IN THE UNITED STATES DISTRICT COURT A
FOR THE DISTRICT OF NEVADA
LAS VEGAS DIVISION

BY Chun Februar

LANE OF ALABAMA, INC., d/b/a SPRING VALLEY FARMS.

PLAINTIFF

VS.

E. 6 B. INC., d/b/a
ACO SALES, A CORPORATION,
BERNARD S. GILHAN AND
ED LA FORTE,

DEFENDANTS

CIVIL ACTION, FILE NO.

L.V. 80-279, HEC

ENTERED

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AGREED JUDGMENT

On the day of the compromise and settlement agreement is fair and equitable and should be approved.

The Court finds that all parties have personally appeared herein and have answered herein and all parties have personally submitted themselves through their personal appearance and the appearance of their attorney to the jurisdiction of this Court and all parties have waived all objections to venue. The Court further finds that all of the DEFENDANTS have agreed that PLAINTIFF is entitled to a Judgment as a matter of fact and law.

The Court further finds that as between PLAINTIFF, LANE OF ALABAMA,

INC., d/b/a SPRING VALLEY FARMS, a corporation, and DEFENDANT, E. & B. INC., a

corporation, d/b/a ACO SALES, the respective parties have agreed the Judgment herein

entered and rendered is based upon the sworn account set forth in Plaintiff's

Original Complaint on file herein and referred to as Exhibit "A" in the

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Original Complaint on file herein; and that such debt alleged by PLAIRTIFF in its Original Complaint and by its sworn account is just, due and owing by DEFENDANT, E. & B. INC., d/b/a ACO SALES to PLAINTIFF, LANE OF ALABAMA, INC., d/b/a SPRING VALLEY FARMS, a corporation, for goods sold and delivered by PLAINTIFF to DEFENDANT, E. & B. INC., d/b/a ACO SALES, as ordered by said DEFENDANT.

The Court further finds that as between PLAINTIFF, LANE OF ALABAMA, INC., d/b/a SPRING VALLEY FARMS, a corporation, and DEFENDANTS, BERNARD S. GILMAN, individually, and ED LA FORTE, individually, the parties have agreed that the Agreed Judgmant entered herein is based upon a written guaranty of the account sued upon by PLAINTIFF, which written guaranty is referred to as Exhibit "B" in the Original Complaint of PLAINTIFF filed herein; and the parties have further agreed that such debt sued upon and covered by said guaranty of the account sued upon is just, due and owing by virtue of the guaranty, by DEFENDANTS, BERNARD S. GILMAN, individually, and ED LA FORTE, individually, to PLAINTIFF, LANE OF ALABAMA, INC., d/b/a SPRING VALLEY FARMS, a corporation.

The Court further finds that DEFENDANTS, BERNARD S. GILMAN, individually, and ED LA FORTE, individually, have agreed that they are jointly and severally liable for the debt sued upon by virtue of the above-mentioned written guaranty.

The Court further finds that it should enter this Agreed Judgment by virtue of the agreements of the parties and the personal appearance of all DEFENDANTS, and that all of the DEFENDANTS have approved and agreed to the entry and rendition of this JUDGMENT as is evidenced by their signatures which are affixed hereinbelow.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED by the Court that PLAINTIFF, LANE OF ALABAMA, INC., d/b/a SPRING VALLEY FARMS, a corporation, have and recover of and from DEFENDANTS, E. & B. INC., a corporation, d/b/a ACO SALES, BERNARD S. GILMAN, individually, and ED LA FORTE, individually, jointly and severally, the sum of eighty-eight thousand, three hundred and sixty-nine dollars and eighteen cents (\$88,369.18) which represents the principal amount of the account sued upon plus interest at the rate of six per cent (6%) per annum from and after June 29, 1980, as agreed to date of this Judgment.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that PLAINTIFF have and recover from all DEFENDANTS, jointly and severally, Judgment interest at the rate of nine (9%) per cent per annum from date of this Judgment until fully paid.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that PLAINTIFF, have and recover from all DEFENDANTS, jointly and severally, agreed reasonable attorney's fees totalling six thousand one hundred seventeen (\$ 6,117.53) and post-judgment interest thereon at the rate of nine (9%) per cent per annum from date of this Judgment.

All costs of Court are hereby taxed against DEFENDANT, jointly and severally, for which let execution issue.

Signed, entered and rendered this

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APPROVED, AGREED TO AND

a corporation

Secretary

CONFESSED WHERE APPLICABLE:

E. & B. Inc., d/b/a Aco Sales,

APPROVED AND AGREED:

Lionel, Sawyer & Collins 1700 Valley Bank Plaza 300 South Fourth Street Las Vegas, Nevada 89101 (702) 385-2188

Attorneys for Defendants. E. & B. Inc., d/b/a Aco Sales, a corporation, Ed La Forte, individually, and Bernard S. Gilman, individually

Rodney M. Jean of Counsel

Walters & Associates, Inc., A Professional Corporation 1602 Avenue N Lubbock, Texas 79401 (806) 762-0191

Attorneys for Plaintiff, Lane of Alabama, Inc. d/b/a Spring Valley Far corporation

> James A. Walters, of Counsel

Ed La Forte, individually

individually

Ed La Forte

Bernard 6.

I hereby aftest and certify on May 1982 that the foregoing document is a full, true and correct copy of the original on file in thy office, and in say 75598 legal custody.

FILED AND RECORDED AT REQUEST OF DISTRICT DE MEMORA WALTERS & ASSOCIATES, Inc. MAY 19, 1982 By -34 AT 36 MINUTES PAST 4 O'CLOCK P M IN BOOK 50 OF OFFICIAL RECORDS, PAGE 385 LINCOLN COUNTY, NEVADAL

PCCK.