At Lessor's cost and expense, Lessor will effect the following repairs and/or siterations not leter than

Install additional rest room, panel all wall with antique birch paneling, install telephone conduct, Build Private Office 9 X 9, Build supply cabinets, Box in Air Conditioning ductwork with antique Birch Panel, install partition across rear of office...... Electrical conduct to outside sign.

6.1 pay the rent and other charges payable hereunder promptly when due.

- 6.2 indemnify and hold Lessor harmless against all damages and liability arising upon the lessed premises from accident or injury to any person or damage to property caused by Lessee, its agents, employees or business invitees.
- 6.3 abide and comply with all numicipal or other governmental orders or regulations relating to the occupancy of the leased premises, provided that this shall not be interpreted to require-Leasee to make any structural changes or siterations or major repairs by reason of auch orders or regulations, any of which changes, alterations and repairs shall be and remain the responsibility of Lessor.
 - 6.4 occupy and use the lessed premises legally and for a business office and for no other purpose.
- 6.5 replace all plate or other window or door glass broken or demaged during the term hereof by reason of the negligence of Lessee,
- its employees, customers or business invitess.
- 6.6 permit Lessor to inspect and make repairs to the lessed premises at all reasonable times during the term hereof or any renewals or extensions thereof.
- 6.7 surrender possession of the lessed premises at the end of the term hereof or any renewals or extensions thereof in substantially good condition as when received, ordinary wear and tear and damage by fire, casualty or the elementa excepted.
- 6.8 permit Lessor to show the leased premises to prospective purchasers or tensnts and to display "For Sale" signs upon the leased premises at any time during the term hereof, and to display "For Rent" signs during the final ninety (90) days of the term hereof or any xtensions or renewals thereof.
 - Pay all rent payments directly to Alester G. Furman Co., Agent P. O. Box 288 Greenville, South Carolina

7. Leases will not

- 7.1 cause nor permit nor suffer to continue any nulsance upon the leased premises caused by any acts or omissions of Lessee, its ints of employees.
 - 7.2 assign this Lease or sublet the leased premises or any part thereof without the prior written consent of Lessor.
 - make any alterations, improvements or additions to the leased premises without the prior written consent of Lessor. 7.3

Lessor will not rent or lease to any finance or Loan Company adjoining building or buildings during term of lease.

- 8.1 assure Lessee and does covenant hereby that, until default, Lessee shall have quiet possession of the lessed premises.
- 8.2 not (i) engage in or (ii) rent any premises adjacent to the lessed premises to any lessee engaged in a business similar to or competitive with Lessee's business, without Lessee's written consent.
- 8.3 not withhold, unreasonably or for arbitrary reasons, Lessor's written consent to an assignment of this Lease or to a subjetting of the lessed premises or any part thereof.
- 8.4 permit Lesses to remove its trade fixtures, including all signs, from the lessed premises at the end of the term hereof or any ewels or extensions thereof.
- 8.5 permit corporations affiliated or associated with Lessee, if any, to occupy the lessed premises concurrently with or exclusively of Lessee. Any such occupancy shall not relieve Lessee from Lessee's liabilities hereunder.
- 8.6 effect all necessary repairs to the premises during the term hereof, at Lessor's expense unless (i) the obligation to make such repairs has been specifically undertaken by Lessee hereunder, or (ii) the necessity for such repairs be caused by negligence of Lessee's employees, customers or business invitees.
- 8.7 permit Lessee to erect an exterior electric sign or signs, the design of which will be subject to approval by Lessor, which approval will not be withheld unreasonably.
 - 8.8 permit Lessee access to the lessed premises twenty-four hours a day, seven days a week.

9. Lessor and Lessee mutually agree

- 9.1 that if the lessed premises be destroyed by fire or other casualty, rendering the lessed premises unterantable, and if the lessed premises cannot be or are not restored within a period of sixty (60) days following such fire or other casualty, either party may terminate this Lease upon written notice to the other party hereto. Any such termination will be effective as of the date of occurrence of such fire or other casualty. If Lessee should not then be in default, Lessor will refund unto Lessee rents peid in advance for the period of time subsequent to such fire or other casualty.
- 9.2 that if the leased premises be damaged but not destroyed by fire or other casualty, rendering the leased premises partially untenantable, Lessor will repair and restore the leased premises promptly. Until the lessed premises be fully repaired and restored, a proportionate part of the rents reserved hereunder shall abate, based on the extent to which the leased premises have been rendered untentantable.

(Continued on Next Page)

171