ASSIGNMENT OF LEASE AGREEMENT AND CONSENT OF LESSOR

THIS ASSIGNMENT is made this	day of	, 20, by and
between, Jan J. Nelson, as assignor, to S	S&M of Lazy Way, Ind	c., as assignee.

The assignor in consideration of the covenants and agreements contained herein, assign and transfer to assignee the lease agreement (hereinafter "Agreement"), dated March 7, 2013 per Resolution 13-101 executed by Susan L. Labate and James R. Mc Elderry, as Lessee and by Craig Cates, Chairman of the Caroline Street Corridor and Bahama Village Community Redevelopment Agency, as Lessor, as assigned to Susan L. Labate individually, and subsequently assigned to Jan J. Nelson per Resolution 15-050. The Agreement pertains to real property located on Lazy Way Lane, Unit C, in Monroe County, Florida, and more particularly described on Exhibit "A" of the Agreement, which is attached hereto and incorporated by reference.

- 1. The assignor assigns and transfers unto the assignee all of her right, title, and interest in and to the Agreement and premises, subject to all the conditions and terms contained in the Agreement. A Copy of the Agreement is attached hereto, incorporated by reference, and more particularly described as Exhibit A".
- 2. The assignor herein expressly agrees and covenants that she is the lawful and sole owner of the interest assigned herein; that this interest is free from all encumbrances; and she has performed all duties and obligations and made all payments required under the terms and conditions of the lease agreement.
- 3. The assignor herein expressly acknowledges, pursuant to paragraph 8 of the Agreement, that this assignment shall not relieve assignor from liability for payment of rent or from the obligation to keep and be bound by the terms, conditions, and covenants contained in the Agreement.
- 4. The assignee herein expressly agrees herein to be liable for all the duties and obligations required by the terms of the lease agreement. The assignee expressly agrees herein to pay all rent due after the effective date of this agreement, and to assume and perform all duties and obligations required by the terms of the lease agreement
- 5. This assignment is contingent upon the completion of the sale between the assignor and assignee of the business conducted on the subject premises.
- 6. No later than the effective date of this assignment, the assignee herein expressly agrees to execute a personal guaranty and to provide to the lessor a security deposit in an amount equal to six months minimum rent as security for the faithful performance by assignee of the terms, conditions and covenants of the Agreement.

7. In the event assignee files any form of bankruptcy, lessor shall be entitled to immediate termination of the automatic stay provisions of 11 U.S.C. §362, granting the lessor complete relief and allowing the lessor to exercise all of its legal and equitable rights and remedies, including, without limitation, the right to terminate this lease and dispossess assignee from the demised premises in accordance with Florida law. Additionally, assignee agrees not to directly or indirectly oppose or otherwise defend against the lessor's effort to gain relief from any automatic stay. The lessor shall be entitled as aforesaid to the lifting of the automatic stay without the necessity of an evidentiary hearing and without the necessity or requirement of the lessor to establish or prove the value of the leasehold, the lack of adequate protection of his interest in the leasehold, or the lack of equity in the same. Assignee specifically agrees and acknowledges that the lifting of the automatic stay hereunder by the appropriate bankruptcy court shall be deemed to be "for cause" pursuant to section 362(d) (1).

	ASSIGNOR: Jan J. Nelson
Witness as to Assignor	Jan J. Nelson
	ASSIGNEE: S&M of Lazy Way, Inc.
Witness as to Assignee	By: Scott A. Saunders, Director

ASSIGNOR

State of Florida County of Monroe	}			
authorized to administ to me personally identification, and who	ERTIFY that on this day ter oaths and take acknowl known or who provide executed the foregoing in same individually and for	edgements,d dastrument and hea	/she acknowledged befor	as photo
	WHEREOF, I have hereu t aforesaid, this			eal in the
My Commission Expi	res:	Nota	ary Public, State of Florid	 Ja
ASSIGNEE State of Florida County of Monroe	} }			
I HEREBY Cl authorized to administ to me personally know and who executed the executed the same in	ERTIFY that on this day ter oaths and take acknowled wn or who providedne foregoing instrument andividually and for the purp	nd he/she ackno	as photo ider owledged before me tha ressed.	ntification, at he/she
	WHEREOF, I have hereu t aforesaid, this			eal in the
My Commission Expir	res:	Nota	ary Public, State of Floric	a da

CONSENT OF LESSOR

I, Craig Cates, the Lessor named in the above assignment of that lease agreement executed by us on, March 7, 2013 per Resolution 13-101, herein expressly consent to the Assignment so long as the sale of the business conducted on the premises between Assignor and Assignee is completed on or before the date of this assignment, failing which this Consent shall be deemed null and void, of no force or effect and withdrawn.

I also consent to the agreement by the assignee to assume, after the effective date of the assignment, the payment of rent and the performance of all duties and obligations as set forth in the lease and accept assignees as tenant in the place of Susan L. Labate, alone.

	LESSOR: Caroline Street Corridor and Bahama Village Community Redevelopment Agency
Witness as to Lessor	Craig Cates, Chairman
State of Florida } County of Monroe }	
authorized to administer oath	to me personally known or who provided
	noto identification, and who executed the ged before me that he/she executed the same
IN WITNESS WHEREOF, I have here in the County and State last aforesaid, this	eunto set my hand and affixed my official seal day of, 20
My Commission Expires	Notary Public, State of Florida