PRODEL 1.50 GREENVILLE CO. S. C.	SE AGREEMENT	P90 <b>X</b>	8 page 89
STATE OF SOUTH CAROLINA	JU ROMBBINENT		
COUNTY OF GREENVILLE			
This Lease entered into this REFETH			, by and be-
tween Collins Music Company, Inc., hereinafter refer hereinafter referred to as Lessee: DBA Wilkerson	red to as Lessor and <u>(</u> 's Cafa	larence L. Wille	orson
WI WILL WILL WILL WILL WILL WILL WILL W	TNESSETH:		
Now, therefore, in consideration of the mutual owner of coin operated amusement machines, does het 105 Tradu Street Grown, South Canalina The Parties hereto, for themselves and their representations.	teo's tease to the Pease	e the machines to be	e placed at
1. The Lessor covenants to install after execupinball and amusement machines further defined as the South Carolina Statute 5-621 and 5-622 of the Code of 1 understood that these machines are not included in any 2. This lease shall remain in full force and of owned by the lessor and placed in the lessee's place of that the machines will be swapped or rotated from time by both lessee and lessor that this lease can be terminat any time and the machines will be removed immedia 3. Lessor shall repair, clean and maintain sai 11:00 P. M.  4. In consideration therefore, the lessor shall	Laws, State of South Ca other coin machine ag feet during the term of business even though a e to time for another si ated by either party up tiely upon notification, id machines upon call b	rederal Tax Stamp rolina, 1962, as an reement with this L operation of any ma in understanding by milar type machine, on written notice fro etween the hours of	s and governed by nended. It is clearly essor, whines of this type lessee and lessor It is also agreed on one to the other 9:00 A. M. and
25 % of the weekly proceeds from said taken in by said machine.  5. All machines installed by the lessor shall remachines so placed shall bear the name of the lessor at y of the lessor, further, each machine shall bear at all "For Amusement Only."  6. The lessee and lessor both will share equall Federal Government. It is further agreed by lessee an all property tax on said machines will be paid by lessor 7. In conjunction with the operation of the above and its representatives will strictly prohibit and take all following:  A. Gambling, betting, games of chance, B. Payoffs, prizes, rewards, bonuses, cor distribution of any type to any pers stipulated herein.  C. Delivery to any agent or representative ation or proceeds not specified herein.	emain the sole and exclude shall state thereon it it times a placard or si by in the expense of the dilessor that the state, r. e machines, the lessee differentive action to protocommissions, splitting ons other than that agrees of the Lessee was of the Lessee or of the Lessee was of the Lessee or of the Lessee or of the Lessee or any wall that agrees of the Lessee or any wall that the state of the Lessee or any wall that Lessee or an	occeds being defined usive property of the hat said machines a general rax Stamp is city and county lice hereby covenants at yent the occurrence in any manner, of profits, or other ced upon between the	d as all montes to tessor. All the the sole propertily thereto stating required by the tenso expense also and agrees that it to any of the remuneration to parties as
The lessee hereby further covenants and agrees occurence or attempted occurrence of any of the above p.  The lessee shall be held responsible for the use less from any liability, eivil or criminal. If the machin Federal, State or City law constituting a criminal offens ment agency due to lessees improper use or that of his it lessor for the cost of said machines.  8, The lessor further reserves the right to term course for damage of any type whatsoever upon receipt of rence, or event prohibited above has or is about to occu.  9. This agreement shall be binding upon the partessors and assigns, and in the event the lessee sells on shall be fully bound by the terms of this agreement, subjately without cause. This agreement shall not be constituted in the event a Court of competent jurisdiction is understood by the parties that the remaining condition. This contains all the agreements of the parties, the parties certify authority to enter into his agreement.	prontited acts, and eperation of said mass are improperly or is so whereby said machin representative, the les ninate this agreement is of reasonable informative, the shereto, their heirs rassigns his interest in ject to the lessors right trued to create a joint a declares any of the content of said or content to the content of said content of the c	nachines and shall he liegally used in violes are confiscated it see shall be responsimmediately without on or suspicion that it, executors, admin the said premises, to terminate this a centure between the diffitons or terms he	old lessor harm- lation of any oy any law enforce- sible and bound to  penalty or re- any aci, occur- istrators, suc- , such successor greement immedi- parties hereto, crein invalid, it
parties certify authority to enter into this agreement.  WITNESSES:  Nastine T, Edward	COLLINS MUSIC CO		7-7.
All Crouls on	For the Lessor	1 11)	Carry
APO (ACINOCO)	X1-1.11	Chillon	