F111111	CON	SENT & WAIV	ER VO	1221 rice 493
SEP 111984	Y OWNER, LANDLORD			
Docnia S. Tankersie	(Hereinafter	referred to as "Und	lersigned'')	
For good and valuable	consideration, receipt of which	th is here by acknowled	ged, Undersigned,	
KM Fabrics,	Inc.	ol #1 Wa	co Street	No.)
Greenville	(Name) G	reenville	Sou	th Carolina
(City or Town	n)	(County) known as #1 W	aco Street	
Greenville		nville	So.	outh Carolina
(City or Town)		(County)		(5/4:4)
and briefly described as folk	ows:			
(				
i	<u>,</u>			
ald premises now being oc	cupled by Kent Col	orspun Division or put lease or put	n chase from NCNB L	hereinafter referred
Plaza, Charlotte, North Card	cupant having leased or purch blina 28280, hereinafter refer ional Sales Contract, hereinaf	rred to as "NCNB", the fter referred to as "Instru	following equipment ment", (by reference	described of to be described to made a part hereof) do
n a certain Lease or Conditi	to between NCNB	and Occupant, the Owne	r or Lessee of said e	quipment described as follo
	-		_	
/1\ Iaanfa	Vara Claster T	ype rk-ooo, s/	TA :	
wa (1) Carrio	Yarn Clearer, T Automatic Winder , Waxing Device,	. Type RAS 151	KL, WITH 48	Spindles, Autor
ne (1) - Savio Doffer	Automatic Winder , Waxing Device,	and Fisherman	ris Knotters	s . D/14 :
one (1) - Savio  Doffer  does hereby agree that the spersonal property notwithstalls legal representatives, such	Automatic Winder, Waxing Device, aid equipment may be affixed adding the manner which it is pressers, agents or assigna-	and Fisherman  d to the above-described affixed to the said real until such time as it is	real estate and that estate and that title	t said equipment is to rer thereof shall remain in NC to other panies.
Does hereby agree that the spersonal property notwithstal is legal representatives, such that the spersonal property notwithstal is legal representatives, such that the specific property is agreement shall also delivered or installed the	Automatic Winder, Waxing Device, aid equipment may be affixed adding the manner which it is accessors, agents or assignates apply to any of the above reon, and are or may hereaft	d to the above-described affixed to the said real until such time as it is the described equipment when become subject to the	real estate and that estate and that title conveyed, by NONB, which is already on the aforementioned in	I said equipment is to rer thereof shall remain in NC to other panies. the premises, or may here strument.
Doffer  Doffer  does hereby agree that the spersonal property notwithstar ts legal representatives, such delivered or installed the	Automatic Winder, Waxing Device, aid equipment may be affixed adding the manner which it is accessors, agents or assignates on apply to any of the above reon, and are or may hereafted and every right which to	d to the above-described affixed to the said real until such time as it is the described equipment where become subject to the undersigned now has or	real estate and that estate and that title conveyed, by NGNB, which is already on the aforementioned in may hereafter have	t said equipment is to rer thereof shall remain in NO to other panies. the premises, or may here strument.
Doffer  Joes hereby agree that the spersonal property notwithstalls legal representatives, such delivered or installed them.  Undersigned waives each spectage by Undersigned or installed them.	Automatic Winder, Waxing Device, aid equipment may be affixed adding the manner which it is accessors, agents or assignate on apply to any of the above reon, and are or may hereaft the and every right which the aid Occupant to levy or distrated and occupant to levy occupant to levy occupant to levy occupant to	and Fisherman  d to the above-described saffixed to the said real until such time as it is the described equipment we ter become subject to the	real estate and that estate and that title conveyed, by NONB, which is already on the aforementioned in may hereafter have	t said equipment is to rer thereof shall remain in NO to other panies.  The premises, or may here strument.  Under the laws of the States of the states of the states.
Doffer  does hereby agree that the spersonal property notwithstal is legal representatives, such delivered or installed the Undersigned waives each secuted by Undersigned or site aforesaid equipment least the Undersigned recognizes.	Automatic Winder, Waxing Device,  aid equipment may be affixed anding the manner which it is accessors, agents or assigns so apply to any of the above reon, and are or may hereaft ch and every right which to aid Occupant to levy or distrated and acknowledges that any count is superior to any lien or a	d to the above-described affixed to the said real until such time as it is the described equipment where become subject to the Undersigned now has or by the terms of any real cain upon for rent, in arreal cannot be the terms of any real cannot be the terms of th	real estate and that estate and that title conveyed, by NONB, which is already on the aforementioned in may hereafter have estate lease of mortgars, in advance or both	I said equipment is to rer thereof shall remain in NC to other panies.  The premises, or may here strument.  Under the laws of the State age now in effect or hereins th, or to claim or assert titles.
Doffer  does hereby agree that the spersonal property notwithstar ts legal representatives, such delivered or installed the delivered or installed the delivered by Undersigned waives earlie aforesaid equipment least the Undersigned recognizes by virtue of any such instrument equipment by statute, in the delivered by the statute, in the delivered by the statute, in the delivered by statute, in the delivered by the statute, in the delivered by the statute, in the delivered by the statute, in the delivered by statute, in the delivered by the statute, in the delivered by the statute, in the delivered by the statute, in the statute by the statute, in the statute by the statute	Automatic Winder, Waxing Device, waxing Device, aid equipment may be affixed and the manner which it is accessors, agents or assignate on apply to any of the above reon, and are or may hereafted and every right which the control of any other state or said Occupant to levy or distrated or sold by NCNB.  and acknowledges that any control is superior to any lien or eagreement or otherwise.	d to the above-described affixed to the said real until such time as it is the described equipment where become subject to the Undersigned now has or by the terms of any real eain upon for rent, in arreadal and the claim of any nature which the claim of the claim of any nature which the claim of the claim	real estate and that estate and that title conveyed, by NCNB, which is already on the aforementioned in may hereafter have estate lease of mortgars, in advance or both the undersigned now	I said equipment is to rer thereof shall remain in NO to other panies.  The premises, or may here strument.  Under the laws of the State age now in effect or hereins th, or to claim or assert title or have against said equipments or may hereafter have
Doffer  Joes hereby agree that the spersonal property notwithstal is legal representatives, such delivered or installed their delivered or installed their delivered by Undersigned waives each steeuted by Undersigned or site aforesald equipment least the price of any such fastrum purch equipment by statute, and the feels it is necessary  NCNB may, without affer the performance of the perform	Automatic Winder, Waxing Device, Waxing Device, aid equipment may be affixed and exercise a sents or assignated and every right which the control of any other state or said Occupant to levy or distrated or sold by NCNB.  and acknowledges that any control is superior to any lien or agreement or otherwise.  NCNB or its assigns or agent to do so to protect its interestince of any of the terms and acknowledges that any control is superior to any lien or agreement or otherwise.	d to the above-described affixed to the said real until such time as it is the described equipment where become subject to the Undersigned now has or by the terms of any real eain upon for rent, in arread claim or claims that NCN claim of any nature which the said equipment and without liability of the said real said equipment and said equipme	real estate and that estate and that title conveyed, by NickiB, which is already on the aforementioned in may hereafter have estate lease of mortgars, in advance or both the destate that the conveyed has been accountability to the above accountability to the accou	t said equipment is to rer thereof shall remain in NO to other panies.  The premises, or may here strument.  Under the laws of the Statage now in effect or hereins th, or to claim or assert titler have against said equipments or may hereafter have e-described premises when the Undersigned therefore.
Doffer  does hereby agree that the spersonal property notwithstalls legal representatives, such delivered or installed the delivered or installed the delivered by Undersigned or she aforesaid equipment least the undersigned recognizes by virtue of any such instrument equipment by statute, and the delivered by Undersigned recognizes by virtue of any such instrument equipment by statute, and the equipment by statute, and the statute of the performance of the performa	Automatic Winder, Waxing Device, Waxing Device, aid equipment may be affixed anding the manner which it is accessors, agents or assignated and are or may hereafted and every right which the said Occupant to levy or distrated or sold by NCNB.  and acknowledges that any control is superior to any tien or agreement or otherwise.  NCNB or its assigns or agent to do so to protect its interestince of any of the terms and it to Undersigned.	d to the above-described affixed to the said real until such time as it is the described equipment where become subject to the Undersigned now has or by the terms of any real eain upon for rent, in arread claim or claims that NCNi claim of any nature which the may remove said equipment, extend the times disconditions of any such tessors and assigns of Necessors and assigns and assigns of Necessors and assigns and assigns and assigns and assig	real estate and that estate and that title conveyed, by NONB, which is already on the aforementioned in may hereafter have estate lease of mortgars, in advance or both Undersigned now present from the abover accountability to the of payment of any instrument, without the state of	I said equipment is to rer thereof shall remain in NO to other panies.  The premises, or may here strument.  Under the laws of the State age now in effect or hereins th, or to claim or assert title or have against said equipments or may hereafter have e-described premises when the Undersigned therefore.  Indebtedness of Occupant he consent of Undersigned
Doffer  Joes hereby agree that the spersonal property notwithstalls legal representatives, such that all delivered or installed the Carolina elecuted by Undersigned waives early virtue of any such fastrum the equipment by statute, and the equipment by statute, and the electric is necessary  NCNB may, without affer the performanch out giving notice thereof the country of this agreement shall income.	Automatic Winder,  Waxing Device,  aid equipment may be affixed and the manner which it is becasers, agents or assignated and are or may hereafted and every right which the control of any other state or said Occupant to levy or distrated or sold by NCNB.  and acknowledges that any control is superior to any lien or sagreement or otherwise.  NCNB or its assigns or agent to do so to protect its interesting the validity of this agreement of any of the terms and to Undersigned.	d to the above-described affixed to the said real until such time as it is the described equipment where become subject to the Undersigned now has or by the terms of any real cain upon for rent, in arread claim of any nature which the may remove said equipment and without liability of the ement, extend the times disconditions of any such the sessors and assigns of Notices.	real estate and that estate and that estate and that title conveyed, by Nichib, which is already on the aforementioned in may hereafter have estate lease of mortgars, in advance or both Undersigned now present from the above accountability to the companyment of any instrument, without the contraction of the contract	t said equipment is to rer thereof shall remain in NO to other panies.  The premises, or may here strument.  Under the laws of the State age now in effect or hereins th, or to claim or assert title or have against said equipments or may hereafter have edescribed premises when the Undersigned therefore.  Indebtedness of Occupant he consent of Undersigned inding upon the heirs, persent of undersigned inding upon the heirs, persent the consent of undersigned inding upon the heirs.
Doffer  Joes hereby agree that the spersonal property notwithstall is legal representatives, such delivered or installed the delivered or installed the delivered or installed the delivered by Undersigned waives early such delivered by Undersigned or she aforesaid equipment least the delivered by Undersigned recognizes by virtuo of any such instruming the equipment by statute, and the delivered by the delivered	Automatic Winder,  Waxing Device,  aid equipment may be affixed and the manner which it is because a gents or assignated and are or may hereafted and every right which the said Occupant to levy or distrated or sold by NCNB.  and acknowledges that any cleant is superior to any lien or agreement or otherwise.  NCNB or its assigns or agent to do so to protect its interestince of any of the terms and it to Undersigned.  The to the benefit of the succe and assigns of Undersigned.  Undersigned has set his hardstand assigned that set his hardstand assigned the set his hardstand assigned that set his hardstand as a set his hardst	and Fisherman  d to the above-described saffixed to the said real until such time as it is a described equipment where become subject to the Undersigned now has or by the terms of any real cain upon for rent, in arread claim or claims that NCN claim of any nature which the said without liability of the conditions of any such the sessors and assigns of New and and seal, or caused its man and seal and s	real estate and that estate and that estate and that title conveyed, by NONB, which is already on the aforementioned in may hereafter have estate lease of mortgars, in advance or both Undersigned now present from the above accountability to the of payment of any instrument, without the context and shall be bits hand and seal to be	I said equipment is to rer thereof shall remain in NO to other panies.  The premises, or may here strument.  Under the laws of the State age now in effect or hereins th, or to claim or assert title er have against said equipments or may hereafter have edescribed premises when he Undersigned therefore.  Indebtedness of Occupant he consent of Undersigned inding upon the heirs, persections affixed this 15th
Doffer  Joes hereby agree that the spersonal property notwithstall is legal representatives, such delivered or installed the delivered or installed the delivered or installed the delivered by Undersigned waives early such delivered by Undersigned or she aforesaid equipment least the delivered by Undersigned recognizes by virtuo of any such instruming the equipment by statute, and the delivered by the delivered	Automatic Winder,  Waxing Device,  aid equipment may be affixed and the manner which it is because a gents or assignated and are or may hereafted and every right which the said Occupant to levy or distrated or sold by NCNB.  and acknowledges that any cleant is superior to any lien or agreement or otherwise.  NCNB or its assigns or agent to do so to protect its interestince of any of the terms and it to Undersigned.  The to the benefit of the succe and assigns of Undersigned.  Undersigned has set his hardstand assigned that set his hardstand assigned the set his hardstand assigned that set his hardstand as a set his hardst	and Fisherman  d to the above-described affixed to the said real until such time as it is the described equipment where become subject to the Undersigned now has or by the terms of any real cain upon for rent, in arread claim or claims that NCN claim of any nature which the said without liability of the terms of any such the said conditions of any such the sessors and assigns of New and and seal, or caused its may remove as the said conditions of any such the sessors and assigns of New and and seal, or caused its may remove as the said conditions of any such the said real case of the	real estate and that estate and that estate and that title conveyed, by Nichib, which is already on the aforementioned in may hereafter have estate lease of mortgars, in advance or both Undersigned now present from the above accountability to the companyment of any instrument, without the contraction of the contract	I said equipment is to rer thereof shall remain in No to other panies.  The premises, or may here strument.  Under the laws of the State age now in effect or hereins th, or to claim or assert title er have against said equipment has or may hereafter have e-described premises when he Undersigned therefore.  Indebtedness of Occupant he consent of Undersigned inding upon the heirs, persection of the consent of
Doffer  Jone (1) - Savio  Doffer  June	Automatic Winder,  Waxing Device,  aid equipment may be affixed and the manner which it is because a gents or assignated and are or may hereafted and every right which the said Occupant to levy or distrated or sold by NCNB.  and acknowledges that any cleant is superior to any lien or agreement or otherwise.  NCNB or its assigns or agent to do so to protect its interestince of any of the terms and it to Undersigned.  The to the benefit of the succe and assigns of Undersigned.  Undersigned has set his hardstand assigned that set his hardstand assigned the set his hardstand assigned that set his hardstand as a set his hardst	d to the above-described affixed to the said real until such time as it is the described equipment where become subject to the Undersigned now has or by the terms of any real eain upon for rent, in arread claim or claims that NCNi claim of any nature which the may remove said equipment, extend the times of conditions of any such the sessors and assigns of No.	real estate and that estate and that estate and that title conveyed, by NONB, which is already on the aforementioned in may hereafter have estate lease of morigars, in advance or both Undersigned now present from the above accountability to the of payment of any instrument, without the context and and shall be bits than and seal to be the context of the context of payment of any instrument, without the context of the conte	I said equipment is to rer thereof shall remain in No to other panies.  The premises, or may here strument.  Under the laws of the State age now in effect or hereins th, or to claim or assert titles are have against said equipments or may hereafter have edescribed premises when the Undersigned therefore.  Indebtedness of Occupant the consent of Undersigned inding upon the heirs, persecutive affixed this 15th

Note: Acknowledgment on reverse side aust be completed.

[CONTINUED ON NEXT PAGE)

NCHB 4610 (REV. 8-73)

---