GREENVILLE CO. S. C.

Jul 11 12 25 PH 773			DOOK	B PAGE 2003
DORNIE S. TARKERSLEY R.M.C.	LEASE AGE	EEMENT		
STATE OF SOUTH CAROLINA COUNTY OF				
This Lease entered into this St	xth	day of July	, 1973 3	, by and be-
tween Collins Music Company, Inc., herei hereinafter referred to as Lessee: DEA Co	nafter referred to arousel Lounge	as Lessor and Alico	Bail Motayer	
1988 - 1988 - 1985 - 1985 - 1986 1988 - 1986 - 1986 - 1986 - 1986 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986 - 1986	WITNES			
Now, therefore, in consideration of owner of coin operated amusement machine 619 East North Street Greenville.		conditions and covena use to the Lessee the m	nts set forth herein achines to be place	ı, the Lessor, ed at
The Parties hereto, for themselves and the	eir representatives	, heirs or assigns, do	covenant and agree	e as follows:
pinball and amusement machines further de South Carolina Statute 5-621 and 5-622 of the understood that these machines are not incled. This lease shall remain in full owned by the lessor and placed in the lessor that the machines will be swapped or rotate by both lessee and lessor that this lease cat any time and the machines will be removed. Lessor shall repair, clean and in 11:00 P. M. 4. In consideration therefore, the Internative viva (25% of the weekly proceed taken in by said machines. 5. All machines installed by the lessor, further, each machine shall yof the lessor, further, each machine shall for the lessor and lessor both will be redeated.	the Code of Laws, indeed in any other force and effect du let's place of busine ad from time to tin in be terminated by yed immediately upmaintain sald mach lessor shall receiveds from said machine the lessor and shall these at all times share equally in the	state of South Carolina, coin machine agreemen ring the term of operati ss even though an under the for another similar tether party upon writt on notification. The superation of the superatio	1962, as amended to with this Lessor. on of any machine-standing by lessee type machine. It is en notice from one the hours of 9:00 A ance service chargbeing defined as a roperty of the less if machines are the ted prominently the	s of this type e and lessor s also agreed to the other h. M. and ges of il monies oor. All sole proper- ereto stating
Federal Government. It is further agreed all property tax on said machines will be partition. 7. In conjunction with the operation and its representatives will strictly prohibitollowing:	oy lessee and lesso ild by lessor. I of the above mach	or that the state, city a	id county license e	xpense also
A. Gambling, betting, games B. Payoffs, prizes, rewards, or distribution of any type stipulated herein. C. Delivery to any agent or r ation or proceeds not spec	, bonuses, commis to any persons off representative of the	sions, splitting of prof er than that agreed upo le Lessor or any other	its, or other remu n between the part	ies as
The lessee hereby further covenants occurence or attempted occurrence of any of The lessee shall be held responsible less from any liability, civil or criminal, if	t the above prohibi for the use and on	ted acts. eration of said machine	e and shall hold la	ann been

Federal, State or City law constituting a criminal offense whereby said machines are confiscated by any law enforcement agency due to lesses improper use or that of his representative, the lesses shall be responsible and bound to lessor for the cost of said machine.

lessor for the cost of said machine.

8. The lessor further roserves the right to terminate this agreement immediately without penalty or recourse for damage of any type whatsoever upon receipt of reasonable information or suspicion that any act, occurrence, or event prohibited above has or is about to occur.

9. This agreement shall be binding upon the parties hereto, their neirs, executors, administrators, successors and assigns, and in the event the lessee sells or assigns his interest in the said premises, such successor shall be fully bound by the terms of this agreement, subject to the lessors right to terminate this agreement immediately without cause. This agreement shall not be construed to create a joint venture between the parties hereto.

10. In the event a Court of competent jurisdiction declares any of the conditions or terms herein invalid, it is understood by the parties that the remaining conditions or terms shall have full force and effect.

This contains all the agreements of the parties, there being no other reservations or understandings. The parties certify authority to enter into this agreement.

WITNESSES:	COLLINS MUSIC CON	MPANY, INC.	
Legar Babb	By Sof the Legsor	4 B:0	
000	For the Lessor	7 - 10 11 1N	
Judy Phillips		m-/-	
3 1 1 1000	For tile Lessee	2 Jelay	<u> </u>
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