GRÉENVILLE CO. S. C.

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		DONNIE S. TANKERSLÆKASE AGREEMENT R.M.C.						
	STATE OF SOUTH COUNTY OF GREEN							
	This Lease	entered into this	TENTH	, day of	MAY	, 197_3	, by and be-	
	tween Collins Music hereinalter referre	Company, Inc. , h	ereinalter referred A Elks Club # 89	o as Lessor	and Jame	s Ralph Hawkins		
				ESSETH:	- ्रेड्ड		;	
	Now, therefore, in consideration of the mutual terms, conditions and covenants set forth herein, the Lessor, where of coin operated amusement machines, does hereby lease to the Lessee the machines to be placed at East North Street Greenville, South Carolina he Parties hereto, for themselves and their representatives, heirs or assigns, do covenant and agree as follows:							
	1. The Lessor covenants to install after execution of this agreement upon said premises the coin-operated pinball and amusement machines further defined as those machines requiring Federal Tax Stamps and governed by South Carolina Statute 5-621 and 5-622 of the Code of Laws, State of South Carolina Statute 5-621 and 5-622 of the Code of Laws, State of South Carolina, 1962, as amended. It is clearly understood that these machines are not included in any other coin machine agreement with this Lessor. 2. This lease shall remain in full force and effect during the term of operation of any machines of this type owned by the lessor, and placed in the lessor place of business even though an understanding by lessee and lessor that the machines will be swapped or rotated from time to time for another similar type machine. It is also agreed by both lessee and lessor that this lease can be terminated by either party upon written notice from one to the other at any time and the machines will be removed immediately upon notification. 3. Lessor shall repair, clean and maintain said machines upon call between the hours of 9:00 A. M. and 11:00 P. M. 4. In consideration therefore, the lessor shall receive as rental and maintenance service charges of 25.4 of the weekly proceeds from said machines. Weekly proceeds being defined as all monies							
•	aken in by said machine. 5. All machines installed by the lessor shall remain the sole and exclusive property of the lessor. All machines so placed shall bear the name of the lessor and shall state thereon that said machines are the sole property of the lessor, further, each machine shall bear at all times a placard or sign affixed prominently thereto stating For Amusement Only.							
	6. The lessee and lessor both will share equally in the expense of the special Tax Stamp required by the Federal Government. It is further agreed by lessee and lessor that the state, city and county license expense als all property tax on said machines will be paid by lessor. 7. In conjunction with the operation of the above machines, the lessee hereby covenants and agrees that it and its representatives will strictly prohibit and take affirmative action to prevent the occurrence of any of the following:							
	A. Ga B. Pa or sti	yoffs, prizes, rewa distribution of any ipulated herein.	mes of chance, or o ards, bonuses, comi type to any persons	nissions, sp other than th	litting of proat at agreed u	ofits, or other rem pon between the par	iles as	
- :	c, De	on or proceeds not	or representative of specified herein in	the Lessor writing.	or any othe	r organization of an	y remunor -	
	The lessee's less from any Itabili Federal, State or Ciment spency, due to I. lessor for the cost or damage of the course for damage of rence, or event problems. This agreessors and assigns, shall be fully bound tately without cause.	od occurrence of a ial be held respon- ty, civil or crimina- ty law constituting essees improper us f said machines or further reserves f any type whatsoev ibited above has or ement shall be bine and in the event it by the terms of this This agreement nt a Court of comp parties that the rea	ants and agrees to not of the above probable for the use and al., if the machines a criminal offense were or that of his reput the right to terminater upon receipt of reals about to occur, thing upon the parties a lessee sells or as agreement, subject shall not be constructed in the conditions of the parties, there one of the parties, there one of the parties, there of the parties, there one of the parties, there of the parties of the parties, there of the parties of	operation of are improped hereby said resentative, the this agree easonable inf hereto, their signs his into to the lesson d to create a clarge any of terms shall	said machi- rly or illega machines at the lessee s ment imme- ormation or r heirs, ex- erest in the rs right to t Joint ventu- the conditi-	nes and shall hold le lly used in violation re confiscated by an hall be responsible diately without penar suspicion that any ecutors, administra said premises, suc erminate this agree re between the part ons or terms herein	essor harm- tof any y law enforce- and bound to lty or re- act, occur- tors, suc- h successor mont inimedi- les hereto, invalid, it	
i	parties certify author	rity to enter into th	is agreement.	, agrick the oth		avie vi uniterstand	ugo. Ilia	
	witnesses:	t.	• 1 ···]	COLLINS MU By ALA For the Less	SIC COMPA	NY, INC.	A-	
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