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COLLATERAL ASSIGNMENT OF LEASE

This Assignment of Lease entered in	to as of this 27th day of
August , 1981 , by and between	McLees, Inc.
(herinafter referred to as "Borrower") party	of the first part; and Piedmont Federal
Savings and Loan Association (here	nafter referred to as "SBA/Bank",
as the case may be) party of the second part;	witnesseth that:
WHEREAS, by Lease dated the 19thda	ey of February, 1981,
	sed unto Borrower, the premises briefly
described as: 2.525 Acres on Balcon	me Boulevard, Simpsonville, South
Carolina,	
NOW, THEREFORE, for and in conside SBA/Bank to Borrower, Borrower does hereby a SBA/Bank, with the right to reassign, all of to the Lease and in and to the demised premi understood and agreed that this Assignment of first part to the SBA/Bank upon the following	ration of the making of a loan by assign, transfer and set over unto the its rights, title and interest in and ses; it being nevertheless expressly of Lease is made by the party of the
with the terms and conditions of the Lease s ments of the Note or in any agreement evider	icing said Loan.
the Loan, then SBA/Bank shall have the optic provided, however, that in the event SBA/Bant taking over the demised premises for the purnotice of its election so to do shall be mad SBA/Bank shall not have the right to possess notice is received by Lessor. Upon the received SBA/Bank shall be deemed to be substituted instead of the Borrower, and shall be determs, covenants, and obligations of the Lessirst part, and shall likewise be entitled granted to the Borrower under the terms and to reassign same.	rpose of operating the same, written iled promptly by SBA/Bank to the Lessor. sion of the leased premises until such eipt of notice of exercise of such option, ted as the Lessee in said Lease in the place eemed to have assumed expressly all of the asæ theretofore applicable to the party of the to enjoy all of the rights and privileges conditions of the Lease, with the right
have exercised its option under the foregoing premises, the SBA/Bank shall not be liable Borrower under and by virtue of or in connect shall remain liable for such rent and oblig	ction with the Lease, and the Borrower ations.
4. Borrower and Lessor shall not this lease without written consent of SBA/B	ank. GOLDEN LANES, INC. By Torman McKees
	(Borrower)
CONSENT:	President
6 MCLEES, INC.	
b A Chill	

President

(Acknowledgement, as required)

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