FILED GREENVILLE CO. S. C.

This Indentite 14 AM 1950 made the

SEVENTEENTH

day of

between the ETHEL W. MCRGAN, MERITAGE for CLINTON H. MCRGAN party of The First of the ETHEL OF CLINTON H. MCRGAN party of The First of the ETHEL OF CLINTON H. MCRGAN party of The First of the ETHEL OF CLINTON J. MCRGAN, the first part and The Western Union Telegraph Company (Incorporated) party of the second part,

Witnesseth.

That for and in consideration of the mutual covenants herein contained the parties hereto ave agreed as follows:

The party of the first part does hereby let, lease and demise unto the party of the second part, its successors or assigns, the following described premises in the CTTY

of CREENVILLE. SOUTH CAROLINA.

Ground floor space 1944 square feet, basement space 1880 square feet, and second floor space 276 square feet, situated in building located at corner of Washington and Laurens Streets; and being the same premises as now occupied by the party of the second part;



South Case of the Case of the











with the appurtenances, together with sufficient water for use in said premises and estificial light to the extent that same may be needed to light said premises in a suitable manner for the employee and euctomers of the party of the second part, and including sufficient heat to heat said over premises during all the office hours of the party of the second part, during the months that heat may be needed, to the temperature customary in business offices, also the privilege of placing such signs in and about the premises as may be necessary to properly advertise its business; all without expense other than the yearly rent herein stated, for the term of TEN (10) YEARS

to commence on the FIRST day of CATCHER, 1250
and terminate on the THIRTIETH day of SEPTEMBER, 1960
at the yearly rent or sum of FORTY EIGHT HINDRED (\$4800.00) DOILARS

payable in equal monthly payments at the end of each month during said term.

Unless either party hereto shall give to the other at least three months prior to the end of said term written notice of his or its desire and intent to terminate this lease at the end of said term, this lease shall continue upon the terms and conditions then in force for a further period of one year and so on from year to year until terminated by either party hereto giving to the other written notice at lease three months prior to the expiration of the then current term of his or its desire and intent to terminate this lease at the end of said term.

This agreement is intended to assure to the party of the second part the exclusive right to maintain and operate a telegraph office in said building; and the party of the first part hereby agrees that will not grant, or permit others to grant, to any other person or corporation the right to establish, maintain or operate a telegraph office in said building or to connect

The party of the first part, their heirs, administrators, successors or assigns, is to keep said premises in good and tenantable condition, repair walls, floors, etc., and paint or report walls, and ceilings when necessary; but the party of the second part is to repair any damage to the walls, glass of woodwork caused by negligence, carelessness or waste of its agents or employes.

Any District Telegraph Company and any Telephone Company with which the party of the second part has contracted or may contract or which it may employ for the performance of

(OVER)