IT IS FURTHER AGREED between the parties that within trirty (30) days next preceding the expiration of this lease, the said Landlord, their agents, prospective purchasers, prospective lessees or their assigns may from time to time enter upon said premises for the purpose of viewing or showing said premises and may affix to some suitable part of said premises a notice to rent or to sell the same, or any part thereof, and keep the notice affixed without molestation by said Tenant.

Should the Tenant fail to pay any installment of rent provided for herein, or fail to perform any of the covenants and agreements herein contained, the Landlord may, at their option, either declare the rental for the entire term immediately due and payable, or may declare this lease terminated and take immediate possession of the premises, collecting the rental up to the retaking of such possession.

TO THE FAITHFUL PERFORMANCE OF THESE COVENANTS these parties hereby bind themselves, their heirs, administrators, executors, successors and assigns.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands and seals the day and year first above written.

Drawes B. Shallzelan Ella J. Prepleamer (LS)

Potrik C. Dand

Land P. Harmond (LS)

Tenent

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

PERSONALLY appeared before me Frances B. Holtzclaw, and made oath that she saw the within named T. J. Picklesimer and Ella J. Picklesimer as Landlord and Conrad P. Hammond as Tenant, sign, seal and as their act and deed deliver the within written lease, and that she with Patrick C. Fant witnessed the execution thereof.

Note by For South Carolina.)

Note by For South Carolina.)

Recorded September 30th, 1957 at 2:48 P.M. # 23153

RAINEY, FANT, BRAWLEY & HORTON ATTORNEYS AT LAW GREENVILLE, S. C.