

**WOODLAND DEVELOPMENT, RANDOLPH PROPERTIES
& AZALEA PROPERTIES**

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FILED
U.S. BANKRUPTCY COURT
DISTRICT OF DELAWARE

April 11, 2008

United States Bankruptcy Court for the District of Delaware
3rd Floor
824 Market Street
Wilmington, Delaware 19801

Re: Diamond Glass, Inc. - Chapter 11
Case No. 08-10601 (CSS)

To Whom It May Concern:

Diamond Glass Companies entered into a two (2) year legally binding lease with Woodland Development, a general partnership on October 1, 2006. This partnership is a family owned business that depends on our properties for income. We have lived up to all of the terms of the lease with Diamond Glass Companies, including spending about \$8,000 to comply with Diamond Glass Companies specifications. We fully expected that Diamond Glass Companies would live up to the agreement they made with us.

This property, located at 124 S. Woodburn Drive, Dothan, AL 36305 rents for \$1,800 per month with six(6) months remaining on the lease. Surely, \$10,800 is a small amount of money to a large company, but a large amount to a small partnership. Diamond Glass Company had operated in the Dothan, Al area for a number of years until they closed this location. The area served by this location was about a sixty (60) mile radius of Dothan. The Dothan area serves a large number of small towns and cities in Southwest Georgia, Southeast Alabama, and Northwest Florida.

In addition to breaking a binding lease by failure to pay the rent, they also left us the landlords with the burden of removing their unwanted items and trash. We were contacted by Diamond Glass Companies Real Estate Department and were informed Diamond Glass Companies would be vacating the building for its day to day operations but would be using the building to storage, but that they would pay the rent as due until the end of the lease so at which time we were able to sublet the building. We have spent our time and money trying to sublet the building, but a weakened real estate market has left us unable to sublet the building at this time. Furthermore, Diamond Glass Companies' rent was due to be paid on April 1, 2008, the paperwork for consideration of Chapter 11 was not even mailed to us until April 1, 2008 and had not been considered by the courts until April 24, 2008. This is in direct violation of the lease agreement re the rent payments.

Therefore, we strongly object to Diamond Glass Companies being allowed to break our lease and the other nine (9) leases to stores they chose to close.

Sincerely,



Jay Solomon
Partner