AVS0312

ALABAMA JUDICIAL DATA CENTER JEFFERSON COUNTY CERTIFICATE OF JUDGEMENT

CV 1999 004938.00 TENNANT M SMALLWOOD

IN THE CIRCUIT COURT OF JEFFERSON COUNTY

FIRST COMMERCIAL BANK VS C&C PACKAGING CORP A CORP

DEFENDANT

C&C PACKAGING CORPORATION A CORP % CHARLES H GUY PRES PRES DR ,AL 35243-0000 3745 SHADY COVE DR

PARTY'S ATTORNEY:

LUPINACCI TIMOTHY M 3000 SOUTHTRUST TOWERS 420 NORTH 20TH STREET ,AL 35203 BIRMINGHAM

I, POLLY CONRADI (CV) , CLERK OF THE ABOVE NAMED COURT HEREBY CERTIFY THAT ON 11/06/1999 PLAINTIFF, FIRST COMMERCIAL BANK RECOVERED OF DEFENDANT IN SAID COURT A JUDGEMENT WITHOUT WAIVER OF EXEMPTIONS FOR THE SUM OF \$384,185.38 DOLLARS PLUS \$155.00 DOLLARS COURT COSTS, AND THAT THE PLAINTIFF'S ATTORNEY(S) OF RECORD WAS: SPARKS DANIEL DAVIDSON

11/06/1999 CONSENT DUDGMENT FOR PLAINTIFF AND AGAINST THE DEFENDANT. ORDER PER SEPARATE PAPER.

JUDGE SMALLWOOD

GIVEN UNDER MY HAND THIS DATE 02/07/2000

ROOM 901 35203

OPERATOR: EDH PREPARED: 02/07/2000

PLAINTIFF'S ATTORNEY:

FLYNN PATRICK S 505 N. 20TH STREET 1700 FINANCIAL CEN CENTER 35203 BIRMINGHAM

Inst # 2000-07116 03/06/2000-07116 11:16 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 13.50 003 MMS

IN THE CIRCUIT COURT JEFFERSON COUNTY, ALABAMA

FIRST COMMERCIAL BANK,

Plaintiff,

C&C PACKAGING CORPORATION, a corporation, CHARLES H. GUY, President,

Defendants.

CIVIL ACTION NO: 99-4938

Filed In Open Court

POLLY CONRADI

TATA PALLUTY CLERK

CONSENT JUDGMENT AGAINST C&C PACKAGING CORPORATION

WHEREAS, on or about February 9, 1999, C&C Packaging Corporation (hereinafter "C&C"), by and through its President, Charles H. Guy, did execute that certain Universal Note and Security Agreement (hereinafter "Note") bearing Loan number 7148489/10 in the face amount of \$371,476.98;

WHEREAS, the Note is secured by Commercial Security Agreement (hereinafter "Security Agreement") executed on or about June 15, 1998, by C&C;

WHEREAS, the Security Agreement grants First Commercial a first security interest in all of C&C's accounts receivable, contracts, as well as inventory;

WHEREAS, the Note is now fully matured and is now in default for reason of nonpayment; WHEREAS, the Note has continued to accrue interest at the contract rate and pursuant to the terms of the Note;

WHEREAS the Note provides for recovery of reasonable attorney fees;

WHEREAS, the amount due and owing on the Note as of October 27, 1999, is \$384,105.38, which includes \$359,105.38 in principal and \$25,000.00 in attorney's fees;

UPON CONSENT OF THE PARTIES, it is hereby ORDERED, ADJUDGED and DECREED as follows:

- That a Judgment in the amount of \$384,105.38 is hereby rendered in favor of First 1. Commercial against C&C as to Counts I, II, and III as alleged in Plaintiff's Complaint;
- That a Judgment is hereby rendered in favor of First Commercial against C&C as to Count IV for Replevin as alleged in Plaintiff's Complaint; accordingly, First Commercial is entitled to and hereby awarded possession of all property of C&C which secured the Note which includes all accounts, contract rights, as well as inventory; and
 - Court costs are taxed against C&C. 3.

It is hereby DONE and ORDERED this _ day of October, 1999.

CIRCUIT COURT JUDGE

Timothy M. Lupinacci XC Daniel D. Sparks Charles H. Guy

Read and approved with full authority, this 25/2 day of October, 1999.

Daniel D. Sparks

Attorney for First Commercial Bank

Timothy M. Lupipacci

Attorney for C&C Packaging Corporation and

Charles H. Guy

Inst # 2000-07116

03/06/2000-07116 11:16 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE

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