1		
	/	Ĵ

CARGILL EQUIPMENT LEASING CORPORATION

BOOK 1152 mg 112

CONSENT & WAIVER B LANDLORD OR MORTO	Y OWNER, JAGEE OF REAL ES	TATE	(State)	
1. For good and valuable consid		181 /		
First National Bank			2568	
Greenville (City or To	Name) Greenvil	leSouth	(No. of Strong Carolina (he (State)	
beingXXXXXXXXXXXXXXX(mortgag	re) of certain real estate kno		ad Exhibit A	•
Simpsonville		Greenville	Soi	uth Carolina
(City or Town) said real estate being described	_,		(MAXX) (mortgage) rel	ating thereto having
been recorded with the <a>Regis				
South Carolina , on the				
page	.said premises now being	occupied by Hart (<u>Graphics, Inc.</u>	
Leasing Corporation, P.O. Box (herein the "Instrument"), the f	, (herein "Occu 9300, Minneapolis, Minn. 5 ollowing personal property	5440, (herein "Cargill",	under Lease Numbe	m Cargill Equipment
	See Att	tached Schedule ()ne	
			······································	
does hereby agree that the Equip personal property notwithstandi in Cargill, its legal representative	ng the manner in which it is es, successors, agents or ass	is affixed to the said reasigns until such time as	it is conveyed, by Ca	e thereof shall remain rgill, to other parties.
2. This agreement shall also appoints alled thereon, and any Equ	ply to any of the Equipment biomient which is, or which	t which is already on th hereafter becomes subj	e premises, or which ect to the aforementi	is hereafter delivered oned Instrument.
3. Undersigned waives each as State of South Carolin now in effect or hereafter execut or both, or to claim or assert title	nd every right which Under a constant of any ed by Undersigned or said	ersigned now has or mother state or by the to	ray hereafter have u erms of any real esta	inder the laws of the ate lease or mortgage
4. Undersigned recognizes and Equipment by virtue of the Insthereniter have to the Equipment	acknowledges that any cli rument is superior to any by statute, agreement or o	lien or claim of any na therwise.	sture which Undersig	gned now has or may
5. It is further agreed that Car whenever Cargill feels it is necess therefore.	gill or its assigns or agents sary to do so to protect its i	s may remove the Equi interest and without lia	bility or accountabili	ty to the Undersigned
6. Cargill may, without affecting cupant, to Cargill or after the pundersigned and without giving	performance of any of the ground the large state of	terms and conditions	of the Instrument, w	ithout the consent of
7. This agreement shall inure personal representatives, succe. IN WITNESS WHEREOF, the	ssors and assigns of Unde	ersigned.		
day of V Harch	. 19_81	First Nat	ional Bank of Green training Partners	South Carolina hip or Proprietorships
(Corporate Seal)	sellthan	By: - shall	Albert	
(Witness)	Mache	David 1	L. Beard, Vice	President
Witness	Note: Acknowledgment of		yped Name of Signatory a	nd Ettlet
FORMICELO 5	mate, wienestenking of	HITTELDE DINC MINDE NE (

Manufacture of the second of t

W 0.

Charles and Company