Commercial Gross Lease

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1. Names. This lease is made by, M. POPE Jr, Landlord, and, Tenant.
2. Premises Being Leased. Landlord is leasing to Tenant and Tenant is leasing from Landlord the following premises: 16 N. Broad St East Angier N.L. Ground Floor
3. Term of Lease. This lease begins on 6-5-22 and ends on 6-5-23
4. Rent. Tenant will pay rent in advance on the 5 th day of each month. Tenant's first rent payment will be on 6-5-22 in the amount of \$ 3000.00. Tenant will pay rent of \$3000.00 per month thereafter.
Tenant will pay this rental amount for the entire term of the lease. Rent will increase each year, on the anniversary of the starting date in paragraph 3, as follows: TO BE KEPT IN LIVE WITH COST.
5. Option to Extend Lease First Option. Landlord grants Tenant the option to extend this lease for an additional
Second Option. If Tenant exercises the option granted above, Tenant will then have the option to extend this lease for years beyond the first option period. To exercise this option, Tenant must give Landlord written notice on or before before
s. Security Deposit. Tenant has deposited \$ with Landlord as security for Tenant's performance of this lease. Landlord will refund the full security deposit to Tenant within 14 days following the end of the lease if Tenant returns the premises to Landlord in good condition (except for reasonable wear and tear) and Tenant has paid Landlord all sums due under this lease. Otherwise, Landlord may deduct any amounts required to place the premises in good condition and to pay for any money owed to Landlord under the lease.
. Improvements by Landlord Before the lease term begins, Landlord (at Landlord's expense) will make the repairs and improvements sted in Attachment 1 to this contract.
Tenant accepts the premises in "as is" condition. Landlord need not provide any repairs or improvements efore the lease term begins.
Improvements by Tenant. Tenant may make alterations and improvements to the premises after obtaining the Landlord's written consent, which will not be unreasonably withheld

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Tenant may also	use the premises for purposes reasonably related to the main use.
10. Landlord's FA. At the beginn in compliance with B. The premises	Representations. Landlord represents that: ning of the lease term, the premises will be properly zoned for Tenant's stated use and will be th all applicable laws and regulations. Is have not been used for the storage or disposal of any toxic or hazardous substance, and eived no notice from any governmental authority concerning removal of any toxic or hazard-
Water Electricity Gas Heat Air-Condition	Services. Landlord will pay for the following utilities and services: ing ecked will be the responsibility of Tenant.
	e and Repairs maintain and make all necessary repairs to: (1) the roof, structural components, exterior or common walls of the premise
40 Incurence	
13. Insurance	carry fire and extended coverage insurance on the building.
B. Tenant will ca be primary to any will be in at least	rry public liability insurance; this insurance will include Landlord as an insured party and will y liability insurance maintained by landlord. The public liability coverage for personal injury the following amounts: per occurrence.
 \$ C. Landlord and age, or personal injury. 	in any one year. Tenant release each other from any liability to the other for any property loss, property dam njury to the extent covered by insurance carried by the party suffering the loss, damage, c
D. Tenant will giv	e Landlord a copy of all insurance policies that this lease requires Tenant to obtain.
4. Taxes A. Landlord will page. B. Tenant will page.	pay all real property taxes levied and assessed against the premises. y all personal property taxes levied and assessed against Tenant's personal property.
	d Assignment. Tenant will not assign this lease or sublet any part of the premises witho

16. Damage to Premises

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- A. If the premises are damaged through fire or other cause not the fault of Tenant, Tenant will owe no rent for any period during which Tenant is substantially deprived of the use of the premises.
- B. If Tenant is substantially deprived of the use of the premises for more than 90 days because of such damage, Tenant may terminate this lease by delivering written notice of termination to Landlord.
- 17. Notice of Default. Before starting a legal action to recover possession of the premises based on Tenant's default, Landlord will notify Tenant in writing of the default. Landlord will take legal action only if Tenant does not correct the default within ten days after written notice is given or mailed to Tenant.
- 18. Quiet Enjoyment. As long as Tenant is not in default under the terms of this lease, Tenant will have the right to occupy the premises peacefully and without interference.
- 19. Eminent Domain. This lease will become void if any part of the leased premises or the building in which the leased premises are located are taken by eminent domain. Tenant has the right to receive and keep any amount of money that the agency taking the premises by eminent domain pays for the value of Tenant's lease, its loss of business, and for moving and relocation expenses.
- 20. Holding Over. If Tenant remains in possession after this lease ends, the continuing tenancy will be from month to month.

22. Disputes Litigation. If a dispute arises, either party may take the matter to court. Mediation and Possible Litigation. If a dispute arises, the parties will try in good faith to settle it through mediation conducted by
a mediator to be mutually selected. The parties will share the costs of the mediator equally. Each party will cooperate fully and fairly with the mediator and will attempt to reach a mutually satisfactory compromise to the dispute. If the dispute is not resolved within 30 days after it is referred to the mediator, either party may take the matter to court. Mediation and Possible Arbitration. If a dispute arises, the parties will try in good faith to settle it through mediation conducted by
a mediator to be mutually selected. The parties will share the costs of the mediator equally. Each party will cooperate fully and fairly with the mediator and will attempt to reach a mutually satisfactory compromise to the dispute. If the dispute is not resolved within 30 days after it is referred to the mediator, it will be arbitrated by
an arbitrator to be mutually selected. Judgment on the arbitration award may be entered in any court that has jurisdiction over the matter. Costs of arbitration, including lawyers' fees, will be allocated by the arbitrator. Landlord need not participate in mediation or arbitration of a dispute unless Tenant has paid the rent called for by this lease or has placed any unpaid rent in escrow with an agreed upon mediator or arbitrator. 22. Additional Agreements. Landlord and Tenant additionally agree that: Disputes Will BE Settled Between Landlord and Tenant additionally agreed upon mediator or arbitrator.
23. Entire Agreement. This is the entire agreement between the parties. It replaces and supersedes any and

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all oral agreements between the parties, as well as any	prior writings.
parties.	d benefits the heirs, successors, and assignees of the
25. Notices. All notices must be in writing. A notice m party's signature or to a new address that a party desired in person	ay be delivered to a party at the address that follows a gnates in writing. A notice may be delivered:
 □ via email, at the addresses provided below ☑ by certified mail, or □ by overnight courier. 	
North Carolina.	nd construed in accordance with the laws of the state of
terpart shall be treated as an original.	ntical counterparts of this lease. Any fully signed coun-
fication is sought to be enforced.	a writing signed by the party against whom such modi-
for the specific instance and specific purpose for white or delays exercising any of its rights or remedies und term or provision at a later time.	of this lease at any time, that waiver will be effective only ich the waiver was given. If either party fails to exercise ler this lease, that party retains the right to enforce that
walldity or uponforceability will affect only that provis	ovision of this lease is invalid or unenforceable, any in- sion and will not make any other provision of this lease ended, or limited only to the extent necessary to render it
Dated: 6-2-22	Calculated the Calculate and State of the Calculate and Ca
Name of Business: Pape Properties at 16N. Brand St. Anglar	Name of Business: Add i Investments. LLC at 169 sander of. Angier NC
By: Fen M. Popel.	Printed Name: Addison Coccietore
Printed Name: LEON M. Popt. Or	Title: OWMEN
Title: OWNEY Address: 9205 FOUR Sisters LN.	
Address: 9205 FOURT SistERG LN. Email: Willow Springs NC27592 MOUNT'S POPE ANGIEN @ GMOIT GUARANTOR	Email: Addiser Coccidere yahoo, com
GUARANTOR	
By signing this lease, I personally guarantee the per	formance of all illiancial obligations of
1.12.01.30	
Dated: 6-2-22 Addison Cocciolane	Title: OWNER
Dated: 6-2-22 Printed Name: Addisen Cocciolone Address: 167 Sandee dr. Angier N Email: Addisencocciolone@yahoo.Con	JC
Email: Addisencocciolone@yahoo.com	<u> </u>
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