\$245.27 City of Calera, State of Alabama, April 24, 1931,

I, we, or either of us, for value received, promise to pay to the order of the Allied Store Utilities Co., \$245.27 in 7 consecutive monthly installments 6 installments being for the sum of \$35.00 each and the last installment being for the sum of \$35.27 the first installment being due on the 24th day of May 1931, and one each of the remaining installments on the same day of each month thereafter until all are paid. Failure to pay any installment of this note, or to fulfill any of the obligations herein undertaken, shall ipso facto without demand or notice, mature all remaining install-

ments on this note together with interest, costs and attorney as fee as hereinafter set out. Should this hote not be paid at maturity or when due or demandable as herein provided, and it be placed in the hands of an attorney for collection, the makers, endorsers, guarantors and suraties and each of them hereby agree jointly and severally to pay the fees of such attorneys, which fees are hereby fixed at fifteen per cent (15%) on the amount then due on this note, with interest and costs.

Hollcombe Mercantile Company (Seal)

By Rt. Holcombe -

Secy & Treas.

RECEIPT AND CERTIFICATE OF SATISFACTION UNDER CONDITIONAL SALE CONTRACT.

KNOW ALL MEN BY THESE PRESENTS: That we, Allied Store Utilities Co., a corporation of Missouri, by these presents do hereby acknowledge that Holcombe Mercantile Co. of the City of Calera State of Alabama, purchased from us under Contract of Conditional Sale, dated the 29th day of May 1931, the following described personal property to-wit:

One (1) A-10 - 10' Hussman Refrigerator Counter, Serial--

And we do hereby further certify that said purchaser has paid the purchase price thereof in full, and has complied with all the terms and conditions of said contractor sale, and has thereby acquired all the right and title of this Company thereto, freehand clear of all liens and encumbrances of any kind placed thereon by the saidd Company one my, with authority to sell and dispose of the same, free and clear from any and all of the conditions or reservations in said conditional Sale Contract.

IN WITNESS WHEREOF, we have hereunto set our hand and seal this 18th day of December 1931, (A.D.)

ALLIED STORE UNTILITIES CO

By H. Giovanni Assit Secretary.

Vitness:
J.M. Sutherland
M. Lemhan

STATE OF MISSOURI) ss City of St. Louis)

On this the 18th day of December 1931, before me personally appeared H. Giovanni to me personally known to be the same person who executed the foregoing instrument on behalf of the Allied Store Utilities Co,; and who, being by me dulytsworn upon his eath, did say that he is the Assistant Secretary of the said Allied Store Utilities Co,; that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was executed, signed and sealed in behalf of said Company by him by authority of its BOARD OF DIRECTORS, and acknowledged the said instrument to be the free act and deed of said Company.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above mentioned.

(Filed 6/6/31 Book 159mPage 278)

Jon M. Ezell;
Notary Public within and for the City of
St. Louis Mo

My term expires 7-31-35.

STATE OF ALABAMA SHELBY COUNTY.

I, Cage Heda, Judge of Probate hereby certify that the within instrument was filed for record in this office on December 21st 1931, and recorded in Deed record 93 page 137, and examined.

Cage Head, Judge of Probate.