITY MISSOURI DEPARTMENT OF LABOR AND INDUSTRIAL RELATION SECURITY

ASSIGNMENT AND ESCROW AGREEMENT

(hereinafter called the "lessor employing unit"), and the				
Missouri Division of Employment Security (hereinafter sometimes called the "Escrow Holder" have made and entered				
into the Agreement set out herein below:				
WHEREAS, the lessor employing unit desires to deposit securities with the Missouri Division of Employment Security in				
_order to comply with Section 288.032.2, AND				
WHEREAS, the Missouri Division of Employment Security has agreed to accept from the lessor employing unit an				
appropriate deposit pursuant to Section 288.032.2 AND				
WHEREAS, the lessor employing unit and the Escrow Holder desire to enter into an agreement with respect to the				
escrow of such securities:				
NOW THEREFORE, in consideration of the foregoing and covenants herein contained, it is agreed as follows:				
1on behalf of the lessor employing unit herewith				
owns				
and tenders the entire balance (the "security"),				
the receipt of which is hereby acknowledged by the Escrow Holder. The lessor employing unit assigns its interest in the				
security but only for the limited purpose set forth herein and the prescribed uses of such deposit under the Act.				
2. During the time the security is deposited with the Escrow Holder,agrees				
that				
it shall not, in any way, offer for sale, sell, hypothecate, transfer, reassign or dispose of the security in any other				
manner.				
3. If at any time the Escrow Holder shall reasonably determine that the security is no longer appropriate, the lessor				
employing unit agrees to make any reasonable and appropriate deposit of additional securities or to file an acceptable				
corporate surety bond. Failure to do so will be deemed a failure of the conditions of the Act.				
4 hereby authorizes the Escrow Holder to sell the				
security and to apply a sufficient amount of the proceeds of the sale to pay any payment of contributions, payments in				
lieu of contributions, interest, penalties, and surcharges which the lessor employing unit fails to pay when due.				
5. In the event of dissolution or liquidation of the lessor employing unit during the escrow period or in the event of the				
termination of this agreement for any reason, the lessor employing unit agrees that its right to the securities held in				
Escrow shall be subordinated to the rights of the Missouri Division of Employment Security to unemployment				
contributions owed by the lessor employing unit. The lessor employing unit further agrees the securities held hereunder				
shall not be returned to it until the Missouri Division of Employment Security is satisfied, either by audit or otherwise,				
that all liability for unemployment contributions has been paid.				
6. The lessor employing unit agrees to pay any and all expenses incurred as a result of the escrow of the securities and to				
indemnify the Escrow Holder against all claims arising out of this escrow other than those caused by the Escrow				
Holder's own negligence of breach of this agreement.				

	 7. Escrow Holder agrees to administer this Escrow Agreement in strict compliance with all of the terms, conditions and instructions contained herein; the lessor employing unit agrees to provide all information necessary to facilitate the administration of this Agreement. At such time as this Escrow Agreement shall terminate, the security deposited hereunder shall be immediately released by the Escrow Holder to the lessor employing unit subject to the rights of the Escrow Holder in paragraphs 4 and 5 above, and upon delivery of the security to the lessor employing unit, the Escrow Holder shall be relieved of all liability hereunder. 8. If the Missouri Employment Security Law, Chapter 288 RSMo, is amended to make this Agreement unnecessary as a condition for the security deposit option available under Section 288.032.2 to the lessor employing unit, this Agreement shall be terminated and the security returned upon prior written notice by the lessor employing unit to the Escrow Holder subject to the Escrow Holder's rights under paragraph 4 and 5 above. 				
	The lessor employing unit and the Escrow Holder have entered into this Escrow Agreement on				
1	in multiple counterparts, each of which shall be considered an original.				
	Business Name				
	Ву				
	Signature of Owner, Partner or Corporate Officer of Business				

		<i>y</i>
		Signature of Owner, Partner or Corporate Officer of Business
ATTEST:		
Secretary of the Corporation (if applicable)		
STATE OF MISSOURI)	
COUNTY OF COLE))	
Subscribed and sworn to before me this	day of	, 20
		Notary Public
My Commission Expires		_
	ľ	MISSOURI DIVISION OF EMPLOYMENT SECURITY
	Ву	Director
	CONSENT TO AS	SSIGNMENT
as issue	r of the above describ	bed security hereby consents to the foregoing Assignment
and Escrow Agreement and agrees that up	on endorsement and p	presentment of the security by the Escrow Holder, it will
allow the Escrow Holder to cash the secur	ity without notice to c	or the consent of the lessor employing unit.
		for
	(Ba	nk or Savings & Loan)

(Bank or Savings & Loan)