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7	This instrument was prepared b	b <b>y</b> :
	Sammy P. Kendrick	
	2100 First Avenue North	
	Birmingham, AL 35203	

MODIFICATION AGREEMENT - 37

This agreement made this 25th day of June 1984 between Morgan Guaranty Trust Company of New York as Trustee Under Declaration of Trust dated December 9, 1960 for the Commingled Pension Trust Fund, hereinafter referred to as Mortgagee, and Daniel M. Paladino and Marilyn A. Paladino, hereinafter referred to as Sellers; and Richard L. Baldwin and Mary Jo Baldwin, hereinafter referred to as Buyers:

WITNESSETH:

WHEREAS, Anthony G. Becnel and Anna V. Becnel did grant, bargain, sell and convey unto Daniel M. Paladino and Marilyn A. Paladino title to the within decribed property by warranty deed dated November 21, 1979, DEEA recorded in Book 323, Page 509, in the office of the Judge of Probate, Shelby County, Alabama

WHEREAS the Sellers now indebted to the Mortgagee on the premises conveyed by the existing Mortgage originally made to Collateral Investment Company, the payment of which is secured by a note and a security instrument owned and held by the Mortgagee, dated May 12, 1978, filed for record on the 12th day of May 1978 in the office of the Judge of Probate of Shelby County, Alabama, recorded in Mortgage Book 378 at Page 07, aforesaid records.

Collateral Investment Company sold and assigned all of its right, title and interest in said mortgage, the debt thereby secured and the note described therein, to Morgan Guaranty Trust Company of New York as Trustee Under Declaration of Trust dated December 9, 1960 for the Commingled Pension Trust Fund by assignment dated July 11, 1978 and recorded in Misc. Book 26, Page 188 aforesaid records, which said mortgage constitutes a good and valid first mortgage lien on the hereinafter described property in Shelby County, Alabama to wit:

Lot 3, according to the Survey of Scottsdale - First Addition, as recorded in Map Book 7, Page 14, in the Office of the Judge of Probate of Shelby County, Alabama

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ment Company

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Collateral

WHEREAS the parties mutually desire to modify the terms of said indebtedness by changing the interest rate required on said note and security instrument;

NOW, THEREFORE, in consideration of the covenants hereinafter contained, it is mutually agreed as follows:

Buyers, for themselves, their heirs and assigns, hereby assume and agree to pay the unpaid principal balance of said indebtedness, which amount is hereinafter set forth, according to the terms and conditions of said note and mortgage as hereinafter modified; and Mortgagee and Buyer hereby agree that at the date hereof the unpaid principal balance of said indebtedness is Forty Thousand Seven Hundred Twenty Four and 05/100 Dollars (\$40,724.05) and hereby modify said note and mortgage so as to provide for the payment of such amount together with interest thereon at the rate of Twelve and One Half percent (12½) per annum in equal monthly installments of Four Hundred Forty Seven and 05/100 Dollars (\$447.05), beginning on the first day of July 1984 and continuing on the first day of each month thereafter until such principal and interest shall have been paid in full, and

It is the intent of the parties hereto that the lien and priority of the aforesaid mortgage indebtedness remain in full force and effect and that the property encumbered thereby continue to be subject to the lien of such mortgage as security for the payment of the aforesaid note according to its terms and conditions and for the full and faithful performance and the payment of all sums due under the aforesaid mortgage.

Given under our hands and seals this the 25th day of June 1984.

Morgan Guaranty Trust Company of New York as Trustee Under Declaration of Trust Dated December 9, 1960 for the Commingled Pension Trust Fund Mortgagee

DAVID H. MARCHAND Assistant Vive Bresident

BY: | and | could be seen (SEAL)

		•	Seller	W/III	(SEAL)
	•	•	<u>Mar</u> Seller	up a. Pala	dino (SEAL)
			Mar Buyer	y Jo Bald	(SEAL)
			Buyer	Of Bal	(SEAL)
				•	
	STATE OF ALABAMA				
	JEFFERSON COUNTY		•		
	I, the undersigned that Daniel M. Pala		, A Notary Pub ilyn A. Paladino	lic, hereby cer	tify,
7	•		•		_
	whose names are sig to me, acknowledged contents of the con day the same bears	before me vevance, th	on this day th	at, being inform	med of the
		hand and c	fficial seal t	nis 25th day of	
<b>8008</b>	1984.		Notary	Public Will	TO TO THE STATE OF
9//	STATE OF ALABAMA		•		
ببو					
<b>2</b> 66	JEFFERSON COUNTY				•
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Before me, ANTHONY J. HARNEY. , a Notary P	ublic
within and for the State and County aforesaid, personally appea	red
MUID H. MARCHAND	and
TACK ROOIT! with whom I am perso	nally
acquainted and who upon (his oath) (their several oaths) acknow (himself) (themselves) to be ACCLUTAN VICE (RESIDENT	<u>reagea</u>
and ACCASTENT SECRETARY respectively of the	
the within named barga	
corporation, and that (he) (they) as such ASSISTAIDT VICE PA	ESIDENT
and ASSISTANT SECRETORY , being authorized so t	
executed the foregoing instrument for the purposes therein cont	ained by
signing the name of the corporation by the said	-
as such	
and attesting the same by the said	<del></del>
as	
WITNESS MY HAND and official seal at the office at 500 The NEW YORK, PY 10016 on this the 150 day of 1	NOVEMBER
/1984.	
Leeka Hanes	
Notary Public	
My commission expires:  ANTHONY I. HAPNEY  No. 31-4621064 Qualified in N.Y. Co.  Commission Expires March 30, 1981	• •

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STATE OF ALA. SHELBY CO.

I CERTIFY THIS

INSTRUMENT WAS FILLED

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JUDGE OF FRENCH

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And. 1100