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Note: This instrument provides additional security for that certain indebtedness secured by a real estate mortgage upon the filing of which all taxes required by law have been paid in full.

ASSIGNMENT OF LEASE

THIS ASSIGNMENT OF LEASE entered into as of this 4th day of September, 1985, by and between Robert M. Miller (hereinafter referred to as "Borrower") and SouthTrust Bank of Alabama, National Association (hereinafter referred to as "Bank").

RECITALS

WHEREAS, by Lease dated the 4th day of September, 1985, a copy of which is attached hereto as Exhibit A (herein the "Lease"), The Laundry Room of Alabama, Inc. and Miller Equipment Distributing, Inc. (hereinafter jointly referred to as the "Lessee") leased from Borrower, the premises set forth and described in the Lease;

WHEREAS, Bank has agreed to make a loan in the amount of \$211,000 to the Borrower, one of the conditions of which requires that the Borrower assign its rights, title and interest in said Lease, with the right to reassign same, as additional security for said Loan;

NOW, THEREFORE, for and in consideration of the making of a loan by Bank to Borrower, Borrower does hereby assign, transfer and set over unto the Bank, with the right to reassign, all of its rights, title and interest in and to the Lease and in and to the demised premises, including any option applicable thereto; it being nevertheless expressly understood and agreed that this Assignment of Lease is made by the Borrower to the Bank upon the following terms, covenants, limitations, and conditions:

- 1. Borrower shall remain entitled to all rentals and other amounts payable to the Borrower in accordance with the terms and conditions of the Lease so long as no default is made in the payments of the Note or in any agreement evidencing said Loan.
- performance of the Loan, then Bank shall have the option of collecting the rentals and any other amounts payable to the Borrower pursuant to the Lease. Upon the exercise of such option, Bank shall be deemed to be substituted as the Lessor in said Lease in the place and stead of the Borrower, and shall be deemed entitled to enjoy all of the rights and privileges granted to the Borrower under the terms and conditions of the Lease, including any option granted thereunder, with the right to reassign same.

Bradley, Grant

IN WITNESS WHEREOF, Borrower has executed or caused to be executed this Assignment of Lease and has affixed or caused to be affixed his seal.

Robert M. Miller

Sandra S. Miller

ACKNOWLEDGED:

The Laundry Room of Alabama, Inc.

By: Rob Mille Prince

Miller Equipment Distributing, Inc.

By: Blat Mill-la-

STATE OF ALABAMA

COUNTY OF

040 PAGE 42

I, the undersigned, a Notary Public in and for said County in said State, hereby certify that Robert M. Miller and Sandra S. Miller, whose names are signed to the foregoing instrument, and who are known to me, acknowledged before me on this day that, being informed of the contents of the instrument, they executed the same voluntarily on the day the same bears date.

Given under my hand and official seal this the 4th day of September, 1985.

Notary Public

My Commission Expires:

Jamery 26, 1986

STATE OF ALABAMA

THE REPORT OF THE PROPERTY OF

COUNTY OF JEFFERSON

I, the undersigned, a Notary Public in and for said County in said State, hereby certify that Robert M. Miller				
said State, hereby certify that				
whose name as President of The Laundry Room, Inc., a corporation, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the said instrument, he, as such officer, and with full authority, executed the same voluntarily for and as the act of said corporation.				
Given under my hand and official seal this the 4th day of September, 1985.				
Notary Public				
Notapy Fublic				
My Commission Expires:				
Jan 26, 1986.				
<u>Go vice of the second of the </u>				
STATE OF ALABAMA				
COUNTY OF Jefferson				
I, the undersigned, a Notary Public in and for said County in said State, hereby certify that Reserve M. Miller				
where name as Dresident				
Miller Equipment Distributing, Inc., a corporation, is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the said instrument, he, as such officer, and with full authority, executed the same voluntarily for and as the act of said corporation.				
Given under my hand and official seal this the 4th day of September, 1985.				
Motary Public				
Notary Public				
My Commission Expires:				
Jan. 26/1986				

EXHIBIT A

COMMERCIAL LEASE

This is a legally binding contract. If not understood, seek competent advice.

APF AM	PROVED BY BIRMINGHAM AREA BOARD OF REALTORS 150-255 ENDED OCTOBER, 1976	
	TATE OF ALABAMA } HELBY County .	
	4th day of September 1985 by and between	
Thi	ROBERT M. MILLER and SANDRA S. MILLER	
`		
her	reinafter called "Lessor", and by THE LAUNDRY ROOM OF ALABAMA, INC. & MILLER EQUIPM	<u>EN</u> T
D: he	ISTRIBUTING, INC.	
	WITNESSETH: That the Lessor does hereby demise and let unto the Lessee the following described premises in the Cit Pelnam, Alabama, to-wit:	y or
	Office and Warehouse Building 3170 Helena Road Pelham, AL 35080	
نئ		
PAGE 42:3	,	
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≅ ,	Subject to existing easements, if any, and the regulatory laws and ordinances of the political subdivision in which the properties to existing easements, if any, and the regulatory laws and ordinances of the political subdivision in which the properties to existing easements, if any, and the regulatory laws and ordinances of the political subdivision in which the properties of the political subdivision is a subdivision in which the properties of the	ety is C
	situated, for use and occupation by the Lessee as Business Utilice and waterouse Desired	•
Use		
Term	and for no other or different use of purpose, for and during the term of five years (5) day of October, 1985	•
	beginning on September, 1990	
	and ending on the	
	•	
Rent .	3. on the first day of each month of said term, in advance, as rent for said premises, the sum of	month.
	4. The Thousand Four Heart Dollars (5 - Dollars (5 -) per	ADDUC
1	3. on the first day of each month of said term, in advance, as rent for said premises, the sum of 4. Therefore Four Hundred DOLLARS (\$ 3400,00) per solution at the rate of the said Eight Hundred DOLLARS (\$ 40,800.00) per solution to the said become due and payable and every month that the rent has not been received in the office of	
9	and every month that the tent has not occurred at the series October 1, 1935	
	10. October, 1985.	
Quiet Enjoyment Condition of Premises	17, and accepts the same in the physical condition in which the same now exists (except to	t or suit- itses with premises herein.
Roof	18. Should the roof of the building leak at any time during said term, due to no fault on the part of the Lessee, the Lessee to the same within a reasonable time after being requested in writing by the Lessee so to do, but in no event shall the pair the same within a reasonable time after being requested in writing by the Lessee so to do, but in no event shall the lesser be liable for damages or injuries arising from extent of the reasonable cost of repairing said roof; not shall the Lessor be liable for damages or injuries arising from the workmanship or materials, the Lessee hereby expressly waiving the same. Lessor and its agents, shall not be liable for an injury, loss or damage resulting from any repair or improvement and undertaken, voluntarily or involuntarily, by or of, the Lessor, other than willfully wrongful acts of Lessor.	ept to the defective y deaths on behal
Air Conditionin and Signs	25. In the event air conditions equipment or a part of any air conditioning equipment is installed on the roof of any 26. hereby leased, or in the event that the Lessee installs a sign on the roof, then Lessee shall be responsible for repairing 26. leaks, attributable to such installation, during the term of this lease at Lessee's sole cost and expense, but no such air 27. leaks, attributable to such installation, during the term of this lease at Lessee's sole cost and expense, but no such air 28. lng equipment or sign may be installed until the consent in writing of the Lessor is first had and obtained thereto.	Condition
Roof and Drains, etc.,	29. The Lessee will keep the soof and the leased grounds free of all cans, bottles, fragments, debris and trash, and in good working order. 30. will keep the downspouts, gutters and drains clean, open and free of obstruction, and in good working order.	
Debris On Repairs	Lessor shall not be obligated or required to make any other repairs or do any other work on or about said prem 32. part thereof, or the elevators therein, if any, or on or about any premises connected therewith, but not hereby leas 33. and only to the extent herein agree. All other portions of any building hereby leased shall be kept in good repair by 34. at the end of the term hereof, the Lessee shall deliver the demised premises to Lessor in good repair and condition, 1 35. wear and tear excepted.	tersourp Fetter s
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Reinstatement

If this lease is terminated by the Lessor for any reason, including non-payment or rent, and the Lessee pays the rent, attorneys' fees and other charges and thus makes himself current, and/or remains or continues to be in possession of the leased premises 125. or any part thereof, with the Lessor's consent, this lease will be considered reinstated, and will continue in effect as though it had 126. 127. not been terminated. 128.

Improvements and Additions Property of Lessor

All improvements and additions to the leased premises shall adhere to the leased premises, and become the property of the Lessor, with the exception of such additions as are usually classed as furniture and trade fixtures; said furniture and trade fixtures are to remain the property of the Lessee, and may be removed by the Lessee two (2) weeks prior to the expiration of this lease, provided all terms, conditions and covenants of within contract have been complied with by Lessee and provided said Lessee testores the building and premises to its original condition, normal wear and tear excepted.

Fire & Other Casualty

In the event of the total destruction of, or partial damage to, the buildings upon the demised premises by fire or other casualty, Lessor shall proceed with due diligence and dispatch to repair and restore the buildings to the conditions to which they existed immediately prior to the occurrence of such casualty, at Lessor's cost and expense, provided such cost does not exceed the proceeds of insurance collected on the buildings, by reason of such casualty, the application of which insurance proceeds are not prohibited, by reason of any mortgage provision, from being used toward the cost of restoration and repairing 139. the same; provided, further, that if the unexpired portion of the term or any extension thereof shall be two (2) years or less on the date of such casualty and the cost of such repair or restoration exceeds twenty percent (20%) of the then replacement value of said damaged leased premises, as estimated by two or more reputable contractors, Lessor may by written notice to the Lessee, 142. within thirty (30) days after the occurence of such casualty, terminate this lease. If Lessor exercises the above right to term-143. inste this lease and Lessee elects to exercise an option of renewal privilege which Lessee may have under this lease, which if exercised, would extend the unexpired term beyond two (2) years. Lessee may void such above notice of Lessor's right to terminate 145. this lease by exercising such option renewal privilege within such thirty (30) day period. If the insurance proceeds are insufficient 146. to effect such restoration or repairs, Lessor at its option may cancel this lease by written notice to Lessee within thirty (30) day's after the occurrence of such casualty.

In the event the repairing and restoring of the buildings can not be completed within four (4) months after the date of 149. occurrence of such easualty, as estimated by two or more reputable contractors, the Lessee shall have the right to terminate this lease upon giving written notice to Lessor within thirty (30) days from the date of occurrence of said casualty. From the date of such damage or destruction until said building has been substantially repaired or restored, an equitable abatement of rent shall 151. be allowed the Lessee.

Transfer or Assignment, Conditions

Each and every transfer or assignment of this lease, or any interest therein, and each and every sub-letting of said premises, or any part thereof, or any interest therein, shall be null and void, unless the written consent of the Lessor be first obtained thereto. As a condition precedent to the obtaining of such consent, the assignee or sub-lessee must assume, in writing, all the obligations of the Lessee hereunder, but such assumption shall not operate to release the Lessee from any agreement or understanding on the part of the Lessee expressed or implied in this lease.

Lease Assignment Fee Clause

Notices and

Demands

All notices and demands authorized or required to be given to the Lessee under any provision hereof must be in writing, and may be delivered to the Lessee in person or left on or in the leased premises or shall be conclusively deemed to have been delivered to the Lessee if the same be deposited in the United States mail addressed to the Lessee at the leased premises, with the proper postage affixed thereto. All notices herein authorized are required to be given to the Lessor may be given by certified mail, addressed to the Lessor at the address of the Lessor shown on page 1 of this lease, or in care of the Lessor's rental agent at that time authorized by the Lessor to service this lease, and said notices must be in writing.

Agents Commission

THE COMMISSIONS PAYABLE FOR THE SALE, LEASE OR MANAGEMENT OF PROPERTY ARE NOT SET BY THE BIRMINGHAM BOARD OF REALTORS BUT IN ALL CASES ARE NEGOTIABLE BETWEEN THE BROKER AND THE 168. CLIENT.

Agreement

170. Despot in leasing said premises to Lessee, does hereby authorize said its suscessors or assigns, to collect and receipt for the rents payable hereunder during the entire term hereof and any renewals or extensions of the within lease, whether renewed or extended, or the premises re-leased to the Lessee hereunder, or Lessee's 172. successors or assigns, and hereby agrees to pay to the said successors or assigns, for the services rendered in effecting this lease or any renewal, extension, or re-leasing as above provided, 173.

per cent of all rents paid by virtue thereof, whether or not affected by (an amount equal to 175.

176. 177. direct to or any other person, firm or corporation, or whether or not said cent is paid its successors or assigns, payment of said commissions to be made

180. and hereditaments herein described. 181.

as end when rents are received by the Dassor, its successors or assigns, and the said its successors or assigns shall be entitled to said commission from the present Lessor, the Lessor's personal representative, heirs, successors, assigns, or grantees in title of the property herein described, and the same shall be charged upon the land, tenements if the

183. term of this lease is for twelve (12) months or less the Lesson effect to pay the agent mission instead of the aforementioned paragraph, said agent shall be entitled to receive 186. for three years or more, to receive 187. shall not apply on said first month's rest; and this additional

169. - Lessor in consideration of the services rendered by

% of all rents paid as comprovided for in the preceding paragraph; if the term of this lease is in excess of one year and less than three years, Lessor agrees that in addition to said commission provided in the preceding Jent payable hereunder, or, if this lease term is rent payable hereunder, but percentage commission stated above rent commission shall not be paid

to the agent for any lease renewal of extension to the herein named Lessee. 190.

As a further consideration for the services rendered by

In the event the within lease is cancelled or terminated by virtue of any act or default by the Lessor, including the sale of the leased premises, the Agent shall be entitled to be paid an amount equal to the full commission which the Agent would have earned, provided the lease had not been cancelled or terminated.

Agents Repair and Improvement

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If the Lessor undertakes to make any improvements or repairs on the leased premises during the term of this lease, the , and if the agent supervises the same, the Lessor agrees to cost of which exceeds \$ for the said agent a reasonable fee for the additional services rendered.

Lesse@Will Hold Harmless

Lessee will indemnify and hold Lessor and Lessor's agent free and harmless from all demands, claims and suits or expenses caused by any default committed hereunder on the part of the Lessee. Lessee will further indemnify and save harmless Lessor and 198. Lessor's agent from any loss, cost, damage and/or expenses caused by injuries to persons or property while in, on or about the demised premises, not attributable to the willfully wrongful act of the Lessor or Lessor's agent. Any property stored in the demised premises shall be at the sole risk of Lessee.

Rights

Neither Lessor nor Lessee shall be liable to the other for any loss or damage from risks ordinarily insured against under 202. The Insurance policies with extended-coverage endorsements, irrespective of whether such loss or damage results from their Subrogation 203. negligence or that of any of their agents, servants, employees, licensees or contractors to the extent that such losses are covered 204. by valid and collectable insurance on the property at the time of the loss.

Holdover

Should the Lessee continue to occupy the premises after the expiration of the said term or after a forfeiture incurred, 206. Whether with or against the consent of the Lessor, such tenancy shall be a tenancy at sufferance and in no event a tenancy from month to month, or from year to year.

Non-Waiver

The failure of the Lessor to insist, in any one or more instances, upon a strict performance of any of the covenants of this 209. lease, or to exercise any option herein contained, shall not be construed as a waiver, or a relinquishment for the future, of such 210. coverant or option, but the same shall continue and remain in full force and effect. The receipt by the Lessor of rent, with 211. knowledge of the breach of any covenant hereof, shall not be deemed a waiver of such breach, and no waiver by the Lessor of

212. any provision hereof shall be deemed to have been made unless expressed in writing, and signed by the Lessor.

 Failure of Lessee to Repair

Signs

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97. given by the Lessor to the Lessee.

Should the Lessee fail to make repairs agreed to by him under this lease, the Lessor may enter the premises and make such repairs and collect the cost thereof from the Lessee as additional rent. Except as herein specifically provided, the Lessee will not make or permit to be made any alterations, additions, improvements or changes in the premises, nor will the Lessee paint the outside of the building or permit the same to be painted without the written consent of the Lessor before work is contracted or let. No signs of any character shall be erected on the roof until the consent thereof in writing is first had and obtained from the Lessor. The consent to a particular alteration, addition, improvement or change shall not be deemed a consent to, nor a waiver of, a restriction against alterations, additions, improvements or changes for the future.

Alterations and Improve ments by Lessea

Compliance With Law

Upkeep

Lessee will replace all plate and other glass, if and when broken, and failing so to do the Lessor may replace the same and the Lessee will pay the Lessor the cost and expense thereof upon demand. Lessee will replace all keys lost or broken, and will pay all bills for utilities and services used on said premises. Lessee will keep all elevators, air conditioning equipment, electric wiring, water pipes, water closets, drains, sewer lines and other plumbing on said premises in such good order and repair and will do all repairs, modifications and replacements which may be required by the applicable laws or ordinances. Lessor shall not be liable for any damages caused by, or growing out of, any breakage, leakage, getting out of order or defective conditions of said elevators, air conditioning equipment, electric wiring, pipes, water closets, drains, and sewer lines or plumbing, or any of them. Lessee will comply, at all times and in all respects with all the applicable laws and ordinances relating to nuisance, insofar as the building and premises hereby let, and the streets and highways bounding the same, are concerned, and the Lessee will not by any act, or omission render the Lessor liable for any violation thereof. Lessee will not commit any waste of property, or permit the same to be done, and will take good care of said building and said premises at all times.

The Lessee agrees to pay all sewer rentals or other charges becoming due, levied under the authority of the Act No. 619 of the Alabama Legislature of 1949, approved September 19, 1949, or any other act, law or regulation. Failure to pay said rental thail constitute a default under the terms of this lease.

61. **Public** Liability 64. Insurance And Indemnity 5

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Defects In Premises.

Snow, Ice,

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Removal of Goods

tion of Rent Default-

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Waiver of Exemptions

Abandonment

Re-Letting

Re-Entry, etc., No Bar 122.

Lessee shall during the entire term of this Lease, at Lessee's own expense keep in force by advance payment of premiums, public liability insurance in an amount of not less than \$100,000.00 for injury to or death of one person or as a result of one occurrence and not less than \$300,000.00 for injury to or death of more than one person as a result of one occurrence and for , insuring Lessee, Lessor, and damage to property in the amount of \$100,000.00, or single limit of \$ Lessor's Agents, Servants, and employees (as an additional assured) against any liability that may accrue against them or either 66. of them on account of any occurrences in or about the demised premises during the term or in consequence of Lessee's occupancy thereof and resulting in personal injury or death or property damage. Lessee shall on request furnish to Lessor certi-68. ficates of all insurance required under this paragraph.

Lessor shall not be liable for any injury or damage caused by, or growing out of, any defect in said building, or its equipment, drains, plumbing, wiring, electric equipment or appurtenances, or in said premises, or caused by, or growing out of fire, rain, wind, leaks, seepage or other cause.

If the leased premises, or any part thereof, consist of first floor space, adjacent upon the street, or ground adjacent to the 73. street, the Lessee will keep the sidewalk, curb and gutter in front thereof or adjacent thereto clean and free from snow, ice, 74. debris and obstructions and will hold the Lessor harmless from all damages or claims arising out of the Lessee's failure to so do.

Upon the happening of any one or more of the events as expressed in this paragraph, the Lessor shall have the right, at the option of the Lessor, to either annul and terminate this lease upon two days written notice to Lessee and thereupon re-enter and 77. take possession of the premises; or the right upon two days written notice to the Lessee to re-enter and re-let said premises, from 78. time to time, as agents of the Lessee, and such re-entry or re-letting or both, shall not discharge the Lessee from any liability or 79. obligation hereunder, except that sents (That is, gross sents less the expense of collecting and handling, and less commission) 80. collected as a result of such re-letting shall be credited on the Lessee's liability up to the amount due under the terms of this lease 81. and the balance, if any, credited to the Lessor. Nothing herein, however, shall be construed to require the Lessor to re-enter 82. and re-let, nor shall anything herein be construed to postpone the right of the Lessor to sue for rents, whether matured by ac-83. celeration or otherwise, but on the contrary, the Lessor is hereby given the right to sue therefor at any time after default. The 84. events or default referred to herein are: failure of the Lessee to pay any one or more of the installments of rent, or any other 85. sum, provided for in this lease as and when the same become due, the removal, attempt to remove or permitting to be removed from said premises, except in the usual course of trade, the goods, furniture, effects or other property of the Lessee or any assignee, or sub-tenant of the Lessee; the levy of an execution or other legal process upon the goods, furniture, effects or other property of the Lessee brought on the leased premises or upon the interest of the Lessee in this lease; the filing of a Petition in Bank-89. ruptcy, a Petition for an Arraignment or reorganization by or against the Lessee; the appointment of a receiver or trustee, or other 90. court officer, for the assets of the Lessee; the execution of an assignment for the benefit of creditors of the Lessee; the vacation 91, or abandonment by the Lessee of the leased premises or the use thereof for any purpose other than the purpose for which the 92. same are hereby let or (if the rental herein is based in whole or in part on the percentage of Lessee's sales) failure of the Les 93. exercise diligent effort to produce the maximum volume of sales; the assignment by Lessee of this lease or the re-letting c. . . 94. letting by the Lessee of the leased premises or any part thereof without the written consent of the Lessor first had and obtained. 95. the violation by the Lessee of any other of the terms, conditions or covenants not set out in this paragraph on the part of the 96. Lessee herein contained and failure of the Lessee to remedy such violation within ten (10) days after written notice thereof is

The Lessee shall not remove any of the goods, wares or merchandise of the Lessee from said premises other than in the regular course of Lessee's trade or business without having first paid all rent due or to become due under the terms of this lease.

Upon termination or breach of this lease or re-entry upon said premises for any one or more of the causes set forth above, or upon termination of this lease or re-entry of said premises, the rents provided for in this lease for the balance of the original rental term, or any renewal term or other extended term, and all other indebtedness to the Lessor owed by the Lessee, shall be and become immediately due and payable at the option of the Lessor and without regard to whether or not possession of the premises shall have been surrendered to or taken by the Lessor. The Lessee agrees to pay Lessor, or on Lessor's behalf, a reasonable attorney's fee in the event Lessor employs an attorney to collect any rents due hereunder by Lessee, or to protect the interest of Lessor in the event the Lessee is adjudged a bankrupt, or legal process is levied upon the goods, furniture, effects or personal property of the Lessee upon the said premises, or upon the interest of the Lessee in this lease or in said premises, or in the event the Lessee violates any of the terms, conditions, or covenants on the part of the Lessee herein contained. In order to further secure the prompt payments of said tents, as and when the same mature, and the faithful performance by the Lessee of all and singular the terms, conditions and covenants on the part of the Lessee herein contained, and all damages, and costs that the Lessor may sustain by reason of the violation of said terms, conditions and covenants, or any of them, the Lessee hereby waives any and all rights to claim personal property as exempt from levy and sale, under the laws of any State or the United States.

In the event the Lessee abandons the leased premises before the expiration of the term, whether voluntarily or involuntarily, or violates any of the terms, conditions, or covenants hereof, the Lessor shall have the privilege at Lessor's option of re-entering 114. and taking possession of said premises and leasing all or any portion of said premises for such term and for such use deemed satis-116. factory to the Lessor, applying each month the net proceeds obtained from said leasing to the credit of the Lessee herein, up to the amount due under the terms of this lease and the balance to the Lessor and, said leasing shall not release the Lessee from 117. liability hereunder for the rents reserved for the residue of the term hereof, but Lessee shall be responsible each month for the 119. difference, if any, between the net rents obtained from such leasing and the monthly rent reserved hereunder, and said difference 120. shall be payable to the Lessor on the first day of each month for the residue of the term hereof.

No re-entry hereunder shall but the recovery of rent or damages for the breach of any of the terms, conditions, or covenants on the part of the Lessee herein contained. The receipt of rent after breach or condition broken, or delay on the part of Lessor to enforce any right hereunder, shall not be deemed a waiver of forfeiture, or a waiver of the right of the Lessor to annul the lease or 123. 124. to re-enter said premises or to re-let the same, or to accelerate the maturity of the rents hereunder.

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3.	If all or any part of the demised premises is taken by eminent domain ("eminent domain" shall include the exercise of any

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Non-Waiver Eminent Domain and Condemnation

214. similar power of taking, and any purchase or acquisition in lieu of condemnation), or in the event the improvements are condemned and ordered tern down or removed by lawful authority, then the term of this lease shall cease as of the date possession shall be taken by the condemning authority, or as of the date improvements are ordered torn down or removed, whichever may 215. be applicable, with the rent to be apportioned as of the date of such taking or of such order, as the case may be; provided, 216. however, if as a result of a partial taking of the demised premises by eminent domain, the ground floor area of the building forming a part of the demised premises is reduced by not more than twenty-five percent (25%), the Lessor may elect to con-218. tinue the term of this lease and to restore, at Lessor's expense, the remaining premises to a complete architectural unit with 219. storefront, signs and interior of equal appearance and utility as they had previous to the taking, but there will be prorata re-220. duction of the rent payable each month. The Lessor shall be deemed to have exercised its said option to restore the premises un-221. 223. less, within 30 days after the date of taking, the Lessor shall notify the Lessee in writing of its election to terminate this lease. The 222.

224. Lessor shall be entitled to receive all of the proceeds of any total or partial taking of the demised premises by eminent domain, including any part of such award as may be attributable to the unexpired leasehold interest or other rights of the Lessee in the premises, and the Lessee hereby assigns, and transfers to the Lessor all of the Lessee's right to receive any part of such proceeds.

The Lessee hereby agrees that upon the expiration or prior termination of this lease, the Lessee will promptly remove

In the event that during the term of this Lease or any renewal period thereof, the total real estate taxes, special assessments,

Clean **Premises** Upon Termina-

from the leased premises all signs, trash, debris and property of the Lessee, and the Lessee will leave the floors, stairs, passage-228. ways, elevator and shafts as clean as it is possible to clean them by means of the use of broom and shovel.

237.

227.

tion, etc. Taxes and Insurance

Addendum

Clause

231. or insurance cost levied or assessed on the subject property owned by Lessor should be increased over and above the Real Estate taxes, special assessments or insurance costs for the first full lease year, then Lessee shall pay to Lessor as additional rent a prorata share of such increased taxes, special assessments, or insurance costs which shall be in the proportion which the total area of the Leased Premises bears to the total building area owned by the Lessor of which these premises are a part.

This lease consists of 235. 236.

pages together with an Addendum of initialed by the parties and incorporated in this lease by reference. In case of conflict between the printed portion of this lease and the Addendum, the terms of the Addendum shall prevail.

It is understood and agreed by the parties hereto that this lease shall be binding upon the Lessee, its executor, adminis-238. trator, heirs, assigns or successor. 239.

FURTHER TERMS AND CONDITIONS MADE A PART HEREOF

All utilities shall be paid by Lessee. 240.

. 4th IN WITNESS WHEREOF, the Lesson and the Lessee have respectively executed these presents this September Agent Witness for Lessor: Lessee Witness for Lessee: MILLER EQUIPMENT DISTRIBUTING, INC.

pages which is attached hereto,