	State of South Carolina) $GREE_{VILLE CO. S. C.}$
) DEP A
	County of GREENVILLE County of GREENVILLE
	OLLIE 18.
	Mrs. Kittie M. Albertson and C. E. Ballenger, Power of Attorney lessor in consideration of the rental hereinafter mentioned, have granted, bargained and released and by these presents do grant,
	bargain, and lease unto T. F. Huguenin and John T. Douglas lessee
	for the following use, viz.: Business purposes of any sort
	one story brick building No. 13-15 N. Irvine Street, Greenville, S. C. (Size approx
	with an adjoining lot approx 17x60 north of the property mentioned above.
	for the term of Five Years, beginning April 1, 1958
	and the said lessee
	in consideration of the use of said premises for the said term, promises to pay the said lessor the sum of
	SEVEN THOUSAND FIVE HUNDRED AND NO/100 Dollars (Total Rental)
	(Total Rental) payable \$83.33 per month in advance to Mrs. Albertson
	and \$41.67 per month in advance to C. E. Ballenger, Power of Attorney
ers	The lessee hereby agrees to take the building just as it stands unless otherwise agreed upon in writing, and the lessee only require of the lessor the use of the premises for the business mentioned but no other. The lessor to repair the roof should it leak, it is also fully agreed that the roof is considered sound and the lessor not to pay any damages from leaks should any occur. Use of premises for any business other than herein called for shall cancel this lesser se desires and give notice of same in writing.
	if the durings is adjected in red in the more and the contract of the district the contract the
	Outside-signs to be-erected-that-may-connect-with the parapet-or any other-outside part of the building must be consented to by-the lessor before being-erected.
	The lessors hereby give their permission for the lessees to improve, partition and
	repair the building as they see fit and to sub-lease in whole or in part, provided
	however, the lessee shall be responsible for rent in any event. All improvements,
	with the exception of the air conditioning units become the property of the lessor at
	the termination of the lease and may not be removed at the end of the lease period.
	Permission is hereby granted the lessees to remove any air conditioning unit,
	provided that in removing these units the walls or flooring where removed must be
	restored to the condition it was in prior to installation and removal.
	To Have and to Hold the said premises unto the said lessee their
	executors or administrators for the said term. It is agreed by the parties hereto that this lease shall continue from year to year on the same terms, unless the party desiring to terminate it after the expiration of the term above men-
	tioned give to the other party One months written notice previous to the time of the desired
	termination, but the destruction of the premises by fire or making it unfit for occupancy or other casualty, or months arrear of rent, shall terminate this lease, if the lessor so desires. The lessee agree to make good all breakage of glass and all other injuries done to the premises during the term, except such as are produced by natural decay, and agree to make no repairs, improvements or alterations in the premises without the written consent of the lessor nor sub-
	The lessee hereby acknowledges having a duplicate of this lease.
	Witness our hands and seals the3 day of
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,	Witness: Kittie M. Albertson (SEAL)
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