| State of South Caro  | ina GREST ED   |   |
|--|--|---|
| County of GREENVILLE  McSHENDA, INC.   | 00. <b>S. C.</b>   |   |
| County of  | 500 + 37 PH 180  |   |
| McSHENDA, INC.   | JULY RSLEY   | lessor  |
| IN COURSESSING OF THE TOTION TO THE  |  | by these presents do grant,   |
| hargain, and lease unto  | ANN W. WILSON  |   |
|  |  | lessee  |
| for the following use, viz.: Uni   | t 9 Chimney Square   |   |
| Simpsonville, South Carolina   | as agreed upon for the purpose of o  | perating the  |
| a childrens apparel shop   |  | •   |
| for the term of 60 months  |  |   |
|  |  |   |
|  |  | and the said lessee   |
|  | es for the said term, promises to pay the said lessor  |   |
| Twenty four hundred dollars  | (\$2400)   | Dollars   |
| annum nlus escalation each   | year. monthly in advance on the fir  | st (1st) day of   |
| each month. Any payment ma   | de 15 days past due date is delinque   | nt and 4% late charge   |
| The lessee hereby agrees to take the but only require of the lessor the use of the roof should it leak, it is also fully agree leaks should any occur. Use of premises so desires and give notice of same in wri | ilding just as it stands unless otherwise agreed upon premises for the business mentioned but no other that the roof is considered sound and the lessor not for any business other than herein called for shall called.  | n in writing, and the lessee<br>r. The lessor to repair the<br>it to pay any damages from<br>ancel this lease if the lessor |
| nnexpired time becomes immediately du-   | or the premises vacated before the expiration of the and payable.  |   |
| consented to by the lessor before being en   | may connect with the parapet or any other outside rected.  |   |
| The following conditions ar  | e included in and made a part of thi   | s lease agreement:  |
|  | water and sewer usage.   |   |
| 2. The lessee will pay for   | electricity usage.<br>Fire and casualty insurance on buildi  | no but will not be  |
| reponsible for contents  | liability.   |   |
| 4. The lessee will carry   | adequate insurance on contents, perso  | nal items, and  |
| \$100.000 general liabi  | lity.  |   |
| 5. The annual lease fee s terms of this lease.   | hall be increased 5% on each annivers  | sary date during the  |
| to the evaluation of t   | the right to negotiate a new agreemen  | nt, 12 months prior   |
| vear to year on the same terms, unles  | d premises unto the said lessee her lid term. It is agreed by the parties hereto that the said term that the the expirate the party desiring to terminate it after the expirate the expirat | ition of the term above men-  |
| tioned give to the other party One   | (1) months written notice previous   | to the time of the desired  |
| months arrear of rent, shall terminate glass and all other injuries done to the agree to make no repairs, improvement rent without the lessors written consent.  |  | here weens decay and  |
|  | s having a duplicate of this lease.  |   |
| Witness our hands and seals the  | day of   | , 19  |
| Witness:   | 1 Aux Th   | This (SEAL)   |
| far I  | uay (  | (SEAL)  |
| durand.  | wers McSHENDA, INC.  | (SEAL)  |
|  | 111 7  | SULTZI (SEAL)   |
| <del></del>  | Ď  | resident (SEAL)   |

1328' RV.2

**5**1

107

10

0.

· The state of the