## **REAL ESTATE MORTGAGE**

7th THIS MORTGAGE, made and entered into on this JACKIE WILLIAMS COMPANY INC (hereinafter referred to as "Mortgagor") and COLONIAL BANK (hereinafter referred to as "Mortgagee").

November

, 19 97 , by and between

## Mitnesseth:

WHEREAS, Mortgagor is justly indebted to Mortgagee, and heroby executes this Mortgage to secure the payment of Sixty Five Thousand Six Hundred And 00/100

\$65,600.00

as evidenced by promissory note of even date herewith and payable in accordance with the terms of said note.

WHEREAS, Mortgagor may hereafter become further indebted to Mortgagee as may be evidenced by promissory note(s) or otherwise, and it is the intent of the parties hereto that this mortgage shall secure any and all indebtedness(es) of Mortgagor to Mortgages, whether now existing or hereafter arising, due or to become due, absolute or contingent, liquidated or unliquidated, direct or indirect, and this mortgage is to secure not only the indebtedness evidenced by the note hereinabove specifically referred to, but any and all other debts, obligations or liabilities of Mortgagor to Mortgagoe, now existing or hereafter arising, and any and all extensions or renewals of same, or any part thereof, whether evidenced by note, open account, endorsement, guaranty, pledge or otherwise.

NOW, THEREFORE, Mortgagor and all others executing this mortgage, in consideration of the premises, and to secure the payment of said indebtedness evidenced by note hereinabove specifically referred to, and any and all other indebtedness(es) due or to become due as hereinabove generally referred to, and the compliance with all of the covenants and stipulations herein contained, has bargained and sold, and does hereby grant, bergain, sell, alien, convey, transfer and mortgage unto Mortgaged, its successors and assigns, the following described real estate, together with buildings and improvements thereon (hereinafter sometimes called the "real estate" or the "mortgaged real estate"), lying and being situated

SHELBY in the County of

, State of Alabama, and more particularly described as follows, to-wit:

LOT 65, ACCORDING TO THE SURVEY OF WYNDHAM, CAMDEN SECTOR, AS RECORDED IN MAP BOOK 22, PAGE 93, IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA.

Inst # 1997-38394

11/25/1997-38394 09:20 AM CERTIFIED SHELBY COUNTY JUBGE OF PROBATE DO4 HCD

together with all awards received through eminent domain, and payments upon any insurance policies covering the real estate, and all rights, privileges, tenements, and appurtenances thereunto belonging or in anywise appertaining to said real estate including easements and rights-of-way appurtenant thereto and all gas, steam, electric and other heating, cooling and lighting apparatus, elevators, iceboxes, plumbing, stoves, doors and other fixtures appertaining to the real estate and improvements located thereon, all of which shall be deemed realty and conveyed by this mortgage.

TO HAVE AND TO HOLD the real estate, and every part thereof, unto Mortgagee, its successors and assigns forever. And Mortgagor covenants with Mortgages that it is lawfully seized of the real estate in fee simple and has a good right to sell and convey the same as aforesaid: that the real estate is free of all encumbrances except as herein set out, and Mortgagor will warrant and forever defend the title to the real estate unto Mortgages, its successors and assigns, against the lawful claims of all persons whomsoever.

THIS MORTGAGE IS MADE, however, subject to the following covenants, conditions, agreements, and provisions:

- 1. That Mortgagor shall pay the said indebtedness(es) secured hereby and interest thereon when and as it (they) shall become due, whether in course or under any condition, covenant or agreement herein contained, together with any other indebtedness(es) which Mortgagor may owe to Mortgages, it being further agreed that any statement, any note or obligation that is secured by this mortgage shall be conclusive evidence of such fact.
- 2. (a) That Mortgagor shall provide, maintain and deliver to Mortgagee policies of fire insurance (with extended coverage), and such other insurance as Mortgagee may from time to time require in companies, form, types, and amounts, and shall assign, with endorsements satisfactory to Mortgagee, and deliver to Mortgagee with mortgagee chauses satisfactory to Mortgagee all insurance policies of any kind or in any amount now or hereafter issued with respect to the real estate. Not later than the first day following the expiration date of any and all such insurance policies and at any time upon request of Mortgagee. Mortgagor shall furnish Mortgagee certificates of insurance issued by insurance companies satisfactory to Mortgagee showing that the amount and type of insurance required by Mortgages hereunder is in effect. All renewal policies, with premiums paid, shall be delivered to Mortgages at least thirty (30) days before the expiration of the old policies. If any insurance, or any part thereof, shall expire,

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1964 P. 1

or be withdrawn or become yord or unsafe by Mortgager's breach of any condition thereof, or become yold or or is reas to continue failure or the inserance shall be impairment of the capital of any company by which the insurance may then be carried, or if for any reason are a unsatisfactory to Mortgagee, Mortgagor shall produce and deliver to Mortgagee new insurance on the precises, satisfactory Mort aigee P Mortgagor fails to produce and deliver such new insurance. Mortgages may, but shall not be obligated to, produce same, and upremarct. Morrgagor shall reimburse Mortgagee all such costs expended with interest on such advance at the rate set forth in the note secure 15 obv. Mirtgager shall give immediate notice in writing to Mortgages of any loss, injury or damage affecting the mortgaged real estatil caused by any sualty or occurrence. Full power is hereby conferred on Mortgages to settle and compromise claims under all policies and to demand receive, and not set the all monars becoming payable thereunder and to assign absolutely all policies to any holder of the note or to the grantee of the real estate ventue: the foreclosure of this mortgagee and security agreement or other transfer of life to the real estate in exanguishment of the debtadnes i er ared hereby, in the event of loss covered by any of the judicies of insurance herein referred to, each individual insurance company in incerned to the sign in their and and directed to make payment for such loss, her tly to the Mortgager in tend of to the Mortgager and the Mortgag jointly, 🕠 ng man le proce**eds, after** deducting all costs of collections and duding reasonable are will fees, may be appoint by the Mortgagee at option now intide account of the indebtedness(es), secured nearby, whether or not the the or payable, or but in the restoration, a nstruct if it's father of the real estate, either to the portion the control which said loss and instained or any other processes the real.

- (b) That together with and in addition to the monthly parament of principal and interest, and on the sectorate on mor principal and interest are payable under the terms of the note secured hereby, Merchagor, if required by Merchagee, shall deposit to the Merchagor. atrace at interest bearing. account, a sum equal to one twelfth (1/12) of the yearly taxes and assessments which may be levied counst the read to ate as a which may attain. priority over this mortgage, and ground rents, if any, plus one-twellth (1/12) of the yearly premiums for elemented that a 1mis due and payable to renew the insurance on the real estate for coverage against loss by fire or such other hazard as may reasonably be real. of by the Mortgagee. The amount of such taxes, assessments, ground rents, and premiums when unknown, shall be estimated by the Mortgalies the an sunt of funds held shall exceed at any time the amount deemed necessary by the Mortgages to provide for the payment of taxes, and a ments, ground rents and insurance premiums as they fall due, such excess shall be repaid to Mortgagor or credited to Mortgagor at Mortgager et is determined if the amount of the funds held shall not be sufficient at any time to pay taxes, assessments, ground rents, and insurance premiums at the chall due. Mortgagor shall pay to Mortgagee any amount necessary to make up the deficiency upon notice from Mortgagee to "" stgagor remoss" in payment thereof. Upon payment in full of all sums secured by this mortgage, Mortgagee shall promptly refund to Mortgagor any feeds held.
- (c) That Mortgagor shall play and discharge as the last a become due all taxes and assessments that iv accrue. (d) or insessed upon the real estate or any part thereof, which may be or become a fien prior to this mort age or have priority at payment 4 > indebte dness(es) secured. hereby, or upon Mortgagee's interest therein or upon the ortgage or the indefice a dissless or evidence - secured hereby, without indebtect regard to any law heretofore or hereafter enacted impositive payment of the whole or any part(s) thereof or an Mortgagier. in the passage of any law. imposing the payment of the whole or any part thereof upon Mortgages or upon the cendering by an applicate court of setent prisdiction that the undertaking by Mortgagor to pay such taxes is legally mederative, then the indebtedness(es) secured hereby without their tion shall at the option of Mortgages, become immediately due and payable, notwithstanding anything continued in this mortgage colony law here. enacted, and Mortgagor shall not suffer or permit any such taxes on the said real estate to become or remain delinquent or permit any part them in may interest therein to be sold for any taxes or assessments; and further shall turnsh annually to Mortgagee, prior to the date when they termsdelinquent cerbhostes or receipts of the proper offices showing full payment of all such taxes and assessments.
  - 3. That the real estate and the improvements thereon shall be kept in good condition and no waste committed or permitted in the record
- 4. That no building or other improvement on the real estate shall be structurally altered, removed as demolished, without the Mortgagee's prior written consent, nor shall any fixture or chattel covered by this mortgage and adapted to the proper use and enjoyment continue real estate be removed at any time without like consent unless actually replaced by an article of equal suitability owned by Mortgager. In the execution by breach of this covenant the Mortgagee may, in addition to any other rights or remedies, at any time thereafter, declare the whole of the index indexines) secured hereby immediately due and payable.
- That Mortgagor agrees that the indebtedness(estimenting secured shall at once teaching due and part age subject to foreclosure. de and they to as provided for herein, at the present of holder hereof, we and if any statement of here expled under to statutes of  $A_{ij}$  is our resulting to the liens of mechanics and materialmen, without regard to form and intents of such statement, and evenout regard. the existence of innexistence of the debt. or any part thereof, or of the lieur on which such statement is based.
- 6. That Mortgagor shall comply with all statutes, ordinances, regulations and laws promulgated by any government. othly as serting jurisdiction. over the real estate and any and all legal requirements shall be fully complied with by Mortgagor.
- 7. That if Mortgagor fails to insure the real estate as hereinabove provided, or to pay all or any part of the taxes or any extremely levied, accrued or assessed upon or against the real estate or the indebtedness(es) secured hereby, or any interest of Mortgique in either. The to pay immediately and discharge any and all liens, debts, and/or charges which might become liens superior to the lien of this mortgage, Mortgall - may, at its option, insure the real estate and/or pay said taxes, assessments, debts, liens and/or charges and any money which Mangagee shall the else paid shall constitute a debt to Mortgagee additional to the indebtedness(es) secured hereby; shall be secured by this mortgage whall bear the derest set out in the note hereinabove referred to from date paid or incurred; and, at the option of Mortgagen, shall be emmediately c x, and payat x
- B. That Mortgagor agrees that no delay or failure of Mortgagee to exercise any option to declare the maturity of the introductions (es) secured by this mortgage, shall be taken to deemed as a waiver of thought to exercise such option, or to declare so forfeitus: to any past or present default, and it is further agreed that no terms or continens contained in this more agreed in be waived iltered or exit except as evidenced in writing, signed by the Mortgag is said by the holder because and the procurement of a social error the payor here debts or charges. at of taxes by Mortgagee shall not be taken by construed as a warren of its right to declare the mature, of the indeed dinessies but mediate liby reason of the failure of Mortgagor to produce such insurance or to pay the histaxes, debts, liens of changes.
- 9. That if Mortgagee shall be made a party to any suit involving the title to the real estate and employs an attorned. represent at therein, or if Mortgagee employs an attorney to assist in settling or removing any cloud on the fille to the real estate how by conveyed: purports to be superior to the lien of this mortgage in any respect, Mortgagor will pay to Mortgages, when the same becomes due much attorned as may be permitted by: law and as may be reasonable for such services, and it such fee is paid or incurred by Mortgagee the same shall be secure the lien of this mortgage. in addition to the indobtednessies) secured hereby, and shall bear interest from the date it is paid or incurred at the rate of the nit in the note hereinabove. referred to and shall be at once due and payable.
- 10. That all expenses incurred by Mortgages, including attorney's fee, in compromising, adjusting or detending again in the claims or encumbrances. squight to be fixed upon the real estate hereby conveyed, whether such claims or endumbrances the valid or not of all become a part of the indebtedness(es) hereby secured
- **11. That Mortgagor agrees** to pay **a reasonable att**orned is fee as may be percented by law to Mortgades **should** the 11. region employ an attorney to collect any indebtedness(es) secured by this mortgag.
- 12. That notwithstanding that the assignment of  $a_{ij}$  and schemabove reference to staff be deemed to be self-on 1993, Mortgagor, **after the** allowance of a condemnation cases or award, and the assessment of the amount due thereign, and the uing of a wash 3 y the condemnor for the payment thereof, shall execute, at Mortgagee's request, and forthwith deliver to Morrgagee, a valid assignment in record arm, ausigning all of such condemnation claims, awards or damages to Mortgaged that not in excess of an amount sufficient to pay satisfy at 1 to large the principal sum of this mortgage and any advances made by Mortgagee as berein provided then remaining unpaid, with interest thereon at the rate specified herein, or inthe note which this mortgage secures, to the date of payment, whether such remaining principal sum is then due or not the terms of said note or of this mortgage.
- 13. That if Mortgagor shall make default in the payment of any of the indebtedness(es) hereby secured, or in the perfo made of any of the terms or conditions hereof, Mortgages may proceed to collect the tent, income and profits from the real estate, either with or a Cout the appointment of a receiver; any rents, income and profits collected by Mortgages prior to foreclosure of this mortgage, less the cost of dolor they the same, including any real estate commission or attorney's fee incurred, shall be credited first to advances with interest thereon, then to a creat due on the principal indebtedness, and the remainder, if any, to the principal debt(s) hereby secured.
- 14. That it is further agreed that if Mortgagor shall fall to pay, or cause to be paid, the whole or any portion of the primeral sum, or any installment **of interest thereon, or any other indebtedness(es) the** payment of which is hereby secured, as they or acy of them in in otherwise, in accordance with the agreements and celements become contained, or should default be made in the promaterialmen's lien, insurance premiums, taxes or assessments now, or which may be reafted be, levied against, or which in estate, or should default be made in any of the coverients, conditions and agreements Lerein contained then and less principal sum, with interest thereon, and all other indebted residual secured hereby, shall, at the option of the then hold a and become immediately due and payable and the holder of the indebtedness(es) hereby secured shall have the right to exof the real estate, and after, or without, taking such possession of the same, sell the mortgaged real estate at public outcomes. door of the county wherein the real estate is located, to the highest bidder for cash, either in person or Ly auctioneer. The first giving notice of the time, place, and terms of such sale by publication once a week for three (3) successive weeks in some newspaper public. In said county, and, upon the payment of the purchase money, the Mortgagee or any person conducting said sale for it is authorized and empowers to execute to the purchaser at said sale a deed to the real estate so purchased in the name and on behalf of Mortgagor, and the certificate of the holder of the mortgage indebtedness, appointing said auctioneer to make such sore, shall be prima facile evidence of his authority in the real estate from this mortgage may be foreclosed by suit in any court of competent jurisdiction as new provided by law in the ca-Mortgages, or the then holder of the indebtedness(es) hereby secured, may bid at such sale and become the purchaser of the real estate if the highest bidder therefore. The proceeds of any such sale shall be applied (a) to the expenses incurred in making the sale at it is all prior efforts to affect collection of the indebtedness(es) secured hereby, including a reasonable attorney's fee, or reasonable attorneys' fees a permitted by law for such services as may be, or have been, necessary in any one or more of the foreclosure of this mortgage, of the collection of the indebtedness(es), and of the pursuit of any efforts theretofore directed to that and, including, but without limitation to, the defense of any the redings instituted by the Mortgagor or anyone liable for said indebtedness(es) or a triusted in the mortgage.

wither by lapse of time or of any mechanic's lien; tiecome a lien on, the real revent the whole of said. rand indebtedness(es), be upon and take possession. In front of the courthouse. the equity of redemption. " past due mortgages, the

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real estate to shreves condellay, by any me sum or sums Mortgaues and have paid on to the payment and satisfaction of said a indebtednessies) seconed by this mortgage event, the purchaser ander any foreclosure

A

so the exercise of said power of sale on the forest (sure of this mortgage; (b) to the payment of whatever r become liable to pay, in carrying out the provise as of this mortgage, together with interest thereon: (a) credness(as) and interest thereon specifically of med to hereinabove to the day of sale and any other all (iii the balance, if and, shall be paid over to is intgagor, or Mortgagor's successors or assigns. In any at as provided herein, shall be under no obligation to see to the proper application of the purchase money.

15. That in the event of the enactment of any law by the State of Alabama, after the date of this mortgage, deducting from the value of the real estate for the purpose of cixation any here thereon, or imposing any liability upon Mortgagee, in respect of the indebtedness(es) secured hereby, or changing in any way the laws now in force for the taxation of mortgages, or debts secured by mortgages, or the manner of collection of any such taxes, so as to affect this mortgage. Mortgager shall pay any such obligation imposed on Mortgagee thereby, and in the event Mortgager fails to pay such obligation or is prohibited by law from making such payment, the whole of the principal sum secured by this mortgage, together with the interest due thereon shall, at the option of Mortgager, without notice to any party, become immediately due and payable.

16. That should Mortgagor tentome a solvent or bankrupt; or should a receiver of Mortgagor's property be appointed; or should Mortgagor intentionally damage or attempt to remove any improvements upon said mortgaged real estate; or should it be discovered after the execution and delivery of this instrument that there is a collect in the title to or a lien or encumbrance of any nature on the real estate prior to the lien hereof; or in case of an error or defect in the above designed note or this instrument or in the execution or the acknowledgment thereof; or if a homestead claim be set up to the real estate or lany part these fladverse to this mortgage and if the said Mortgagor shall fail for thirty (30) days after demand by the Mortgagee, or other molder or holders of second education of second education of the city of the remove any such lies or encumbrance or

homestead dame, or the circultainy error is east note or this instrument or its execution, it is, upon any such infault, failure or contingency, the Mortgagee, or other holder or holders of some indebtedness(es), or any part thereof, shall have the option or right, without notice or demand, to declare all of said indebtedre and a their remaining repaid immediately due and payable, and may immediately or at any time thereafter foreclose this mortgage by the power of sale berein contained or by soit, as such Mortgagee, or other holder or holders (1 said indebtedness(es), may elect.

foreclose this mortipige in accordance with the terms hereof.

17. That no right title or interest in or to the mortgaged real estate, or any part thereof, shall be sold, transferred, assigned, conveyed, mortgaged or encumbered by a new at any time prior to the payment in full of the indebtedness(es) secured hereby without first obtaining the prior written consent and approval of Mortgagee which consent and approval shall be within Mortgagee's sole discretion; that in the event of any violation of this provision, the entire unput halance of the indebtedness(es) secured hereby, together with all interest thereon, shall become due and payable immediately at the option of Mortgagee virthout notice to Mortgagor, and shall be recoverable by Mortgagee forth with or at any time thereafter without stay of execution or other process and failure of Mortgagor to pay all monies to Mortgagoe secured by this mortgage shall be an act of default-entitling Mortgages to

taken, considered and held as complative.

18. That it is the interit of the Mortgau r and Mortgagee to secure any and all indebtedners(es) of said Mortgager to Mortgagee, now existing or hereafter arising does in to become due, as solute or contingent, liquidated or unliquidated, assets or indirect, and this mortgage is intended and does secure, not only the molebledness hereinable a specifically referred to, but also any and all other debts, obligations and liabilities of said Mortgagor to said Mortgagee, whether all wexciting or a mafter arising, and any and all extensions or reminals of same, or any part thereof, at any time before actual satisfiction and consultance of the costgage in the Probate Office where recorded, it whether the same he evidenced by promissory note. open account lender setteral, qualitativities recent, pledge agreement or otherwise; that it is expressly agreed that any indebtedness at any time secured hereby may be extended, rearrance) or renewed and that any part of the securit, cerein described may be waived or released without in anywise altering, viewing or diminishing the force, effect or lien of this mortgage; and this mort age shall continue as a lirst lien on all of the real estate and other property and rights covered hereby and not expressly released until all sums with interest and charges hereby secured are fully paid, and no other security now existing or beleafter taken to secure the payment of said indebtedness(es or any part thereof shall in any manner be impaired or affected by the execution of this mortgage and no security subsequently taken by Mortgagee or other holder or holders of said indebtedness(es) shall in any manner emphir of affect the security given by this mortgage; and all security for the payment of said indebtedness(es) or any part thereof shall be

be sustained by lead to be tenant as a result thereof being hereby expressly waived.

19. That Mortgagor agrees for itself and my and all persons or concerns claiming by, through or under Mortgagor, that if it or any one or more of them shall hold possession of the above of scribed real estate or any part thereof subsequent to foreclosure hereunder, it or the parties so holding possession shall become and he considered as tenants at will of the purchaser or purchasers at such foreclosure sale; and any such tenant failing or refusing to some der passess on upon deread shall be guilty of forcible detainer and shall be liable to such purchaser or purchasers for reasonable rental of the real estate, and shall be subject to eviction and removal, forcible or otherwise, with or without process of law, and all damages which may

real estate, and nestern to not negerate anthe interest of the lesson or of the Cortgory herein or thereunder.

20. That Doublad it agrees to hithfull. Antorm all the covenants of the lessor or landlord index present and for its lesses affecting the mortgaged armit to be done, anything which may diminish a impair their value. The rents provided for therein, or

21. That Mre appointed for an to Militingee within Mortgagee:

inty ( 30 ) days after the close of each fo of Mortgagor, such financial records as the holder of this mortgage may require including, but not limited to, an annual statement of the operation of the real estate which shall imited and ad states ents itemizing the income and expenses, an itemize tirent roll, together with a complete financial statement

of Mortgagor's assets and liabilities and it profit and loss statement. Such statement shall be prepared by certified public accountant acceptable to Mortgagee or at Mortgagee's descretion to supported by the affidavit of Mortgagor. Said information shall be given to Mortgagee at no expense to 22. That if the indebtedness evidenced by the note specifically referred to hereinabove a being advanced by Mortgagee to Mortgagor under the

terms and provisions and in accordance with a loan agreement or construction loan agreement ("agreement"), the terms and provisions of said and is secure they there is a rage

agreement are hereby successorated by reference as part of this mortgage as if fully set out herein, and any default in the performance of the provisions thereof, or any contrict or agreement be then Mortgagor and Mortgagee, shall constitute a default hereunder entitling Mortgagee to exercise the remedies provided hereal regludate the right to foreclass this mortgage in accordance with the terms hereof; that each FUTURE ADVANCE advanced by Mortgagee to Mortgage condition a pance of accordance with an agreement dated - NoV  $_{\odot}$  2 , - 1997

mortgage.

23. That extreme event this mortgage is second and subordinate to any prior mortgage(so it is in the event the Mortgagor should fail to make any apayments which regenerable or the prior of ortgage(s), or should default in any of the other terms, provisions and conditions of said prior mortgage(s). Foccur, then such default under the prior of atgage(s) shall constitute an event of default under the terms and provisions of this mortgage, and the Mortgages herein may, at its of tion declars the entire indebtedness(es) secured by this mortgage immediately due and payable and if payment is not promptly made, then declare this mortgage is default and subject to foreclosure, provided that the Mortgagee herein may, at its option, make, on behalf of Mortgagor, any such payments, which become due on said prior mortgage(s), or incur any such expense or obligations on behalf of Mortgagor, in connection with the and prior mortgagets, in order to prevent the foreclosure of said prior mortgage(s), and all such amounts so expended by the within Mortgi per on behalf of same Mortga per shall become a debt to the Mortgagee and shall be secured by this mortgage and shall bear interest from the date of payment at the maximum legal rate of interest from time to time permitted by the laws of the State of Alabama, and shall be at once due and payable, or other me Mortgigge to a lift the rights and remedies provided herein, including, at Mortgagee's option, the right to foreclose this

 That precided always that it More. assigns, for any amount it may have expentaxes, assumments, as counce as other lies conveyance that be male to five to the two at

or pays the indebtedness(es) secured by this mortgage, and reimbor as Mortgagee, its successors and and pursuant to the authorization of this mortgage, including without limitation, sums spent in payment of and interest thereon, and shall do and perform of other acts and things herein agreed to be done, this t shall remain in full force and effect.

 That is ay promise made by Mortic waived thereby, and so to such debts the to pay as permitted by law a reasonable at

herein to pay money it by the enforced by a social law, and the socialty of this mortgage shall not be tyagor waives all rights of exemption under the constitution. I the State of Alabama and agrees ey's fee for the collection thereof.

26. That no delay or failure of Mortocene to exercise any option herein given or reserved shall constitute a waiver of such option or estop Mortgages from afterwards exercing series or any other option at any time, and the payment, or contracting to pay, by Mortgages of anything Mortgagor has berein agreed to day shall not constitute a waiver of default of Mortgagor in failing to make said payments and shall not estop Mortgagee to in torreclosing this mortgage of account of such failure of Mortgagor.

certified many return recept requested, adminised as follows:

27. That statever and whenever in the mortgage it shall be required or permitted that notice or demand building ven or served by any party, such notice or demand shall be given as served, and shall not be deemed to have been given or served unless in writing and forwarded by registered or

To Mortgagee:	Cotonial Bank	
	_CHELSEA,	AL 35043
	$\mathbb{P}_{\mathbb{P}_{p}}(\mathbb{Q}_{p},\mathbf{B},\mathbb{Q}_{p})$	<u>98</u>
To Mortgagor:	<u>J</u> ACKIE (	ILLIAMS COMPANY INC

provided by law.	ne bes o <b>i Mortgage</b>		Lare in addition to those
WITNESS WHEREOF, the undersigned (has) (have	verser (its) (his) (he	er) (their) hand(s) and seal(s), on the day and year this	t above written.
		JACKIE WILLIAMS COMPANY IN	
		BY Cartie Williams ITS: PRESIDENT	(SEAL)
I LID Lane		<del></del>	(SEAL
LHB/wp			,
		,	
		•	
STATE OF ALABAMA	F F		
COUNTY	) 		
I, the undersigned, a Notary Public in and for said C			,
whose name(s) (is) (are) signed to the foregoing conve of the contents of the conveyance, (he) (she) (they) ex-			s Bay that, bring i <b>nformed</b>
Given under my hand and official seal this the		d vy of	19
		Notary Public	
STATE OF ALABAMA	) )		
JEFFERSON	1	•	
I, the undersigned, a Notary Public in and for said (	a suity, an said State	s, hereby brinky that JACKIE WILLIAMS (	
whose name as PRESIDENT of conveyance and who is known to me, acknowledged be and with full authority, executed the same voluntarily to	before me <b>on this d</b>		, is signed to the foregoir rance, he, as such officer
Given under my hand and official seaf this the	7TH	NOVEMBER	$ \begin{array}{ccc} & 19 & 97 \\ & A & A \end{array} $
•		Notary Public MY COMMISSION EX	CPRES JULY 7, 1998
This instrument prepared by: <u>FELICIA REDD</u>	, 	Inst + 1997-38394	
Colonial Bank PO BOX 1887			
BIRMINGHAM, AL 35201		11/25/1997-38394 09:20 AM CERTIFIED SHELDY COUNTY JUDGE OF PRODATE 004 NCD 114.40	

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28. That singular or plural words used herein to designate the Mortgagor shall be construed to refer to the maker of this most jegs. and elements herein contained shall bind the successors and assigns of the Mortgagor, and every option, right and privilegs herein reserved or secured to Mortgages shall inure to the benefit of its successors and assigns.