THE NUMBE "HEREOF TO AUDITOR FOR IT MAR DEPARTMENT. 6

THIS AGRIEMENT made and concluded this_ seventeenth ___, 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of_ One Hundred twenty & 83/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the __Dollars to the party of the sum of one Hundred twenty & 83/100 first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 130 or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from__ Warren A. Fisher

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty-nine and Dollars and that from and after the 1st day 17/100 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of_ shall be reduced to the extent of Twenty-nine and 17/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within nice y days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WEREOF the parties hereto have hereunto set their hands this la February 1919

WITNESS:

Chamber of Commerce, Spartansburg, South Carolina.

Paul V. Moore (Sgd.) Secretary-Treasurer

Rollo Six (Sgd.) 1st Lieut. Ass't. Judge Advocate United States of America By George E. Gangloff (Sgd.) Major, Judge Advocate

A True Copy Meut. F.A.

IMP NUMBER HEAPOF TO AUDITOR FOR THE

WAR DEPARTMENT day of seventeenth THIS AGREEMENT made and concluded this , 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Faul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Cangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One hundred thirty three & 32/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of one Hundred thirty-three & 32/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 172 or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from___ D. R. Evans

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Thirty-three 33/100 Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Thirty-three & 33/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this day of A -February

WITNESS:

Chamber of Commerce, Spartansburg, South Carolina.

Paul V. Moore (Sgd.) Secretary-Treasurer

RollowSix (Sgd.) 1st Lieut., Ass't.Judge Advocate United States of America George E. Gangloff (Sgd.) Major. Judge Advocate

THIS AGREEMENT made and concluded this seventeenth February 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, _, 1919, between the Chamber of Commerce, of the City of hereinafter called the party of the first part, and the United States of America, by George E. Cangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Thirty-seven & 50/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of Thirty-seven & 50/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 50 acres, more or less, and more particularly described in a certain Indenture of lease dated November 27th, 1917, from_ R. C. Evans

more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part. For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twelve & 50/100 Dollars and that from and after the 1st day of February . 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Twelve & 50/100

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

Dollars per month for each month of the unexpired term of said lease.

IN WITHES WHEREOF the parties hereto have hereunto set their hands this 17th day of February 1919

WITNESS:

ed at the National Archives

Chamber of Commerce, Spartansburg, South Carolina.

By Paul V. Moore (Sgd.)
Secretary-Treasurer

Rollo Six (Sgd.)
1st Lieut., Ass't.Judge Advocate

F. K. Lide (Sgd.)

United States of America

By George E. Gangloff (Sgd.)

Major. Judge Advocate

A True Copy Set Lieut., F.A.

THE NUMBER OF TO AUDITOR FOR THE

THIS AGREEMENT made and concluded this seventeenth day of	1 1
February . 1919, between the Chamber of Commerce, of the City of	
Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer,	
hereinafter called the party of the first part, and the United States of	
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to	
act, hereinafter called the party of the second part, WITNESSETH that WHEREAS	
by a certain Indenture of Lease executed June 30th, 1918, and expiring under	
the terms thereof on June 30th, 1919, the party of the first part demised	
unto the party of the second part a certain tract of land situate in Glassy	
Mountain Township, Greenville County, South Carolina, containing approxi-	
mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and	
being the lands leased to the party of the first part by the owners in fee	
of the respective tracts of land which taken together comprise said Fourteen	
Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and	
sufficient reasons the party of the first part in consideration of the pay-	
ment to it of the sum of	
Dollars by the party of the second part and the surrender of the possession	
of the tract of land hereinafter described is willing to effect a partial	
cancellation of the said lease to the party of the second part, THEREFORE	
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the	
sum of Twenty-five Dollars to the party of the	
first part by the party of the second part, the receipt whereof is hereby	
ocknowledged, the parties hereto agree that from and after the day and date	
of these presents the Indenture of Lease hereinbefore specifically referred	
to from the party of the first part to the party of the second part shall	
stand cancelled and be of no effect in so far as the same embraces within	
ts terms all that certain tract of land containing 50 acres, more	
or less, and more particularly described in a certain Indenture of Lease	
lated November 27th, 1917, from Levi Howard	
the party of the first part, reference to which is hereby made for said	
more particular description; the intention hereby being that from and after	
the day and date of these presents the party of the second part shall stand	
elieved of all obligations assumed by it under the terms of said lease to it	
rom the party of the first part in so far as said lease effects said tract	
of land above described; RESERVING HOWEVER unto the present owner of said	
ract of land the right to payment for damages, if any, to said land or the	
wildings, crops, timber, &c. thereon which may have been occasioned by the	
se and occupation thereof by the party of the second part. For the purpose	÷.
f carrying this agreement fully into effect it is hereby agreed between	
he parties hereto that the monthly rental of the tract of land hereby re-	
eased from the operation of the said lease shall be fixed at _ Fight & 33/100	
Dollars and that from and after the 1st day	
f February , 1919, the rentals to be paid by the party of	
he second part to the party of the first party under the terms of said lease	
hall be reduced to the extent of Fight & 33/100	
ollars per month for each month of the unexpired term of said lease.	
Man startonin with Manata was and a see and and and a the see of we mank as manata a	
The party of the first part accepts possession of said tract of land	
s of this date but the party of the second part reserves the right to remove	
ithin ninety days from the date hereof, any and all buildings erected by it	
n said land,	
" Bare James CA A J -	
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this	
Seventeenth Anday of February 1919	
ITMASS:	
	. 4-1-
Chamber of Commerce, Spartansburg, Sou Carolina.	
F. K. Lide (Sgd.) By Faul V. Moore (Sgd.) Secretary Treasurer	
- Decretary Treasurer	
	
United States of America	,
	, manual

ONE NUMBER HEREOF TO AUDITOR-FOR THE WAR DEPARTMENT. 6/7/19

THIS AGREEMENT made and concluded this seventeenth day of
February 1919, between the Chamber of Commerce, of the City of
Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the first part, and the United States of
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to
act, hereinafter called the party of the second part, WITNESSETH that WHEREAS
by a certain Indenture of Lease executed June 30th, 1918, and expiring under
the terms thereof on June 30th, 1919, the party of the first part demised
unto the party of the second part a certain tract of land situate in Glassy
Mountain Township, Greenville County, South Carolina, containing approxi-
mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and
being the lands leased to the party of the first part by the owners in fee
of the respective tracts of land which taken together comprise said Fourteen
Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and
sufficient reasons the party of the first part in consideration of the pay-
ment to it of the sum of Fifteen
Dollars by the party of the second part and the surrender of the posssession
of the tract of land hereinafter described is willing to effect a partial
cancellation of the said lease to the party of the second part. THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the
sum of Fifteen Dollars to the party of the
first part by the party of the second part, the receipt whereof is hereby
acknowledged, the parties hereto agree that from and after the day and date
of these presents the Indenture of Lease hereinbefore specifically referred
to from the party of the first part to the party of the second part shall
stand cancelled and be of no effect in so far as the same embraces within
its terms all that certain tract of land containing 9 acres, more
or less, and more particularly described in a certain Indenture of Lease
dated November 27th, 1917, from Melinda Howard
to the party of the first part, reference to which is hereby made for said
more particular description; the intention hereby being that from and after
the day and date of these presents the party of the second part shall stand
relieved of all obligations assumed by it under the terms of said lease to it
from the party of the first part in so far as said lease effects said tract
of land above described; RESERVING HOWEVER unto the present owner of said
tract of land the right to payment for damages, if any, to said land or the
buildings, crops, timber, &c, thereon which may have been occasioned by the
use and occupation thereof by the party of the second part. For the purpose
of carrying this agreement fully into effect it is hereby agreed between
the parties hereto that the monthly rental of the tract of land hereby re-
leased from the operation of the said lease shall be fixed at
Dollars and that from and after the 1st day
of February , 1919, the rentals to be paid by the party of
the second part to the party of the first party under the terms of said lease
shall be reduced to the extent of Three & 33/100
collars per month for each month of the unexpired term of said lease.
The party of the first part accepts possession of said tract of land
is of this date but the party of the second part reserves the right to remove
vithin ninety days from the date hereof, any and all buildings erected by it
in said land. Wala.
IN WITNESS WHEREOF the narties hereto have hereunto set their hands this
governt denth Pray on 7
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this seventeenth February 1919 TINESS: Chamber of Commerce, Spartansburg, South Carolina.
Chamber of Commerce, Spartansburg, South
Chamber of Commerce, Spar Canabarg, South
Carolina.
F. K. Lide (Sgd.) By Paul V. Moore (Sgd.)
F. K. Lide (Sgd.) By Paul V. Moore (Sgd.) Secretary-Treasurer
·
United States of America
Rollo Six (Sgd.) By George E. Gengloff
lst Lieut. Ads't. Judge Advocate Major, Judge Advocate
And the second s
4 True Com Charles
9305/MB A True Copy Ast Lieut, F.A.
e e e

JNE N ER HEREOF TO MEDITOR POR

WAR DEPARTMENT. 6 day of 7/19 seventeenth THIS AGRIFMENT made and concluded this Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of February America, by George E. Cangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 66/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the pay-ment to it of the sum of_ of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of ______ Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 44 or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from_ William Pitman

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Seventeen & 50/100 Dollars and that from and after the 1st day

, 1919, the rentals to be paid by the party of of. of Tebruary to the party of the first party under the terms of said lease shall be reduced to the extent of Seventeen & 50/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

the parties hereto have hereunto set their hands this IN WITNESS WHEREOF February

WITNESS:

d at the National Archives

Chamber of Commerce, Spartansburg, South

Carolina.
Paul V. Moore (Sgd.)

Secretary-Treasurer

Rollo Six (Sgd.) lst Lieut., Ass't. Judge Advocate United States of America George E. Gangloff (Sgd.) ABY_ Major, Judge Advocate

A True Copy

JNE NUML

HEREDS TO MEDITER 194 THE WAR DEPARTMENT 6/7/19

__day of

THIS AGREEMENT made and concluded this <u>seventeenth</u> Spartansburg, State of South Carolina, by Faul V. Moore, Secretary-Treasurer, , 1919, between the Chamber of Commerce, of the City of hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One Hundred twenty-eight & 75/100

Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of one Hundred twenty-eight & 75/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 135 or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from_ John L. Pierce

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &o. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby re-leased from the operation of the said lease shall be fixed at Twenty-eight & 75/100 Dollars and that from and after the 1st day 1919, the rentals to be paid by the party of February the second part to the party of the first party under the terms of said lease shall be reduced to the extent of_ Twenty-eight & 75/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITHES WHEREOF the parties hereto have bereunto set their hands this seventeenth day of February 1919
WITHESS:

A True Copy

F. K. Lide (Sgd.)

Chamber of Commerce, Spartansburg, South Carolina.

By Paul V. Moore (Sgd.)
Secretary-Treasurer

United States of America

Rollo Six (Sgd.)

t Lieut., Ass't. Judge Advocate

By

Y George E. Gangloff (Sgd.) Major, Judge Advocate

and the

THIS AGRIEMENT made and concluded this	seventeenth day of
February 1919, between the Cham	her of Commerce, of the City of
Spartansburg, State of South Carolina, by	Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the first	
America, by George E. Gangloff, Major, Ju act, hereinafter called the party of the	
by a certain Indenture of Lease executed	
the terms thereof on June 30th, 1919, the	party of the first part demised
unto the party of the second part a certa-	
Mountain Township, Greenville County, Soumately Fourteen Thousand Seven Hundred Seven	
being the lands leased to the party of the	
of the respective tracts of land which tai	
Thousand Seven Hundred Seventy Six and 86	
sufficient reasons the party of the first	part in consideration of the pays
ment to it of the sum of Five and no. Dollars by the party of the second part as	nd the surrender of the mossession
of the tract of land hereinafter described	
cancellation of the said lease to the part	y of the second part, THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in co	
sum of Five and no/100	Dollars to the party of the
first part by the party of the second part acknowledged, the parties hereto agree the	
of these presents the Indenture of Lease h	
to from the party of the first part to the	party of the second part shall
stand cancelled and be of no effect in so	
its terms all that certain tract of land of less, and more particularly described	
dated November 27th, 1917, from	
to the party of the first part, reference	
more particular description; the intention	
the day and date of these presents the par relieved of all obligations assumed by it	
from the party of the first part in so far	
of land above described; RESERVING HOWEVER	
tract of land the right to payment for dan	
buildings, crops, timber, &c. thereon which use and occupation thereof by the party of	
of carrying this agreement fully into effe	
the parties hereto that the monthly rental	of the tract of land hereby re-
leased from the operation of the said leas	
	and that from and after the 1st day rentals to be paid by the party of
the second part to the party of the first	
shall be reduced to the extent of	
Dollars per month for each month of the un	expired term of said lease.
The party of the first part accepts p	ossession of said tract of land
as of this date but the party of the secon	d part reserves the right to remove
Within ninety days from the date hereof, a	ny and all buildings erected by it
IN WITNESS WHEREOF the parties hereto seventeenth day of Februar	
IN WITNESS WHEREOR the parties hereto	have hereunto set their hands this
seventeenth day of Februar	1919
WITNESS:	Chamber of Commerce, Spartansburg, South
/ MANO 100 1/2	Carolina,
IN WITNESS WHEREOF the parties hereto seventeenth day of Februar WITNESS:	By Paul V. Moore (Sgd.)
Rollo Six (Sgd.)	Secretary-Treasurer
Technology 1	Jnited States of America
	By George E. Gangloff (Sgd.)
lat Lieut., Ass't Judge Advocate	Major, Judge Advocate

gillat the Mattonak Archives 2

THIS AGREEMENT made and concluded this $day_{i} of'$ soventeenth February . 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 66/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the pay-Two & 50/100 ment to it of the sum of Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the Dollars to the party of the Two & 50/100 first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 10 acres, or less, and more particularly described in a certain Indenture of Lease. dated November 27th, 1917, from Guilflord Dill to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described: RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Two & 50/100 Dollars and that from and after the 1st day of of February . 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be meduced to the extent of_ Two & 50/100 Dollars per month for each month of the unexpired term of said lease. The participants part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this seventeenth day of February 1919 Advisory Sach On WITNESS: Chamber of Commerce, Spartansburg, South Carolina. F. K. Lide (Sgd.) By Paul V. Moore (Sgd.) Secretary-Treasurer United States of America By George E. Gangloff (Sgd.) Rollo Six (Sgd.) lst Lieut., Assit. Judge Advocate Major, Judge Advocate

A Tropy Cat Treat. F.A.

THIS AGRIEMENT made and concluded this * <u>seventeenth</u> _, 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together compaise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of__ Sixty ----Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the Dollars to the party of the sum of first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 137 acres, more or less, and more particularly described in a certain Indenture of Lease. dated November 27th, 1917, from Will J. Reach to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty-one A 67/100 Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease Dollars per month for each month of the unexpired term of said lease. The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land. IN WITNESS WHEREOF the parties hereto have hereunto set their hands this seventeenth () Policy of February 1919 February 1919 seventeentl WITNESS: Chamber of Commerce, Spartansburg, South Carolina. (Sgd(P) Paul V. Moore (Sgd.) <u>Lide</u> Secretary-Treasurer United States of America By George E. Gangloff (Sgd.) Rollo Six (Sgd:) lst Lieut., Ass't. Judge Advocate Major, Judge Advocate

S-9305/MB

he National Archives

THIS AGREEMENT made and concluded this Seventeenth day of
February 1919, between the Chamber of Commerce, of the City of
Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the first part, and the United States of
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS
by a certain Indenture of Lease executed June 50th, 1918, and expiring under
the terms thereof on June 30th, 1919, the party of the first part demised
unto the party of the second part a certain tract of land situate in Glassy
Mountain Township, Greenville County, South Carolina, containing approxi-
mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and
being the lands leased to the party of the first part by the owners in fee
of the respective tracts of land which taken together comprise said Fourteen
Thousand Seven Hundred Seventy Six and 85/100 acres AND WHEREAS for good and
sufficient reasons the party of the first part in consideration of the pay-
ment to it of the sum of One Hundred twenty-five Dollars by the party of the second part and the surrender of the possession
of the tract of land hereinafter described is willing to effect a partial
cancellation of the said lease to the party of the second part, THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the
sum of One Hundred twenty-five Dollars to the party of the
first part by the party of the second part, the receipt whereof is hereby
acknowledged, the parties hereto agree that from and after the day and date
of these presents the Indenture of Lease hereinbefore specifically referred
to from the party of the first part to the party of the second part shall
stand cancelled and be of no effect in so far as the same embraces within
its terms all that certain tract of land containing 157 acres, more or less, and more particularly described in a certain Indenture of lease:
dated November 27th, 1917, from W.J.Ford
The same of the sa
to the party of the first part, reference to which is hereby made for said
more particular description; the intention hereby being that from and after
the day and date of these presents the party of the second part shall stand
relieved of all obligations assumed by it under the terms of said lease to it
from the party of the first part in so far as said lease effects said tract
of land above described; RESERVING HOWEVER unto the present owner of said
tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the
use and occupation thereof by the party of the second part. For the purpose
of carrying this agreement fully into effect it is hereby agreed between
the parties hereto that the monthly rental of the tract of land hereby re-
leased from the operation of the said lease shall be fixed at
Forty-one a 67/100 Dollars and that from and after the 1st day
of February , 1919, the rentals to be paid by the party of
the second part to the party of the first party under the terms of said lease
shall be reduced to the extent of Forty-one & 67/100 Dollars per month for each month of the unexpired term of said lease.
howard has motive for eron motive of and discultation corm or para regular
The party of the first part accepts possession of said tract of land
as of this date but the party of the second part reserves the right to remove
within ninety days from the date hereof any and all buildings erected by it
on said land.
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this seventeenth day of February 1919
seventeenth day of February 1919
Chamber of Commerce, Spartansburg, South
Carolina.
F. K. Lide By Pane V. Moore
Secretary-Treasurer
United States of America
Rollo Six By George E. Gangloff
1st Lieut. Ass't. Judge Advocate
AUVOCASO A A MARINA LASTINIA
5-9305/MB Phu Copy Janu for At fif
TOTAL PROPERTY OF THE PROPERTY

ed ar the National Archives

· 1000 pt

ONE NUM S WESTER TO AUDITOR - THE

THIS AGRIEMENT made and concluded this eightsenth day of February 1919, between the Chamber of Commerce, of the City of Spertansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment of the payment to it of the Sum of One Hundred Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE MNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of One Hundred Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties heroto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 112 acres, more or lease, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from Iss	
to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty-two & 91/100 Dollars and that from and after the 1st day of February , 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Twenty-two & 91/100 Dollars per month for each month of the unexpired term of said lease. The party of the first part accepts possession of asid tract of fand as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.	
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this eighteenth day of February 1919 WITNESS: Chamber of Commerce, Spartansburg, South Carolina. F. K. Lide (Sgd.) By Paul V. Moore (Sgd.) Secretary-Treasurer	
Rollo Six (Sgd.) By George E. Gangloff (Sgd.) st Lieut., Ass't. Judge Advocate. Major, Judge Advocate	

A Frue Copy Ist Lieut., F.A.

HEREOF TO AUDITOR FOR THE

THIS AGREEMENT made and concluded this eighteenth
THIS AGREEMENT made and concluded this eighteenth
February , 1919, between the Chamber of Commerce, of the City of
Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the first part, and the United States of
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to
act, hereinafter called the party of the second part, WITNESSETH that WHEREAS
by a certain Indenture of Lease executed June 30th, 1918, and expiting under
the terms thereof on June 30th, 1919, the party of the first part demised
unto the party of the second part a certain tract of land situate in Glassy
Mountain Township, Greenville County, South Carolina, containing approxi-
mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and
being the lands leased to the party of the first part by the owners in fee
of the respective tracts of land which taken together comprise said Fourteen
Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and
sufficient reasons the party of the first part in consideration of the pay-
ment to it of the sum of Fifty-eight & 34/100
Dollars by the party of the second part and the surrender of the possession
of the tract of land hereinafter described is willing to effect a partial
cancellation of the said lease to the party of the second part, THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the
sum of Fifty-eight & 34/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby
first part by the party of the second part, the receipt whereof is hereby
acknowledged, the parties hereto agree that from and after the day and date
of these presents the Indenture of Lease hereinbefore specifically referred
to from the party of the first part to the party of the second part shall
stand cancelled and be of no effect in so far as the same embraces within
its terms all that certain tract of land containing 106 acres, more
or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from John McClure
Cared November Speit, 1917, 110m John McClure
to the party of the first part, reference to which is hereby made for said
more particular description; the intention hereby being that from and after
the day and date of these presents the party of the second part shall stand
relieved of all obligations assumed by it under the terms of said lease to it
from the party of the first part in so far as said lease effects said tract
of land above described; RESERVING HOWEVER unto the present owner of said
tract of land the right to payment for damages, if any, to said land or the
buildings, crops, timber, &c. thereon which may have been occasioned by the
use and occupation thereof by the party of the second part. For the purpose
of carrying this agreement fully into effect it is hereby agreed between
the parties hereto that the monthly rental of the tract of land hereby re-
leased from the operation of the said lease shall be fixed at Twenty-nine &
17/100 Dollars and that from and after the 1st day
of February . 1919, the rentals to be paid by the party of
the second part to the party of the first party under the terms of said lease
shall be reduced to the extent of Twenty-nine & 17/100
Dollars per month for each month of the unexpired term of said lease.
The party of the first part accepts possession of said tract of land
as of this date but the party of the second part reserves the right to remove
within ninety days from the date hereof, any and all buildings erected by it
on said land)
THE EXPORTED THE PROPERTY OF T
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this eithteenth day of February 1919
WITNESS:
Chamber of Commerce, Spartansburg, South
Carolina.
F. K. Lide (Sgd.) O. By Paul V. Moore (Sgd.)
Seore tary-Treasurer
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Rollo Six (Sgd.) By George E. Gangloff (Sgd.)
st Lieut., Assit. Judge Advocate Major, Judge Advocate

lst Lieut., F.A.

S-9305/MB

ed at the National Archives

WE NOW . HTREOF TO AUDITOR YO MAK DEFARTMENT and 64/9 THIS AGREEMENT made and concluded this____ eighteenth February , 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Cangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of <u>Fighty-nine & 17/100</u>

Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of Fighty-nine & 17/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 83 acres, more or less, and more particularly described in a certain Indenture of Lease' dated November 27th, 1917, from Luther R. Fisher to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part. For the purpose

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this eighteenth day of February 1919

F. K. Lide (Sgd.)

Chamber of Commerce, Spartansburg, South Carolina.

By Paul V. Moore (Sgd.)
Secretary-Treasurer

Peor everifi-it emparer

Rollo Six (Sgd.)
lst Lieut., Ass t. Judge Advocate

United States of America

By George E. Gangloff (Sgd.)

Major. Judge Advocate

A True copy

S-9305/MB

he National Archives

ď

ME HOWELD BLAKOR AR VIDELOD WAR DEPARTMENT of 6/7/19 THIS AGREEMENT made and concluded this eighteenth 1919, between the Chamber of Commerce, of the City of February Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinefter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Fourteen & 58/100

Dollars by the party of the second part and the surrender of the possession ment to it of the sum of_

of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the Dollars to the party of the Fourteen & 58/100

first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 100 for less, and more particularly described in a certain Indenture of Lease, dated November 27th, 1917, from___ ated November 27th, 1917, from Louise Pitman, individually and as Agent for Mackey L. Pitman, Emma Burrell, Dicey M. Pitman and Judy Pruitt

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Fourteen & 58/100

Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of_ Fourteen & 58/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHIREOF the parties hereto have hereunto set their hands this _day of_ February <u>Elghteentl</u> WITNESS:

Rollo Six (Sgd.) 1st Lieut., Ass't. Judge Advocate Chamber of Commerce, Spartansburg, South Carolina.

Paul V. Moore (Sgd.)

Secretary-Treasurer

United States of America

George E. Gangloff (Sgd.) Major, Judge Advocate

THIS AGREEMENT made and concluded this <u>nineteenth</u> Tebruary , 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Faul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Fifty-eight & 79/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the ____Dollars to the party of the Fifty-eight &n79/100 sum of first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within lits terms all that certain tract of land containing 47 acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from_ A. D. Plumley

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RTSHRVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and eccupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Nineteen & 59/100 Dollars and that from and after the lst day of Tehrnary 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Nineteen & 59/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITHESS MIRROR the parties hereto have hereunto set their hands this nineteenth dayor February 1919
WITHESS:

sory Section.

Chamber of Commerce, Spartansburg, South
Carolina.

By Paul V. Moore (Sgd.)

Secretary-Treasurer

United States of America

By George E. Gangloff (Sgd.)

Major, Judge Advocate

Rollo Six (Sgd.)
1st Lieut., Ass't. Judge Advocate

А Сто-Сору

WAR DEPARTMENT. THIS AGREEMENT made and concluded this nineteenth day of February . 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiting under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Fifty-one & 59/100

Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the Fifty-one & 59/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 25g acres, n or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from John A. Waldrop to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Ten & 41/100 Dollars and that from and after the 1st day of February . 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Ten & 41/100 Dollars per month for each month of the unexpired term of said lease. The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within nine on said land within ninety days from the date hereof, any and all buildings erected by it IN WITNESS WHITHEOF the parties hereto have hereunto set their hands this nineteenth at day of February 1919 WITNESS: Chamber of Commerce, Spartansburg, South F. K. Lide (Sgo.) Carolina. Paul V. Moore (Sgd.) Secretary-Treasurer United States of America By George E. Gangloff (Sgd.) Rollo Six (Sgd.) 1st Lieut. Ass't. Judge Advocate Major, Judge Advocate A True Copy Not Lieut., F.A.

cular the National Archives.

ed at the Parional Archives

> ME NOW THE HEREOF TO AUDITOR TON WAR DEPARTMENT

nineteenth THIS AGREEMENT made and concluded this__ February , 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One Hundred ----Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of One Hundred ---- Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 143 acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from S. E. Howard

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty-five ---Dollars and that from and after the 1st day

Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN VITNESS WHEREOF the parties hereto have hereunto set their hands this rineteenth and day of February 1919

K. Lide (SECO)

Chamber of Commerce, Spartansburg, South Carolina. Paul V. Moore (Sgd.)

Secretary-Treasurer

Rollo Six (Sgd.) let Lieut. Ass t. Judge Advocate

United States of America George E. Gangloff (Sed.) Major, Judge Advocate

S-9805/MB

Heut. FrA.

THIS AGREEMENT made and concluded this_ nineteenth. February 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSEAH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Thirty--Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of Thirty-- Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 64 or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from S. F. Barton

more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RYSERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at

Seven & 50/100

Dollars and that from and after the 1st day of the second part, to the party of the first party under the terms of said lease shall be reduced to the extent of

Seven & 50/100

Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS APPROOF the parties hereto have hereunto set their hands this nineteenth day of February 1919

WITHERS RESERVED TO A PROPERTY OF THE PROPERTY

Chamber of Commerce, Spartansburg, South Carolina.

By Paul V. Moore (Sgd.)
Secretary-Treasurer

Rollo Six (Sgd.)
1st Lieut. Ass't. Judge Advocate

United States of America

By George E. Gangloff (Sgd.)

Major (Judga Adventa)

Major, Judge Advocate

A True Copy france (F.A.

S-9305/MB

ed at the National Archives

THIS AGREEMENT made and concluded this	mber of Commerce, of the City of Paul V. Moore, Secretary-Treat part, and the United States of Mage Advocate, duly authorized second part, WITNESSETH that W. June 30th, 1918, and expiring a party of the first part demis ain tract of land situate in Gluth Carolina, containing approximate the first part by the owners in aken together comprise said Four 16/100 acres AND WHEREAS for good together the part in consideration of the 25/100	to HEREAS under ed assy i- fee rteen d and pay-
Dollars by the party of the second part of the tract of land hereinafter describ cancellation of the said lease to the par KNOW ALL MEN BY THESE PRESENTS that in c sum of Fighty-one & 25/100 first part by the party of the second pa acknowledged, the parties hereto agree t of these presents the Indenture of Lease to from the party of the first part to t stand cancelled and be of no effect in s its terms all that certain tract of land or less, and more particularly described dated November 27th, 1917, from	and the surrender of the posses ed is willing to effect a partial ty of the second part, THEREFOR onsideration of the payment of Dollars to the party of the rt, the receipt whereof is here that from and after the day and hereinbefore specifically refer the party of the second part shall of far as the same embraces with containing 50 acres in a certain Indenture of Lease	al E the by late rred El in
to the party of the first part, reference more particular description; the intention the day and date of these presents the particular descriptions assumed by infrom the party of the first part in so for land above described; RESERVING HOWEV tract of land the right to payment for distributions, crops, timber, &c. thereon who use and occupation thereof by the party of carrying this agreement fully into efficient the parties hereto that the monthly rentaleased from the operation of the said less	e to which is hereby made for sa on hereby being that from and at arty of the second part shall st t under the terms of said lease ar as said lease effects said to ER unto the present owner of sai amages, if any, to said land or ich may have been occasioned by of the second part, For the purp fect it is hereby agreed between all of the tract of land hereby in	ter tand to it ract the the pose
of February 1919, the the second part to the party of the first shall be reduced to the extent of Ei Dollars per month for each month of the The party of the first part accepts	ghteen & 75/100 inexpired term of said lease.	lease
as of this date but the party of the second thin which days from the date hereof, on said land. IN VITNESS WHEREOF the parties heret mineteenth day of Fe	ond part reserves the right to r any and all buildings erected b to have hereunto set their hands	emove y it
F. K. Lide (Sgd.	Chamber of Commerce, Spartansh Carolina, By Paul V. Morre (Sgd.) Secretary-Treasurer	urg, South
Rollo Six (Sgd.) lst Lieut. Ass t Judge Advocate	United States of America By George E. Gangloff (Sgd.) Major, Judge Advocate	and the second s

A True Copy of Lieut., F.A.

ediat the National Archives

WAR DEPARTMENT.

made and concluded this <u>nineteenth</u>, 1919, between the Chamber of Commerce, of the City of THIS AGREEMENT made and concluded this___ Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Ninety-nine & 16/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of <u>Ninety-nine & 16/100</u> Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 82 acres, n or less, and more particularly described in a certain Indenture of Lease, dated November 27th, 1917, from John Lindsey and Francis Lindsey to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty & 83/600 Dollars and that from and after the 1st day __February shall be reduced to the extent of <u>Twenty & 83/100</u> Dollars per month for each month of the unexpired term of said lease. The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land. IN WINESS DF the parties hore to have hereunto set their hands this day of_ February. VI INESS; Chamber of Commerce, Spartansburg, South Carolina. Paul V. Moore (Sgd) Secretary-Treasurer United States of America. Ceorge W. Cangloff Major, Judge Advocate

ME NUMBER HEREOF TO AUDITOR FOR TH

,	WAR DEPARTMENT
THIS ACRIEMEN	T made and concluded this <u>nineteenth</u> day of 6/7
Februar	y . 1919, between the Chamber of Commerce, of the lity of
	State of South Carolina, by Paul V. Moore, Secretary-Treasurer,
	alled the party of the first part, and the United States of
	corge E. Cangloff, Major, Judge Advocate, duly authorized to
	ter called the party of the second part, WITNESSETH that WHEREAS
	Indenture of Lease executed June 30th, 1918, and expiring under
	reof on June 30th, 1919, the party of the first part demised
	y of the second part a certain tract of land situate in Glassy
	ship, Greenville County, South Carolina, containing approxi-
	en Thousand Seven Hundred Seventy Six and 86/100 acres and
	ds leased to the party of the first part by the owners in fee
	tive tracts of land which taken together comprise said Fourteen
	n Hundred Seventy Six and 86/100 acres AND WHEREAS for good and
	asons the party of the first part in consideration of the pay-
ment to it of	the sum of Ninety-seven & 92/100
	e party of the second part and the surrender of the possession
	of land hereinafter described is willing to effect a partial
	of the said lease to the party of the second part, THEREFORE
	BY THESE PRESENTS that in consideration of the payment of the
sum or Ni	nety-seven & 92/100 Dollars to the party of the
	the party of the second part, the receipt whereof is hereby
	the parties hereto agree that from and after the day and date
	ents the Indenture of Lease hereinbefore specifically referred
	arty of the first part to the party of the second part shall
	ed and be of no effect in so far as the same embraces within
	that certain tract of land containing 82 acres, more
or less, and r	nore particularly described in a certain Indonture of Lease,
dared Movember	r 27th, 1917, from Charles E. Lindsey
to the install	All a Court again and an area and area and a second and a second and a
	of the first part, reference to which is hereby made for said
	ar description; the intention hereby being that from and after
	ate of these presents the party of the second part shall stand
	1 obligations assumed by it under the terms of said lease to it
	y of the first part in so far as said lease effects said tract
	described; RESERVING HOWEVER unto the present owner of said
	the right to payment for damages, if any, to said land or the
	obs, timber, &c. thereon which may have been occasioned by the
	ation thereof by the party of the second part, For the purpose
	nis agreement fully into effect it is hereby agreed between
	ereto that the monthly rental of the tract of land hereby re-
9 (*	ne operation of the said lease shall be fixed at Twenty-two &
	Dollars and that from and after the 1st day
	t to the party of the first party under the terms of said lease
Dollars how wo	ed to the extent of <u>Pwenty-two & 08/100</u> onth for each month of the unexpired term of said lease.
Sarrage Dor inc	Application and the sub-discretization and the period former
The harty	of the first part accepts possession of said tract of land
	e Out the party of the second part reserves the right to remove
within ninety	days than the date hereof same and all buildings exected by it
on said land.	dend the state of
ake maaret merret	
in uinide	days than the date hereof, any and all buildings erected by it
nineteent	h day of February 1919
/IONASS	
c and among already for .	Chamber of Commerce. Spartansburg. South
	Chamber of Commerce, Spartansburg, South Carolina.
F. K. Li	de (Sgd) By Paul V. Moore (Sgd)
	Secretary-Treasurer
	y
	United States of America
'ജരി 3 ഫ്. ജം	
	The last Wildow Milliam to the control of the contr
•	A True Copy Major, Judge Advocate
	Tet de la companya de
-0305 Am	1st Cout., F. A.

S-9305/MB

it at the National Archives

DNE WOLLER HEREOF TO HUDITOR WAR DEF THENT 6 nineteenth THIS AGREEMENT made and concluded this February 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the pay-Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of Two Hundred sixty-six & 67/100 Dollars to the party of the liferst part by the party of the second part, the receipt whereof is hereby acknowledged the marting boards. acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall istand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 256 acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from__ George W. Plumley to the party of the first part, reference to which is hereby made for said more perticular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Fifty-eight & 33/100 February Dollars and that from and after the 1st day of February , 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Fifty-eight & 33/100.

Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of Quid as of this date but the party of the second part reserves the might to remove within ninety days from the date hereof, any and all buildings erected by it Advisory Section. on said land. IN WITNESS WHEREOF the parties hereto have hereunto set their hands this <u>nineteenth</u> February WIDNASS: Chamber of Commerce, Spartansburg, South Carolina. F. K. Lide (Sgd.) Paul V. Moore (Sgd.) Secretary-Treasurer · United States of America Rollo Six (Sgd.) George E. Gangloff (Sgd.) 1st Lieut. Ass't. Judge Advocate Major, Judge Advocate

Let Mout. F.A.

THIS AGREEMENT	made and concluded this wineteenth day of
February	made and concluded this <u>Wineteenth</u> day of 1919, between the Chamber of Commerce, of the City of
Spartansburg,	State of South Carolina, by Paul V. Moore, Secretary-Treasurer,
	alled the party of the first part, and the United States of
America. by Ge	orge E. Gangloff, Major, Judge Advocate, duly authorized to
	er called the party of the second part, WITNESSETH that WHEREAS
	indenture of Lease executed June 30th, 1918, and expiring under
	eof on June 30th, 1919, the party of the first part demised
	of the second part a certain tract of land situate in Glassy
	hip, Greenville County, South Carolina, containing approxi-
	on Thousand Seven Hundred Seventy Six and 86/100 acres and
	is leased to the party of the first part by the owners in fee
of the respect	ive tracts of land which taken together comprise said Fourteen
Thousand Sever	Hundred Seventy Six and 86/100 acres AND VALEREAS for good and
sufficient rea	sons the party of the first part in consideration of the pay-
	the sum of Seventy
Dollars by the	party of the second part and the surrender of the posssession
of the tract of	f land hereinafter described is willing to effect a partial
cancellation of	f the said lease to the party of the second part, THEREFORE
KNOW ALL MEN E	Y THESE PRESENTS that in consideration of the payment of the
sum of Seve	nity Dollars to the party of the
first part by	the party of the second part, the receipt whereof is hereby
acknowledged,	the parties hereto agree that from and after the day and date
of these prese	nts the Indenture of Lease hereinbefore specifically referred
to from the pa	rty of the first part to the party of the second part shall
	d and be of no effect in so far as the same embraces within
	that certain tract of land containing 70 acres, more
or less, and m	ore particularly described in a certain Indenture of Lease
dated November	27th, 1917, from Francis M. Gosnell, Jr.
Ac Alemana	e de la companya de l
	of the first part, reference to which is hereby made for said
	r description; the intention hereby being that from and after
	te of these presents the party of the second part shall stand
	1 obligations assumed by it under the terms of said lease to it
	of the first part in so far as said lease effects said tract
	described; RESERVING HOWEVER unto the present owner of said
	the right to payment for damages, if any, to said land or the
	bs, timber, &c. thereon which may have been occasioned by the
	tion thereof by the party of the second part, For the purpose
	is agreement fully into effect it is hereby agreed between
	reto that the monthly rental of the tract of land hereby re- e operation of the said lease shall be fixed at
33/100	
of Februar	
	t to the party of the first party under the terms of said lease
	ed to the extent of Twenty-three & 33/100
	nth for each month of the unexpired term of said lease.
**** **** *****	in the second se
The party	of the first part accepts possession of said tract of land
	e but the party of the second part reserves the right to remove
	days from the date hereof, any and all buildings erected by it
on said land.	
€	
IN WITNES	WHUREOF the parties hereto have hereunto set their hands this
nineteent	day or February 1919
WITNIESS:	XW/20 30
	Chamber of Commerce, Spartaneburg, South
in to take	Carolina.
F. K. Lide	By Pane V. Moore Secretary-Treasurer
	PASTO AND TITORINA OF
r	United States of America
Rollo Six	By George E. Gangloff
1st Lieut. As	s't, Judge Advocate Major, Judge Advocate
أ	a true enty pour worth 1991
5-9305/MB	of sun copy letter 1000 A.

Mational Archives

MAR DEPARTMENT. 6/1/19

THIS ACRUMENT made and concluded this nineteenth day of
February 1919; between the Chamber of Commerce, of the City of
Spartansburg, State of South Carolina, by Paul V. Moore, Secretary Treasurer,
hereinafter called the party of the first part, and the United States of
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to
act, hereinafter called the party of the second part, WITWESSEMH that WHEREAS
by a certain Indenture of Lease executed June 30th, 1918, and expiring under
the terms thereof on June 30th, 1919, the party of the first part demised
junto the party of the second part a certain tract of land situate in Glassy
Mountain Township, Greenville County, South Carolina, containing approxi-
mately Fourteen Thousand Seven Hundred Seventy Six and 85/100 acres and
being the lands leased to the party of the first part by the owners in fee
of the respective tracts of land which taken together comprise said Fourteen
Thousand Seven Hundred Seventy Six and 86/100 acres AMD WHEREAS for good and
sufficient reasons the party of the first part in consideration of the pay-
ment to it of the sum of
Dollars by the party of the second part and the surrender of the possession
of the tract of land hereinafter described is willing to effect a partial
cancellation of the said lease to the party of the second part, THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the
sum of Twenty-five Dollars to the party of the
first part by the party of the second part, the receipt whereof is hereby
acknowledged, the parties hereto agree that from and after the day and date
of these presents the Indenture of Lease hereinbefore specifically referred
to from the party of the first part to the party of the second part shall
stand cancelled and be of no effect in so far as the same embraces within
its terms all that certain tract of land containing 81 acres, more
or less, and more particularly described in a certain Indenture of lease
dated November 27th, 1917, from Sophronia Center, James Center, Will Center, Marie Center and Hattie Center
to the party of the first part, reference to which is hereby made for said
more particular description; the intention hereby being that from and after
the day and date of these presents the party of the second part shall stand
relieved of all obligations assumed by it under the terms of said lease to it
from the party of the first part in so far as said lease effects said tract
of land above described; RESERVING HOWEVER unto the present owner of said
tract of land the right to payment for damages, if any, to said land or the
buildings, crops, timber, &c. thereon which may have been occasioned by the
use and occupation thereof by the party of the second part, For the purpose
of carrying this agreement fully into effect it is hereby agreed between
the parties hereto that the monthly rental of the tract of land hereby re-
leased from the operation of the said lease shall be fixed at Twenty-five
Dollars and that from and after the lat day
of February 1919, the rentals to be paid by the party of
the second part to the party of the first party under the terms of said lease
shall be reduced to the extent of <u>Twenty-five</u>
Dollars per month for each month of the unexpired term of said lease.
The party of the first part accepts possession of said tract of land
as of this date but the party of the second part reserves the right to remove
within ninety days from the date hereof, any and all buildings erected by it
on said Tand.

IN WITHESS WHEREOF the parties hereto have hereunto set their hands this nineteenth day of VI INTES:

K. Lide

Chamber of Commerce, Spartansburg, South Carolina.

Pane V. Moore

Secretary-Treasurer

United States of America -George E. Gangloff

Major, Judge Advocate

Rollo Six | Ist Lieut. Assit Judge Advocate | Phul Phy |

ONE NUMBER PEOR TO AUBITOR TOR THE

THIS AGREEMENT made and concluded this	nineteenth day of
February . 1919, between the Char	
Spartansburg, State of South Carolina, by	v Paul V. Moore. Secretary-Treasurer.
hereinafter called the party of the firs	
America, by George E. Gangloff, Major, J	idge Advocate, duly authorized to
act, hereinafter called the party of the	second nart WIRWESSETH that WHEREAS
by a certain Indenture of Lease executed	
the terms thereof on June 30th, 1919, the	
unto the party of the second part a certa	
Mountain Township, Greenville County, Son	
mately Fourteen Thousand Seven Hundred Se	
being the lands leased to the party of the	
of the respective tracts of land which to	
Thousand Seven Hundred Seventy Six and 8	
sufficient reasons the party of the firs	
ment to it of the sum of Seventy-five-	
Dollars by the party of the second part	
of the tract of land hereinafter describe	The state of the s
cancellation of the said lease to the par	
KNOW ALL MEN BY THESE PRESENTS that in co	p v
sum of Seventy-five	Dollars to the party of the
first part by the party of the second par	
acknowledged, the parties hereto agree the	
of these presents the Indenture of Lease	
to from the party of the first part; to the	ne party of the second part shall
stand cancelled and be of no effect in se	far as the same embraces within
its terms all that ceptain tract of land	containing 50 acres, more
or less, and more particularly described	in a certain Indenture of Lease
dated November 27th, 1917, from John	Emery
to the party of the first part, reference	to which is hereby made for said
more particular description; the intention	on hereby being that from and after
the day and date of these presents the pa	irty of the second part shall stand
relieved of all obligations assumed by it	under the terms of said lease to it
from the party of the first part in so fa	r as said lease effects said tract
of land above described; RESERVING HOWEVE	R unto the present owner of said
tract of land the right to payment for da	
buildings, crops, timber, &c. thereon whi	
use and, occupation thereof by the party of	
of carrying this agreement fully into eff	
the parties hereto that the monthly renta	
leased from the operation of the said les	
Dollar	s and that from and after the list day
of February 1919, th	e rentals to be paid by the party of
the second part to the party of the first	party under the terms of said lease
shall be reduced to the extent of Sox	
Dollars per month for each month of the u	nexpired term of said lease.
	'
The party of the first part accepts	
as of this date but the party of the seco	
within ninety bays from the date hereof.	any and all buildings erected by it
on said land.	
NOT THE RESERVE OF THE PARTY OF	
	o have hereunto set their hands this
nineteenth day of Februar	<u>y 1919</u>
WITNESS:	
	Chamber of Commerce, Spartansburg, South
The state of the s	Carolina.
mineteenth day of Februar WITNESS: F. K. Lide	By Pane V. Moore
· · · · · · · · · · · · · · · · · · ·	Secretary-Treasurer
	and the second of the second
,	United States of America
Rollo Six	By George E. Gangloff
1st Lieut, Ass t. Judge Advocate	Major, Judge Advocate
The state of	Arm All
5-9305/NB // Mu ropy	LINGH VIH
THE PROPERTY OF THE PROPERTY O	F 1 Market Marke

MAR DEPAR PROMITER EX.

THIS AGREEMENT made and concluded this name teenth day of
PHIS AGRESTANT made and concluded this numeteenth day of February 1919, between the Chamber of Commerce, of the City of
Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the first part, and the United States of
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to
act, hereinafter called the party of the second part, WITNESSETH that WHEREAS
by a certain Indenture of Lease executed June 30th, 1918, and expiring under
the terms thereof on June 30th, 1919, the party of the first part demised
unto the party of the second part a certain tract of land situate in Glassy
Mountain Township, Greenville County, South Carolina, containing approxi-
mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and
being the lands leased to the party of the first part by the owners in fee
of the respective tracts of land which taken together comprise said Fourteen
Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and
sufficient reasons the party of the first part in consideration of the pay-
ment to it of the sum of Seventy-five Dollars by the party of the second part and the surrender of the possession
of the tract of land hereinafter described is willing to effect a partial
cancellation of the said lease to the party of the second part, THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the
sum of Dollars to the party of the
first part by the party of the second part, the receipt whereof is hereby
acknowledged, the parties hereto agree that from and after the day and date
of these presents the Indenture of Lease hereinbefore specifically referred
to from the party of the first part to the party of the second part shall
stand cancelled and be of no effect in so far as the same embraces within
its terms all that certain tract of land containing 100 acres, more
or less, and more particularly described in a certain Indenture of Lease
dated November 27th, 1917, from Isaac P. Harrison
to the party of the first part, reference to which is hereby made for said.
more particular description; the intention hereby being that from and after
the day and date of these presents the party of the second part shall stand
relieved of all obligations assumed by it under the terms of said lease to it
from the party of the first part in so far as said lease effects said tract
of land above described; RESERVING HOWEVER unto the present owner of said
tract of land the right to payment for damages, if any, to said land or the
buildings, crops, timber, &c. thereon which may have been occasioned by the
use and occupation thereof by the party of the second part. For the purpose
of carrying this agreement fully into effect it is hereby agreed between
the parties hereto that the monthly rental of the tract of land hereby re- leased from the operation of the said lease shall be fixed at <u>Seventeen &</u>
92/100 Dollars and that from and after the 1st day
of February 1919, the rentals to be paid by the party of
the second part to the party of the first party under the terms of said lease
shall be reduced to the extent of Seventeen 8 92/100
Dollars per month for each month of the unexpired term of said lease.
The party of the first part accepts possession of said tract of land
as of this date but the party of the second part reserves the right to remove
within ninety days from the date hereof, any and all buildings erected by it
on said land.
TO WOURSENER MAN MENT A CHARLES A Characte have haraunta set their hands this
MYNTHES WEER FOR the parties hereto have hereunto set their hands this nine teenth — day by V February 1919
VITWESS: APPROVED
Chamber of Commerce, Spartansburg, South
carolina.
F. K. Lide Advaldory Section By Paul V. Moore (Sgd)
Secretary-Treasurer
Trade at the factor to be trade
United States of America By George E. Gengloff (Sed)
Bollo Siv (Sgd) By George E. Gongloff (Sgd) Major, Judge Advocate

S-9305/MB

ed at the National Archives

nineteenth ' THIS AGREEMENT made and concluded this , 1919, between the Chamber of Commerce, of the City of February Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Cangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One ----Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of ______ Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from S. L. Barton

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part. For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Fifty-four & Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Fifty-four & 17/100

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

Dollars per month for each month of the unexpired term of said lease.

IN WINNESS WHEREOF the parties hereto have hereunto set their hands this nineteenth day of February 1919

WITNESS:

F. K. Ling (Sgd.)

Rollo Six (Sgd.)
1st Lieut., Ass t. Judge Advocate

Chamber of Commerce, Spartansburg, South

By Paul V. Moore (Sgd.)
Secretary-Treasurer

United States of America

By George E. Gengloff (Sgd.)

Major, Judge Advocate

True Copy

WAR DEPARTMENT. 6/7/19

ě

THIS AGREEMENT made and concluded this nineteenth day of
THIS AGREEMENT made and concluded this nineteenth day of / February 1919, between the Chamber of Commerce, of the City of
Spartansburg. State of South Carolina, by Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the first part, and the United States of
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to
act, hereinafter called the party of the second part, WITNESSETH that WHEREAS
by a certain Indenture of Lease executed June 30th, 1918, and expiring under
the terms thereof on June 30th, 1919, the party of the first part demised
unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approxi-
mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and
being the lands leased to the party of the first part by the owners in fee
of the respective tracts of land which taken together comprise said Fourteen
Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and
sufficient reasons the party of the first part in consideration of the pay-
ment to it of the sum of Forty and no/100
Dollars by the party of the second part and the surrender of the possession
of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the
sum of Farty and no/100 Dollars to the party of the
first part by the party of the second part, the receipt whereof is hereby
acknowledged, the parties hereto agree that from and after the day and date
of these presents the Indenture of Lease hereinbefore specifically referred
to from the party of the first part to the party of the second part shall
stand cancelled and be of no effect in so far as the same embraces within
its terms all that certain tract of land containing 50 acres, more or less, and more particularly described in a certain Indenture of Lease
dated November 27th, 1917, from Laura A. Parker
to the party of the first part, reference to which is hereby made for said
more particular description; the intention hereby being that from and after
the day and date of these presents the party of the second part shall stand
relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract
of land above described; RESERVING HOWEVER unto the present owner of said
tract of land the right to payment for damages, if any, to said land or the
buildings, crops, timber, &c. thereon which may have been occasioned by the
use and occupation thereof by the party of the second part, For the purpose
of carrying this agreement fully into effect it is hereby agreed between
the parties hereto that the monthly rental of the tract of land hereby re-
leased from the operation of the said lease shall be fixed at Sixteen & Dollars and that from and after the 1st day
of February 1919, the rentals to be paid by the party of
the second part to the party of the first party under the terms of said lease
shall be reduced to the extent of Sixteen & 67/100
Dollars per month for each month of the unexpired term of said lease.
The party of the first part accepts possession of said tract of land
as of this date but the party of the second part reserves the right to remove
within ninety days from the date hereof, any and all buildings erected by it on said land.
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this
nineteenth day of February 1919 WITNESS:
WITNESS: Chamber of Commerce, Spartansburg, South
Carolina.
F. K. Lide (Sgd.) By Paul V. Moore (Sgd.)
Secretary-Treasurer
United States of America
Rollo Six (Sgd.) 1st Lieut. Ass't. Judge Advocate By George E. Gangloff (Sgd.) Major: Judge Advocate
1st Lieut. Ass't. Judge Advocate Major, Judge Advocate
S-9305/MB lst. Lieut., F.A.
The state of the s

ed of the National Archives

HEREOF TO AUDITOR FOR THE WAR DEPARTMENT, 6/4/10

6/7//			
THIS AGREEMENT made and concluded this nineteenth day of			
February , 1919, between the Chamber of Commerce, of the City of			
Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer,			
hereinafter called the party of the first part, and the United States of			
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to			
act, hereinafter called the party of the second part, WITNESSETH that WHEREAS			
by a certain Indenture of Lease executed June 30th, 1918, and expiring under			
the terms thereof on June 30th, 1919, the party of the first part demised			
unto the party of the second part a certain tract of land situate in Glassy			
Mountain Township, Greenville County, South Carolina, containing approxi-			
mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and			
being the lands leased to the party of the first part by the owners in fee			
of the respective tracts of land which taken together comprise said Fourteen			
Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and			
sufficient reasons the party of the first part in consideration of the pay-			
ment to it of the sum of Ninety 2 83/100			
Dollars by the party of the second part and the surrender of the possession			
of the tract of land hereinafter described is willing to effect a partial			
cancellation of the said lease to the party of the second part, THEREFORE			
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the			
sum of Ninety & 83/100 Dollars to the party of the			
first part by the party of the second part, the receipt whereof is hereby			
acknowledged, the parties hereto agree that from and after the day and date			
of these presents the Indenture of Lease hereinbefore specifically referred			
to from the party of the first part to the party of the second part shall			
stand cancelled and be of no effect in so far as the same embraces within			
its terms all that certain tract of land containing 80 acres, more			
or less, and more particularly described in a certain Indenture of Lease			
dated November 27th, 1917, from Francis Lindsey			
to the party of the first part, reference to which is hereby made for said			
more particular description; the intention hereby being that from and after			
the day and date of these presents the party of the second part shall stand			
relieved of all obligations assumed by it under the terms of said lease to it			
from the party of the first part in so far as said lease effects said tract			
of land above described; RESERVING HOWEVER unto the present owner of said			
tract of land the right to payment for damages, if any, to said land or the			
buildings, crops, timber, &c. thereon which may have been occasioned by the			
use and occupation thereof by the party of the second part. For the purpose			
of carrying this agreement fully into effect it is hereby agreed between			
the parties hereto that the monthly rental of the tract of land hereby re- leased from the operation of the said lease shall be fixed at Nineteen a			
The state of the s			
of Fabruary 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease			
shall be reduced to the extent of <u>Nineteen & 17/100</u> Dollars per month for each month of the unexpired term of said lease.			
northway for Montan 101 Seron Worlds Or one with fire sorth or ware rounds			
The partylof the first part accepts possession of said tract of land			
as of this date but the party of the second part reserves the right to remove			
within ninety days from the date hereof, any and all buildings erected by it			
an and I mad N/N			
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this			
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this nineteenth. Odey of February 1919 WITNESS:			
WITNESS:			
Chamber of Commerce, Spartansburg, South			
Carolina.			
F. K. Lide (Sgd By Paul V. Modre			
Secretary-Treasurer			
United States of America			
Rollo Six (Sgd) By George E. Gangloff (Sgd)			
A Trie Lopy Major, Judge Advocate			
S-9305/MB. lst flout., 6. A.			

VER HEREON TO A TELETINE THE PIE day of 19 nineteenth THIS AGREEMENT made and concluded this 1919, between the Chamber of Commerce, of the City of February Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Eighty-one & 24/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of <u>Fighty-one & 24/100</u> Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 103 or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from William Pierce, individually and as ACCOUT for Jane P. Pierce, Mary B. allew, Marting Pleyce, Farly Pleyce, Agnes Pleyce, Minnie Pleyce to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part. For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby re-109/100 Dollars and that from and after the 1st day , 1919, the rentals to be paid by the party of of February * the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Twebty-seven & 09/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said treat of land as of this date but the party of the second part reserves the right to remove within nimety, days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS AND PROOF the parties hereto have hereunto set their hands this nineteenth day of February 1919
WITNESS:

F. K. Lide (agd.)

Chamber of Commerce, Spertansburg, South Carolina.

By Paul V. Moore (Sgd.)

Secretary-Treasurer

Rollo Six (Sgd.) lst Lieut. Ass'i. Judge Advocate United States of America

By George E. Gengloff (Sgd.)

Major, Judge Advocate

A True Copy Lat Lieux. F A.

S-9305/MB

the National Archives

4 HEREOF TO AUDITOR FOR THE WAR DEPARTMENT. 6/7/

day/oif THIS AGRIEWENT made and concluded this_ nineteenth February . 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the pay-Fifty-one & 58/100 ment to it of the sum of Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of Fifty-one & 58/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date sum of of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part, to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 20 acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from Col. A. Morgan

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Ten & 41/100 Dollars and that from and after the 1st day , 1919, the rentals to be paid by the party of of February 1919, the rentals to be part of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Ten & 41/100

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

Dollars per month for each month of the unexpired term of said lease.

the parties hereto have hereunto set their hands this IN MITNESS nineteenth February WITNESS:

K. Lide (Sød

Chamber of Commerce, Spartansburg, South Carolina.

Paul V. Moore (Sgd.) Secretary-Treasurer

Rollo Six (Sgd.) 1st Lieut., Assit. Judge Advocate United States of America George E. Gangloff (Sgd.) Major, Judge Advocate

Lieut., F.A.

WAR DEPARTMENT. LINING RAW

day of THIS AGREEMENT made and concluded this nineteenth February 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the pay-of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part. THEREFORE MNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of <u>One Hundred Twenty and 00/100</u> Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 55 acres, or less, and more particularly described in a certain Indenture of Less. dated November 27th, 1917, from William J. Morgan

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty-five Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

Dollars per month for each month of the unexpired term of said lease.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this nineteenth day of February 1919
WITNESS:

F. K. Lide (Sgd.)

Chamber of Commerce, Spartansburg, South Carolina.

By: Paul V. Moore (Sgd.)
Secretary-Treasurer

United States of America

By George E. Gangloff (Sgd.)

Major, Judge Advocate

lst Lieut. Ass't. Judge Advocate

Some?

AND NO WEST PUTER OF THE AUDITHOUSE.

THIS AGREEMENT made and concluded this day of Twentieth February 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Three Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of ________ Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 11 _acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from Joshua T. Lindsay to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part. For the purpose. of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby re-leased from the operation of the said lease shall be fixed at One & 25/100 Dollars and that from and after the lat day , 1919, the rentals to be paid by the party of February the second part to the party of the first party under the terms of said lease shall be reduced to the extent of One & 25/100 Dollars per month for each month of the unexpired term of said lease. The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land. IN WITHMES WHIREOF the parties herete have hereunto set their hands this twentieth day of restday 1919 WITWESS: APPROVED Chamber of Commerce, Spartansburg, South Carolina. . Advisory Section. Paul V. Moore Secretary-Treasurer United States of America George E. Gangloff (Sgd) Rollo Six. (Sed) Major, Judge Advocate

S-9305/MB

ellar the National Archives

ı ış	ONE NUMBER HEREOF TO THE		
1	11 EPARTURE 6/7/19		
7	THIS AGREEMENT made and concluded this twentieth day of		
. **	February 1919; between the Chamber of Commerce, of the Gity of		
ę	Spartansburg. State of South Carolina, by Paul V. Moore, Secretary-Treasurer,		
	nereinafter called the party of the first part, and the United States of		
	America, by George E. Gangloff, Major, Judge Advocate, duly authorized to		
	act, hereinafter called the party of the second part, WITNESSETH that WHEREAS		
"	by a certain Indenture of Lease executed June 30th, 1918, and expiring under		
1	the terms thereof on June 30th, 1919, the party of the first part demised		
	into the party of the second part a certain tract of land situate in Glassy		
J	Mountain Township, Greenville County, South Carolina, containing approxi-		
	mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and		
	being the lands leased to the party of the first part by the owners in fee		
	of the respective tracts of land which taken together comprise said Fourteen		
	Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and		
	sufficient reasons the party of the first part in consideration of the pay-		
ľ	ment to it of the sum of <u>Fighty-three & 34/100</u>		
	collars by the party of the second part and the surrender of the possession		
	of the tract of land hereinafter described is willing to effect a partial		
	Cancellation of the said lease to the party of the second part, THEREFORE		
	KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the		
1	first part by the party of the second part, the receipt whereof is hereby		
	acknowledged, the parties hereto agree that from and after the day and date		
	of these presents the Indenture of Lease hereinbefore specifically referred		
	to from the party of the first part to the party of the second part shall		
	stand cancelled and be of no effect in so far as the same embraces within		
	its terms all that certain tract of land containing 200 acres, more		
	or less, and more particularly described in a certain Indenture of Lease		
¢	lated November 27th, 1917, from Samuel Pitman		
ĭ			
	to the party of the first part, reference to which is hereby made for said		
	more particular description; the intention hereby being that from and after		
	the day and date of these presents the party of the second part shall stand		
relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract			
of land above described; RESERVING HOWEVER unto the present owner of said			
	ract of land the right to payment for damages, if any, to said land or the		
	ouildings, crops, timber, &c. thereon which may have been occasioned by the		
	use and occupation thereof by the party of the second part. For the purpose		
of carrying this agreement fully into effect it is hereby agreed between			
	the parties hereto that the monthly rental of the tract of land hereby re-		
	leased from the operation of the said lease shall be fixed at Forty-one &		
÷.			
	pollars and that from and after the 1st day frebruary 1919, the rentals to be paid by the party of		
t	me social bath of me batch or me tries true batch immer and carms or serv reese		
8	hall be reduced to the extent of Forty-one & 65/100		
10	ollars per month for each month of the unexpired term of said lease.		
	The newton of the first went seconts researches of said treat of land		
Ŕ	The party of the first part accepts possession of said tract of land s of this date but the party of the second part reserves the right to remove		
	1thin ninety days from the date hereof, any and all buildings erected by it		
	n said land.		
	IN WITNESS WHEREOF the parties hereto have hereunto set their hands this		
بيستي	twentieth day of February 1919		
W	Iness:		
	CANCELLATION Chamber of Commerce, Spartansburg, South		
	F. K. Lide (APPR)OVED By Paul V. Moore (Sgd.)		
******	Secretary-Treasurer		
	Advisory Section. United States of America		

United States of America

By George E. Gangloff (Sgd.)

Major, Judge Advocate

S-9305/MB

Rollo Six (Sgd.)
lst Lieut., Asst. Judgo Advocate

WAR DEPARTMENT. 6/1/19

THIS AGREEMENT made and concluded this	day of
Wehruary 1919, between the Char	mber of Commerce, of the City of
Spartansburg, State of South Carolina, by	y Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the firs	t part, and the United States of
America, by George E. Cangloff, Major, J	udge Advocate, duly authorized to
act, hereinafter called the party of the	second part, WITNESSETH that WHEREAS
by a certain Indenture of Lease executed	
the terms thereof on June 30th, 1919, the	e party of the first part demised
unto the party of the second part a certi	
Mountain Township, Greenville County, So	
mately Fourteen Thousand Seven Hundred S	
being the lands leased to the party of the	
of the respective tracts of land which to	
Thousand Seven Hundred Seventy Six and 8	
sufficient reasons the party of the firs	t part in consideration of the pay-
ment to it of the sum of One Hundr	ad Tep
Dollars by the party of the second part	
of the tract of land hereinafter describe	
cancellation of the said lease to the par	
KNOW ALL MEN BY THESE PRESENTS that in co	onsideration of the payment of the
sum of One Hundred Ten first part by the party of the second part	Dollars to the party of the
nalmontal the party of the second par	rt, the receipt whereof is hereby
acknowledged, the parties hereto agree the	
of these presents the Indenture of Lease to from the party of the first part to the	
stand cancelled and be of no effect in so	ie party of the second part shall
its terms all that centain tract of land	
or less, and more particularly described	in a certain Indenture of Tease
dated November 27th, 1917, from	Tame of Modline.
and the state of t	Junes moducio
to the party of the first part, reference	to which is hereby made for said
more particular description; the intention	
the day and date of these presents the pa	
relieved of all obligations assumed by it	
from the party of the first part in so fa	
of land above described; RUSERVING HOWEVE	
tract of land the right to payment for da	mages, if any, to said land or the
buildings, crops, timber, &c. thereon whi	ch may have been occasioned by the
use and occupation thereof by the party of	f the second part. For the purpose
of carrying this agreement fully into eff	ect it is hereby agreed between
the parties hereto that the monthly rents	1 of the tract of land hereby re-
leased from the operation of the said les	
	s and that from and after the 1st day
	e rentals to be paid by the party of
the second part to the party of the first	
shall be reduced to the extent of	Twenty three & 75/100
Dollars per month for each month of the u	nexpired term of said lease.
The party of the first part accepts	
es of this date but the party of the seco	
within ninety days from the date hereof, on said and.	any and all pullaings erected by it
The section of the se	
TH William Courage the next as heret	o have hereunto set their hands this
twentieth day of	February 1919
gramaticists and Architecture	February 1919
TIMES ON TON	Chamber of Commerce, Spartansburg, South
	Carolina.
F. K. Lide (Sgd)	By Paul V. Nowre (Sgd)
	Secretary-Treasurer
Sootion	
	United States of America
Rollo Six (Sed)	By George R. Gangloff (Sed)
	Na ion Midea Advocate

marker to the street with the same than 1.5 block of the same than 1.5 bloc	
THIS AGRIEMENT made and toncluded this twentieth day of February 1919, between the Chamber of Commerce, of the City of Spertansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiting under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One Hundred Cifty Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial	
cancellation of the said lease to the party of the second part, THEREFORE	
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the	
sum of	
acknowledged, the parties hereto agree that from and after the day and date	
of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall	
stand cancelled and be of no effect in so far as the same embraces within	
its terms all that certain tract of land containing 274 acres, more	
or less, and more particularly described in a certain Indenture of Lease	
dated November 27th, 1917, from I.M. Moon	
to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &o. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Dollars and that from and after the 1st day	
February , 1919, the rentals to be paid by the party of	
the second part to the party of the first party under the terms of said lease thall be reduced to the extent of Fifty	
collars per month for each month of the unexpired term of said lease.	
The party of the first part accepts possession of said tract of land	
s of this date but the party of the second part reserves the right to remove thin ninety days from the date hereof, any and all buildings erected by it is said land.	
IN WITHES AWEREOF the parties hereto have hereunto set their hands this twenty at day of February 1919	
INTERPOLATION	
Chamber of Commerce, Spartansburg, Sout	h
Carolina. F. Kodhde (Sgd) By Paul V. Moore (Sgd)	
Secretary-Treasurer	
United States of America	
Rollo Six (Sgd) . By George E. Gangloff (Sgd)	,
A The Com	

ONE NUMBER OF TO AUDITOR FOR THE

ļ 3		TOAN DEPARTMENT 6/9/19
THIS AGREEMEN	T made and concluded this_	twentieth day/of/
Pehruar	v 1919, between the Cha	mber of Commerce, of the City of
Spartansburg,	State of South Carolina, 1	y Paul V. Moore, Secretary-Treasurer,
hereinafter c	alled the party of the firs	it part, and the United States of
America, by G	eorge E. Gangloff Major .:	Nudge Advocate, duly authorized to
act. hereinaf	ter called the party of the	second part, WITNESSETH that WHEREAS
by a certain	Indenture of Lease executed	I June 30th, 1918, and expiring under
		ae party of the first part demised
musto the most	er of the least on the first of	ain tract of land situate in Glassy
		nuth Carolina, containing approxi-
		seventy Six and 86/100 acres and
		the first part by the owners in fee
		aken together comprise said Fourteen
Thousand Seve	n Hundred Seventy Six and 6	36/100 acres AND WHEREAS for good and
		t part in consideration of the pay-
ment to it of	the sum of Forty-set	gen & 50/100
		and the surrender of the posssession
		ed is willing to effect a partial
		ty of the second part, THEREFORE
		consideration of the payment of the
Sum OI For	<u>lv-seven & 50/100</u>	Dollars to the party of the
		rt, the receipt whereof is hereby
		hat from and after the day and date
		hereinbefore specifically referred
to from the p	arty of the first part to t	he party of the second part shall
		o far as the same embraces within
		containing 93 acres, more
or less, and	more particularly described	in a certain Indenture of Lease
		Miller and T. W. Moor e
,		MILITOR SINGLE SEE MICH.
to the nexts	of the finet mant reference	e to which is hereby made for said
		on hereby being that from and after
		arty of the second part shall stand
	1	t under the terms of said lease to it
		ar as said lease effects said tract
		ER unto the present owner of said
tract of land	the right to payment for d	amages, if any, to said land or the
		ich may have been occasioned by the
		of the second part. For the purpose
		fect it is hereby agreed between
		al of the tract of land hereby re-
		ase shall be fixed at & 42/100
TOUR OF TANK		
Of Fal		rs and that from and after the 1st day
	ruary 1919, t	he rentals to be paid by the party of
the second par	t to the party of the firs	t party under the terms of said lease
	ed to the extent of	
Dollars per mo	onth for each month of the	unexpired term of said lease.
	1	
The party	rof the first part accepts	possession of said tract of land
as of this dat	e but the party of the sec	ond part reserves the right to remove
within ninety	days from the date hereof.	any and all buildings erected by it
on said land.	· Va	o Maria de la compansión de la compansi
	1 The	
TH WITHIN	HURREOR tha martias have	to have hereunto set their hands this
Twentiet		
WINES:	FHBI	19 St. Anna Maria and Anna and
ng a gydgy affersking Tallersking Saud 🐞	20°C	Maniform of Name and Chambon deres Harth
		Chamber of Commerce, Spartansburg, South
		Carolina.
F' K. Id	he (Sgd)	By Paul V Moore (Sgd)
	MAN COMMENT	Secretary-Treasurer
	E. J.	
	Contract of the second	United States of America
Roal Lo Si	x (Sed) . V \	By George E. Geneloff (Sed)
	A True Copy	Major, Judge Advocate
r		way yan waka san san maran maran maran san maran s
•	and the	r-of
3-9305/NB	Zat Light, F.	机。
	£	

- NUMBER HERFOF TO MEDITOR OR THE WAR DEPARTMENT. 6/7/19

THIS AGRIEMENT made and concluded this	twentieth day of
February 1919, between the Char	mber of Commerce of the City of
Spartansburg, State of South Carolina, by	v Paul V. Moore. Secretary-Treasurer.
hereinafter called the party of the firs	t part, and the United States of
America, by George E. Gangloff, Major, Jo	
act, hereinafter called the party of the	
by a certain Indenture of Lease executed	
the terms thereof on June 30th, 1919, the	
unto the party of the second part a certa	
Mountain Township, Greenville County, Son	
mately Fourteen Thousand Seven Hundred Se	
being the lands leased to the party of the	
of the respective tracts of land which to	
Thousand Seven Hundred Seventy Six and 80	
sufficient reasons the party of the first	
ment to it of the sum of Four	
Dollars by the party of the second part	and the surrender of the posssession
of the tract of land hereinafter describe	
cancellation of the said lease to the part	
KNOW ALL MEN BY THESE PRESENTS that in co	
sum of Four and 15/100	Dollars to the party of the
first part by the party of the second par	rt. the receipt whereof is hereby
acknowledged, the parties hereto agree th	nat from and after the day and date
of these presents the Indenture of Lease	hereinbefore specifically referred
to from the party of the first part to the	
stand cancelled and be of no effect in so	
its terms all that certain tract of land	containing 10 acres, more
or less, and more particularly described	
dated November 27th, 1917, from M.	R. Ress
An Alexander and Alexander and an arms of the second	As well also become the second
to the party of the first part, reference	o to water helps that some and offer
more particular description; the intention	
the day and date of these presents the parelleved of all obligations assumed by it	
from the party of the first part in so fa	
of land above described; RESERVING HOWEVE	
tract of land the right to payment for da	
buildings, crops, timber, &c. thereon whi	
use and occupation thereof by the party of	
of carrying this agreement fully into eff	
the parties hereto that the monthly renta	
leased from the operation of the said lea	
	s and that from and after the 1st day
	e rentals to be paid by the party of
* the second part to the party of the first	
shall be reduced to the extent of 83	/1.00
Dollars per month for each month of the u	nexpired term of said lease.
The party of the first part accepts	
as of this date but the party of the seco	
within ninety days from the date hereof,	any and all outtaings orected by it
on said land.	
IN VITNESS WHEREOF the parties heret	o home homounto put their hands this
	mary 1919
WITNESS:	
19 y	Chamber of Commerce, Spartansburg, South
Au San	Carolina.
F. K. Lide (Sgd.)	By Paul V. Moore (Sgd.)
VOU,	Secretary Treasurer
ı	
	United States of America
Rollo Six (Sgd.)	By George E. Gangloff (Sgd.)
lst Lieut, Ass't Judge Advocate	Major, Judge Advocate

de Wittims & Trehites

HEREOF TO AUDITOR FOR THE ONE NUMB_ NAR DEPARTMENT. THIS AGREEMENT made and concluded this twenty-second Fabruary , 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One Hundred twenty-five & 1/100
Dollars by the party of the second part and the surrender of the possession ment to it of the sum of_ of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of <u>dne Mundred twenty-five & 1/100</u> Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 160 acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from Newton E. Lockhart, Leut Lockhart, Anderson James Lockhart and E.V. Lockhart to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described: RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Forty-one & 67/100 Dollars and that from and after the 1st day , 1919, the rentals to be paid by the party of of February - the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Forty-one & 67/100 Dollars per month for each month of the unexpired term of said lease. be party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said läheo WHEREOF the parties hereto have hereunto set their hands this _day of_ February WITNESS: Chamber of Commerce, Spartansburg, South Carolina. Paul V. Moore (Sgd) Secretary-Treasurer United States of America George E. Gangloff Major, Judge Advocate

ONE NUMBER HEREOF TO TURN TOP FOR

at the transfer out to the transfer of personal of the

WAR DEPARTMENTS ()) ACREEMENT made and concluded this twenty-second day February 1919, between the Chamber of Commerce, of the City of THIS AGREEMENT made and concluded this Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One Hundred thirty-five & no/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the Dollars to the party of the sum of first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 112 acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from W.L. Humley

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty-seven & 8/100.

Dollars and that from and after the 1st de Dollars and that from and after the 1st day , 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of ___Twenty-seven & 8/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this twenty-second day of February 1919

WITNESS:

the state of the s will at the National Archives **建筑地市场**(约1)

F. K. Lide

Chamber of Commerce, Spartansburg, South Carolina.

Paul V. Moore

Secretary-Treasurer

Rollo Six

United States of America George M. Gangloff

1st Lieut. Ass t Judge Advocate Thus copy Blow forth

Major, Judge Advocate

WAR DEPARTMENT 6 119

	twenty-second day of
THIS AGREEMENT made and concluded this rebruary 1919, between the Oh	amber of Commerce, of the City of
Spartansburg, State of South Carolina,	
hereinafter called the party of the fir	
America, by George E. Gangloff, Major,	
act, hereinafter called the party of the	
by a certain Indenture of Lease execute	
the terms thereof on June 30th, 1919, the	
unto the party of the second part a cer	
Mountain Township, Greenville County, S mately Fourteen Thousand Seven Hundred	
being the lands leased to the party of	
of the respective tracts of land which	
Thousand Seven Hundred Seventy Six and	
sufficient reasons the party of the fire	
ment to it of the sum of Three	
Dollars by the party of the second part	and the surrender of the possession
of the tract of land hereinafter descri	
cancellation of the said lease to the par	
KNOW ALL MEN BY THESE PRESENTS that in	
Sum of Three Userdand	Dollars to the narty of the
first part by the party of the second party of	ert the receipt whereof is hereby
acknowledged, the parties hereto agree	that from and after the day and date
of these presents the Indenture of Lease	
to from the party of the first part to	
stand cancelled and be of no effect in	
its terms all that certain tract of land	
or less, and more particularly described	
dated November 27th, 1917, from	Mary A. Plumley
*	
to the party of the first part, referen	
more particular description; the intent	
the day and date of these presents the	
relieved of all obligations assumed by	
from the party of the first part in so	
of land above described; RESERVING HOWEN	ER unto the present owner of said
tract of land the right to payment for d	
	nich may have been occasioned by the
use and occupation thereof by the party	of the second part. For the purpose
use and occupation thereof by the party of carrying this agreement fully into each	of the second part. For the purpose fect it is hereby agreed between
use and occupation thereof by the party of carrying this agreement fully into en the parties hereto that the monthly ren	of the second part. For the purpose fect it is hereby agreed between al of the tract of land hereby re-
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said le	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby re-
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rent leased from the operation of the said leased from the operation of the operation operation of the operation operati	of the second part. For the purpose flect it is hereby agreed between al of the tract of land hereby re- ase shall be fixed at Sixty-two & irs and that from and after the 1st day
use and occupation thereof by the party of carrying this agreement fully into et the parties hereto that the monthly rent leased from the operation of the said le 50/100 Dolla of 1919, t	of the second part. For the purpose fect it is hereby agreed between al of the tract of land hereby re- ase shall be fixed at Sixty-two & irs and that from and after the 1st day he rentals to be paid by the party of
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the operation of the said leased of	of the second part. For the purpose fect it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & rs and that from and after the lat day the rentals to be paid by the party of the party under the terms of said lease
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the party of the first shall be reduced to the extent of	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & is and that from and after the 1st day he rentals to be paid by the party of the party under the terms of said lease dixty-two & 50/100
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the operation of the said leased of	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & is and that from and after the 1st day he rentals to be paid by the party of the party under the terms of said lease dixty-two & 50/100
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rent leased from the operation of the said leased from the operation of the second part to the party of the first shall be reduced to the extent of shall be reduced to the extent of shall be reduced to the extent of the sollars per month for each month of the	of the second part. For the purpose ffect it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & rs and that from and after the 1st day he rentals to be paid by the party of t party under the terms of said lease sixty-two & 50/100 unexpired term of said lease.
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the operation of the second part to the party of the first shall be reduced to the extent of the Dollars per month for each month of the	of the second part. For the purpose fect it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & irs and that from and after the 1st day he rentals to be paid by the party of the party under the terms of said lease lixty-two & 50/100 unexpired term of said lease.
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rent leased from the operation of the said leased from the operation of the second part to the party of the first shall be reduced to the extent of shall be reduced to the extent of shall be reduced to the extent of the sollars per month for each month of the	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & it and that from and after the 1st day he rentals to be paid by the party of the party under the terms of said lease sixty-two & 50/100 unexpired term of said lease. I possession of said tract of land and part reserves the right to remove
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the second part to the party of the first shall be reduced to the extent of the said lease of this date but the party of the second within ninety days from the date hereof.	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & it and that from and after the 1st day he rentals to be paid by the party of the party under the terms of said lease sixty-two & 50/100 unexpired term of said lease. I possession of said tract of land and part reserves the right to remove
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rent leased from the operation of the said leased from the party of the first shall be reduced to the extent of shall be reduced to the first part accepts as of this date but the party of the security of this date but the party of the security days from the date hereof.	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & it and that from and after the 1st day he rentals to be paid by the party of the party under the terms of said lease sixty-two & 50/100 unexpired term of said lease. I possession of said tract of land and part reserves the right to remove
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the operation of the said leased from the operation of the said leased from the operation of the second part to the party of the first shall be reduced to the extent of the first part accepts as of this date but the party of the second party of the first part accepts as of this date but the party of the second party of the second party of the second party of the first part accepts as of this date but the party of the second party of t	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & it and that from and after the 1st day he rentals to be paid by the party of the party under the terms of said lease sixty-two & 50/100 unexpired term of said lease. I possession of said tract of land and part reserves the right to remove
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the party of the first shall be reduced to the extent of shall be reduced to the party of the second shall be reduced but the party of the second shall be reduced by the parties here twenty-second day of shall be reduced by the parties here twenty-second day of shall be reduced by the parties here twenty-second day of shall be reduced by the parties here the parties here the party of the party	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & rs and that from and after the 1st day he rentals to be paid by the party of it party under the terms of said lease lixty-two & 50/100 unexpired term of said lease. Possession of said tract of land and part reserves the right to remove any and all buildings erected by it
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the party of the first shall be reduced to the extent of Sollars per month for each month of the Dollars per month for each month of the within ninety days from the date hereof on said land. IN WITNESS WHEREOF the parties here	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & Sixty-two & Sixty-two & Sixty-two & Sixty-two & Sixty-two & So/100 unexpired term of said lease. I possession of said tract of land and part reserves the right to remove any and all buildings erected by it to have hereunto set their hands this abruary 1919
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the party of the first shall be reduced to the extent of shall be reduced to the party of the second shall be reduced but the party of the second shall be reduced by the parties here twenty-second day of shall be reduced by the parties here twenty-second day of shall be reduced by the parties here twenty-second day of shall be reduced by the parties here the parties here the party of the party	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & research and after the 1st day the rentals to be paid by the party of the party under the terms of said lease dixty-two & 50/100 unexpired term of said lease. Separately and all buildings erected by it to have hereunto set their hands this abruary 1919 Chamber of Commerce, Spartansburg, South
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased of the second part to the party of the first shall be reduced to the extent of shall be reduced to the party of the first part accepts as of this date but the party of the second shall be reduced to the extent of shall be reduced to the party of the first party of the first party of the first party of the said lease shall be reduced to the extent of shall be reduced to t	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & rs and that from and after the 1st day he rentals to be paid by the party of it party under the terms of said lease lixty-two & 50/100 unexpired term of said lease. Possession of said tract of land and part reserves the right to remove any and all buildings erected by it to have hereunto set their hands this shruary 1919 Chamber of Commerce, Spartansburg, South Carolina.
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased from the party of the first shall be reduced to the extent of shall be reduced to the party of the second shall be reduced but the party of the second shall be reduced by the parties here twenty-second day of shall be reduced by the parties here twenty-second day of shall be reduced by the parties here twenty-second day of shall be reduced by the parties here the parties here the party of the party	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & rs and that from and after the lat day he rentals to be paid by the party of the party under the terms of said lease dixty-two & 50/100 unexpired term of said lease. Possession of said tract of land and part reserves the right to remove any and all buildings erected by it to have hereunto set their hands this shruary 1919 Chamber of Commerce, Spartansburg, South Carolina. By Paul V. Moore (Sed.)
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased of the second part to the party of the first shall be reduced to the extent of shall be reduced to the party of the first part accepts as of this date but the party of the second shall be reduced to the extent of shall be reduced to the party of the first party of the first party of the first party of the said lease shall be reduced to the extent of shall be reduced to t	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & rs and that from and after the 1st day he rentals to be paid by the party of it party under the terms of said lease lixty-two & 50/100 unexpired term of said lease. Possession of said tract of land and part reserves the right to remove any and all buildings erected by it to have hereunto set their hands this shruary 1919 Chamber of Commerce, Spartansburg, South Carolina.
use and occupation thereof by the party of carrying this agreement fully into enthe parties hereto that the monthly rentleased from the operation of the said leased of the second part to the party of the first shall be reduced to the extent of shall be reduced to the party of the first part accepts as of this date but the party of the second shall be reduced to the extent of shall be reduced to the party of the first party of the first party of the first party of the said lease shall be reduced to the extent of shall be reduced to t	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed at Sixty-two & Sixty-two & Sixty-two & Sixty-two & Sixty-two & Sixty-two & So/100 unexpired term of said lease. Possession of said tract of land and part reserves the right to remove any and all buildings erected by it to have hereunto set their hands this abruary 1919 Chamber of Commerce, Spartansburg, South Carolina. By Paul V. Moore (Sgd.) Secretary-Treasurer
use and occupation thereof by the party of carrying this agreement fully into entitle the parties hereto that the monthly remarks hereto that the monthly remarks here of the said leased from the operation of the said leased from the operation of the said lease of the second part to the party of the first shall be reduced to the extent of the shall be reduced to the extent of the pollars per month for each month of the month of the second this date but the party of the second within ninety days from the date hereof on said land. IN WITNESS WHEREOF the parties here twenty-second day of parties here the parties h	of the second part, For the purpose Sect it is hereby agreed between Sal of the tract of land hereby re- sase shall be fixed at Sixty-two & Its and that from and after the lat day the rentals to be paid by the party of It party under the terms of said lease Sixty-two & 50/100 Unexpired term of said lease. It possession of said tract of land and part reserves the right to remove any and all buildings erected by it to have hereunto set their hands this shruary 1919 Chamber of Commerce, Spartansburg, South Carolina. By Paul V. Moore (Sed.) Secretary-Treasurer United States of America
use and occupation thereof by the party of carrying this agreement fully into each the parties hereto that the monthly rend leased from the operation of the said leased from the operation of the said leased from the operation of the said lease of the second part to the party of the first shall be reduced to the extent of Sollars per month for each month of the Dollars per month for each month of the as of this date but the party of the second within ninety days from the date hereof, on said land. IN WITNESS WHENEOF the parties here twenty-second day of Fourtheast lease of the Six (Sgd.) Rollo Six (Sgd.)	of the second part, For the purpose Sect it is hereby agreed between Sal of the tract of land hereby re- sase shall be fixed at Sixty-two & Its and that from and after the lat day the rentals to be paid by the party of It party under the terms of said lease Sixty-two & 50/100 Unexpired term of said lease. It possession of said tract of land and part reserves the right to remove any and all buildings erected by it to have hereunto set their hands this sebruary 1919 Chamber of Commerce, Spartansburg, South Carolina. By Paul V. Moore (Sed.) Secretary-Treasurer United States of America By George E. Gangloff (Sgd.)
use and occupation thereof by the party of carrying this agreement fully into entitle the parties hereto that the monthly remarks hereto that the monthly remarks here of the said leased from the operation of the said leased from the operation of the said lease of the second part to the party of the first shall be reduced to the extent of the shall be reduced to the extent of the pollars per month for each month of the month of the second this date but the party of the second within ninety days from the date hereof on said land. IN WITNESS WHEREOF the parties here twenty-second day of parties here the parties h	of the second part, For the purpose Sect it is hereby agreed between Sal of the tract of land hereby re- sase shall be fixed at Sixty-two & Its and that from and after the lat day the rentals to be paid by the party of It party under the terms of said lease Sixty-two & 50/100 Unexpired term of said lease. It possession of said tract of land and part reserves the right to remove any and all buildings erected by it to have hereunto set their hands this shruary 1919 Chamber of Commerce, Spartansburg, South Carolina. By Paul V. Moore (Sed.) Secretary-Treasurer United States of America
use and occupation thereof by the party of carrying this agreement fully into each the parties hereto that the monthly rend leased from the operation of the said leased from the operation of the said leased from the operation of the said lease of the second part to the party of the first shall be reduced to the extent of Sollars per month for each month of the Dollars per month for each month of the as of this date but the party of the second within ninety days from the date hereof, on said land. IN WITNESS WHENEOF the parties here twenty-second day of Fourtheast lease of the Six (Sgd.) Rollo Six (Sgd.)	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed atSixty-two &Sixty-two &S
use and occupation thereof by the party of carrying this agreement fully into each the parties hereto that the monthly rend leased from the operation of the said leased from the operation of the said leased from the operation of the said lease of lease of lease of the first part of the first part accepts as of this date but the party of the second within minety days from the date hereof, on said land. IN WITNESS WHENEOF the parties here twenty-second day of witness: Rollo Six & Sgd.) Rollo Six & Sgd.) Rollo Six & Sgd.) Rollo Six & Sgd.)	of the second part. For the purpose feet it is hereby agreed between all of the tract of land hereby rease shall be fixed atSixty-two &Sixty-two &S

THIS AGREEMENT made and concluded this	twenty-fifth day of
February 1919, between the Ch	ember of Commerce, of the City of
Spartansburg, State of South Carolina,	by Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the fire	
America, by George E. Gangloff, Major,	
act, hereinafter called the party of the	
by a certain Indenture of Lease execute	
the terms thereof on June 30th, 1919, the	
unto the party of the second part a cer	
Mountain Township, Greenville County, S	
mately Fourteen Thousand Seven Hundred	
being the lands leased to the party of	
of the respective tracts of land which	taken together comprise said Fourteen
Thousand Seven Hundred Seventy Six and	36/100 acres AND WHEREAS for good and
sufficient reasons the party of the fire	
ment to it of the sum of Eighty-t	hree & 33/100
Dollars by the party of the second part	
of the tract of land hereinafter descri	
cancellation of the said lease to the par	· · · · · · · · · · · · · · · · · · ·
KNOW ALL MEN BY THESE PRESENTS that in	
	4 y
sum of Fighty-three & 33/100	Dollars to the party of the
first part by the party of the second pa	
acknowledged, the parties hereto agree t	
of these presents the Indenture of Lease	The state of the s
to from the party of the first part to !	
stand cancelled and be of no effect in	
its terms all that certain tract of land	
or less, and more particularly described	
dated November 27th, 1917, from	1fred Gentry
to the party of the first part, reference	e to which is hereby made for said
more particular description; the intenti	on hereby being that from and after
the day and date of these presents the	party of the second part shall stand
relieved of all obligations assumed by	t under the terms of said lease to it
from the party of the first part in so i	
of land above described; PERFEVING-HOUSE	
tract of land the right to payment for d	
in morestallings, or or or the control of the control	
use and eccupation thereof by the party	
of carrying this agreement fully into ef	
the parties hereto that the monthly rent	
leased from the operation of the said le	
	rs and that from and after the 1st day
	he rentals to be paid by the party of
the second part to the party of the firs	t north under the forms of said lease
shall be reduced to the extent of	Sixteen & 67/100
shall be reduced to the extent of Dollars per month for each month of the	unoveried tarm of early lead.
porreits her motion tor grow motion or one	amovitted offit or sert recest.
Man makes at the state of the	danamentary as was twant of Inda
The party of the first part accepts	possession or said tract of land
as of this date but the party of the sec	ond part reserves the right to remove
within ninety days from the date hereof,	any and all buildings erected by it
on said land.	
NA WIND	
	to have hereunto set their hands this
	bruery 1919
WINESS:	
	Chamber of Commerce, Spartansburg, South
A STATE OF THE STA	Carolina.
F. K. Lide (sgd.A)	By Paul V. Moore (Sed.)
The state of the s	
	Secretary-Treasurer
Ö	Pectaraty-illeranter
	United States of America
Rollo Six (Sgd.)	United States of America
Rollo Six (Sgd.) st Lieut. Ass't; Judge Advocate	

what the National Archives

THIS AGREEMENT made and concluded this Twenty-seventh 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITWESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the pay-Thirty-one and 25/100 ment to it of the sum of Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALE MEN BY THESE PRESENTS that in consideration of the payment of the Thirty-one and 25/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing aicht. or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from George A. Huff

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment/row demages; if any to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part. For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract-of Land hereby released from the operation of the said lease sharp be fixed at Six and 25/100 Dollars and that from and after the 1st day 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shell be reduced to the extent of Six and 25/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days-from the date hereof, any and all buildings erected by it on said land.

PAOF the parties hereto have hereunto set their hands this IN WITNESS twen ty-February 1919 WITNESS:

Chamber of Commerce, Spartansburg, South Carolina.

Paul V. Moore Secretary-Treasurer

United States of America

George F. Gangloff Major, Judge Advocate

Judge Advocate 1st Lieut. Ass't

ONE NUMBER HEREOF TO AUDITOR FOR THE WAR DEPARTMENT. 6/7/10

THIS AGRIEMENT made and concluded this twenty-seventh February , 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One Hundred thirty-three & 32/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of one Hundred Thirty-three & 32/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 175 or less, and more particularly described in a certain Indenture of Lease dated Movember 27th, 1917, from Perry Lindsay

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Thirty-three & Dollars and that from and after the 1st day 33/100 Thirty-three & 33/100 shall be reduced to the extent of Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this twenty-seventh day of February 1919

WLINESS:

Chamber of Commerce, Spartansburg, South.

By Paul V. Moore (Sgd.)
Secretary-Treasurer

Rollo Six (Sgd.)
But Lieut. Ass't: Judge Advocate

F. K. Lide (Sed.)

United States of America
By George E. Gangloff (Sgd.)

Major, Judge Advocate

1st Lieut. F.A

NE JABER HEREOF FOL MUDITAL FOR THE WAR DEPARTMENT. 6/1/10

day of twenty-seventh THIS AGREEMENT made and concluded this 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Cangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Cownship, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of_ Four & 15/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the Four & 15/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 10 or less, and more particularly described in a certain Indenture of Lease. dated November 27th, 1917, from_ Wilborn Gosnell

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at 83/100

Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of

of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of 83/100

Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHITHOF the parties hereto have hereunto set their hands this twenty-seventh Cday of A February 1919
WITNESS:

F. K. Li'de (Sgd.)

Rollo Six (Sgd.)

1st Lieut., Ass t. Judge Advocate

Chamber of Commerce, Spartansburg, South Carolina.

By Paul V. Moore (Sgd.)
Secretary-Treasurer

United States of America

By George E. Gangloff (Sgd.)

Major, Judge Advocate

Ist Lieut., F.A.

WAR DEPARTMENT, 6/7//9
day of

twenty-seventh THIS AGREEMENT made and concluded this_ February , 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITMESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of . One Hundred thirty-three & 32/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of one Hundred thirty-three & 32/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 182 or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from___ Harriet V. Howard

more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part. For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Thirty-three & 33/100 Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Thirty-three & 33/100

Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within nicety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this twenty-seventh day of February 1919

WITNESS:

Chamber of Commerce, Spartansburg, South Carolina.

F. K. Lide (Sgd.)

By Paul V. Moore (Sgd.)

Secretary-Treasurer

Rollo Six (Sgd.)

Ist Lieut. Ass't. Judge Advocate

Me

United States of America

By George E. Gangloff (Sgd.)

Major, Judge Advocate

A True Copy
Ist Meut., F.A.

NUMBER HEREOF TO APDITOR FOR THE WAR DEPARTMENT: 6/7/19

,	twenty-seventh day of/7//
THIS AGRIEMENT made and concluded this	twenty-seventh day of/ ///
February 1919, between the Cha	muer of commerce, of the vity of
Spartansburg, State of South Carolina, h	
hereinafter called the party of the firs	
America, by George E. Gangloff, Major,	
act, hereinafter called the party of the	
the terms thereof on June 30th, 1919, th	
unto the party of the second part a cert	
Mountain Township, Greenville County, So	
mately Fourteen Thousand Seven Hundred S	
being the lands leased to the party of t	
of the respective tracts of land which t	
Thousand Seven Hundred Seventy Six and 6	
sufficient reasons the party of the firs	
ment to it of the sum of Fifty	
Dollars by the party of the second part	and the surrender of the possession
of the tract of land hereinafter describ	
cancellation of the said lease to the par	ty of the second part, THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in c	
sum of Fifty	Dollars to the party of the
first part by the party of the second pa	rt, the receipt whereof is hereby
acknowledged, the parties hereto agree t	and the contract of the contra
of these presents the Indenture of Lease	
to from the party of the first part to t	
stand cancelled and be of no effect in s	
its terms all that certain tract of land	
or less, and more particularly described	
dated November 27th, 1917, from Art	hur Howard
to the party of the first part, reference	a to which is hardhy made for said
more part/ioular description; the intenti	
the day and date of these presents the p	
relieved of all obligations assumed by i	
from the party of the first part in so f	ar as said lease effects said tract
of land above described; RESERVING HOWEV	ER unto the present owner of said
tract of land the right to payment for d	
buildings, crops, timber, &c. thereon wh	
use and occupation thereof by the party	of the second part, For the purpose
of carrying this agreement fully into ef	
the parties hereto that the monthly rent	
leased from the operation of the said le	
	rs and that from and after the 1st day
of February , 1919, t	he rentals to be paid by the party of
the second part to the party of the firs	t party under the terms of seld lease
shall be reduced to the extent of	
Dollars per month for each month of the	unexpired term of said lease.
The party of the first part accepts	nossession of said treat of land
as of this date but the party of the sec	and mark reserves the right to remove
within ninety days from the date hereof	any and all buildings prected by it
within ninety days from the date hereof, on said land. A	and the second second in the second s
	1
IN WITNESS WHEREOF the parties here	to have hereunto set their hands this
twenty-seventh and day of / Febr	ruary 1919
VIINES:	
	Chamber of Commerce, Spartansburg, South
F. K. Lide (Sgd.)	Carolina.
F. K. Lide (Sgd.)	By Paul V. Moore (Sgd.)
The Copy of the Co	Secretary-Treasurer
	Your day of the from a collection
Rollo Six (Sgd.)	United States of America By George E. Gangloff (Sgd.)
1st Lieut. Ass't. Judge Advocate	By George E. Gangloff (Sgd.) Major. Judge Advocate
The Tradeof Mer 48 America With Action to	The Com's A section 7 The to A com's a

THIS AGREEMENT made and concluded this	twenty-seventh day of 6/7
February 1919, between the Char	mber of Commerce, of the City of
Spartansburg, State of South Carolina, by	y Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the first	t part, and the United States of
America, by George E. Gangloff, Major, Ju	idge Advocate, duly authorized to
act, hereinafter called the party of the	second part, WITNESSETH that WHEREAS
by a certain Indenture of Lease executed	June 30th, 1918, and expiring under
the terms thereof on June 30th, 1919, the	party of the first part demised
unto the party of the second part a certa	in tract of land situate in Glassy
Mountain Township, Greenville County, Son	ath Carolina, containing approxi-
mately Fourteen Thousand Seven Hundred Se	eventy Six and 86/100 acres and
being the lands leased to the party of the	ne first part by the owners in fee
of the respective tracts of land which to	
Thousand Seven Hundred Seventy Six and 80	
sufficient reasons the party of the first	
ment to it of the sum of Eighty-thr	
Dollars by the party of the second part	
of the tract of land hereinafter describe	
cancellation of the said lease to the part	
KNOW ALL MEN BY THESE PRESENTS that in co	
sum of Fighty-three	Dollars to the party of the
first part by the party of the second par	
acknowledged, the parties hereto agree the	
of these presents the Indenture of Lease	
to from the party of the first part to the	
stand cancelled and be of no effect in so	
its terms all that certain tract of land	
or less, and more particularly described	
dated November 27th, 1917, from R.	to hocknary
to the party of the first part, reference	to which is hereby made for said
more particular description; the intention	
the day and date of these presents the pa	
relieved of all obligations assumed by it	
from the party of the first part in so fa	
of land above described; RESHRVING HOWEVE	
tract of land the right to payment for da	
buildings, crops, timber, &c. thereon whi	
use and occupation thereof by the party of	
of carrying this agreement fully into eff	
the parties hereto that the monthly renta	
leased from the operation of the said les	
	s and that from and after the 1st day
	e rentals to be paid by the party of
the second part to the party of the first	
shall be reduced to the extent of	Sixteen & 67/100
Dollars per month for each month of the u	nexpired term of said lease.
The party of the first part accepts	
es of this date but the party of the seco	
within ninety days from the date hereof,	any and all buildings erected by it
on said land.	
	- The transfer the second of t
IN WITNESS WHEREOF the parties heret	c nave hereunto set their hands this
twenty-seventh Providay of A Feb	ruary 1919
XIBC.	Chamber of Commerce, Spartansburg, South
	Carolina.
F. K. Lide (Sgd.)	By Paul V. Moore (Sgd.)
The Hard Library and the Control of	Secretary-Treasurer
	Maria amila Translanda
	United States of America
Rollo Six (Sgd.)	By George E. Gangloff (Sgd.)
lst Lieut. Ass't. Judge Advocate	Major, Judge Advocate

THIS AGRIEMENT made and concluded this__ twenty-seventh 1919, between the Chamber of Commerce, of the City of February Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of ____ One Hundred ---Dollars by the party of the second part and the surrender of the posssession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of <u>One Hundred ----</u> Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 126 acres, more or less, and more particularly described in a certain Indenture of Lease. dated November 27th, 1917, from Rachel Lindsey to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty-five ---Dollars and that from and after the 1st day of February , 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Dollars per month for each month of the unexpired term of said lease. The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this twenty-set sature day of the perties hereto have hereunto set their hands this twenty-set sature day of the perties hereto have hereunto set their hands this twenty-set sature.

Chamber of Commerce, Spartansburg, South Carolina.

within ninety days from the date hereof, any and all buildings erected by it

By Paul V. Moore (Sgd.)
Secretary-Treasurer

United States of America
By George E. Gangloff (Sgd.)
Major, Judge Advocate

Rolle Six (Sgd.)
1st Lieut. Ass t. Judge Advocate

e Croy

S-9305/11B

on said land.

cal at the Nutional Archives.

DIE NI. OR HEREOF TO AUDITOR FOR THE

THIS AGREEMENT made and concluded this twenty-seventh February 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of_ Three Hundred ----Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of ______ Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 622.8/10 or less, and more particularly described in a certain Indenture of lease, dated November 27th, 1917, from_ O. M. Moore to the party of the first part, reference to which is hereby made for said

more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Sixty-two & 50/100 Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Sixty-two & 50/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this twenty-seventh day of February 1919
WITNESS:
Chamber of Commerce, Spartansburg, South

By Paul V. Moore (Sgd.)

Secretary-Treasurer

Rollo Six (Sgd.) 1st Lieut. Ass t. Judge Advocate United States of America

By George E. Gengloff (Sgd.)

Major, Judge Advocate

A Frue Copy
Let Lieut, F.A.

George E. Gangloff (Sgd.)

Major, Judge Advocate

THE RE ER HEREIGN TO MINITUM FOR THE WAR DEPARTMENT. 6/7/19 THIS AGRIEMENT made and concluded this_ twenty-seventh 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One Hundred Six & 25/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of One Hundred Six & 25/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from Hulda C. Bridgman to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Twenty-one & 25/100 Dollars and that from and after the 1st day of February 1919, the rentals to be part of the second part to the party of the first party under the terms of said lease , 1919, the rentals to be paid by the party of shall be reduced to the extent of Twenty-one & 25/100 Dollars per month for each month of the unexpired term of said lease. The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove this days
n ninety days
id land.

IN WITNESS WHEREOF the partic within ninety days from the date hereof, any and all buildings erected by it on said land. the parties hereto have hereunto set their hands this day of February 1919 WITNESS: Chamber of Commerce, Spartansburg, South Carolina. Paul V. Moore (Sgd.) Secretary-Treasurer United States of America

S-9305/10B

1st Lieut.,

lollo Six (Sgd.) ... Ass t. Judge Advocate

DIE NUMBER HEREOF TO AUDITOR FOR THE

Care received the billion
THIS AGREEMENT made and concluded this <u>Twenty-eighth</u> day of
February , 1919, between the Chamber of Commerce, of the City of
pharemental profession continued of East At Woole Decreasing tremental
hereinafter called the party of the first part, and the United States of
America, by George E. Gangloff, Major, Judge Advocate, duly authorized to
act, hereinafter called the party of the second part, WITNESSETH that WHEREAS
by a certain Indenture of Lease executed June 30th, 1918, and expiring under
the terms thereof on June 30th, 1919, the party of the first part demised
unto the party of the second part a certain tract of land situate in Glassy
Mountain Township, Greenville County, South Carolina, containing approxi-
mately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and
being the lands leased to the party of the first part by the owners in fee
of the respective tracts of land which taken together comprise said Fourteen
Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and
sufficient reasons the party of the first part in consideration of the pay-
ment to it of the sum of Thirty
Dollars by the party of the second part and the surrender of the posssession
of the tract of land hereinafter described is willing to effect a partial
cancellation of the said lease to the party of the second part, THEREFORE
KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the
sum of Dollars to the party of the
first part by the party of the second part, the receipt whereof is hereby
acknowledged, the parties hereto agree that from and after the day and date
of these presents the Indenture of Lease hereinbefore specifically referred
to from the party of the first part to the party of the second part shall.
stand cancelled and be of no effect in so far as the same embraces within
its terms all that certain tract of land containing eight acres, more
or less, and more particularly described in a certain Indenture of Lease
dated November 27th, 1917, from Henry A/ Wines
dered Movember Sterr Tour Herry My Willes
to the party of the first part, reference to which is hereby made for said
more particular description; the intention hereby being that from and after
the day and date of these presents the party of the second part shall stand
relieved of all obligations assumed by it under the terms of said lease to it
from the party of the first part in so far as said lease effects said tract
of land above described; RESERVING HOWEVER unto the present owner of said
tract of land the right to payment for damages, if any, to said land or the
buildings, crops, timber, &c. thereon which may have been occasioned by the
use and occupation thereof by the party of the second part, For the purpose
of carrying this agreement fully into effect it is hereby agreed between
the parties hereto that the monthly rental of the tract of land hereby re-
leased from the operation of the said lease shall be fixed at
Sir and 25/100 Dollars and that from and after the 1st day
of, 1919, the rentals to be paid by the party of
the second part to the party of the first party under the terms of said lease
shall be reduced to the extent of Six and 25/100
Dollars per month for each month of the unexpired term of said lease.
The party of the first part accepts possession of said tract of land
as of this date but the party of the second part reserves the right to remove
within ninety days from the date hereof, any and all buildings erected by it
on said land.
IN WITNESS WHEREOF the parties hereto have hereunto set their hands this
Twenty-eighth day of February 1919
Twenty-eighth day of February 1919 ITNESS: Chamber of Commerce, Spartansburg, Sou Carolina. F/ K/ Lide By Paul V. Moore
Chamber of Commerce, Spartansburg, Sou
Carolina,
F/K/Lide By Paul V. Moore
Secretary-Treasurer
;
· United States of America
Rollo Six By George E. Gangloff
1st Lieut. Ass't Judge Advocate Major, Judge Advocate
At asi Manus a to 181
。

cular die National Archives

THIS AGREEMENT made and concluded this . twenty-eighth February . 1919, between the Chamber of Commerce, of the City of Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of; America, by George E. Cangloff; Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of One Hundred Twenty-five---Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of <u>One Hundred Twenty-five----</u> Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 230 acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from_ C. D. Lindsay

more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Forty-one & Of Tebrusiv 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Forty- one & 67/100.

Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this twenty-eighth to day of February 1919

F. K. Lide (Sgd.)

Chamber of Commerce, Spartansburg, South Carolina.

Carolina.

By Paul V. Moore (Sgd.)

Secretary-Treasurer

United States of America

By George E. Gangloff (Sfd.)

Major. Judge Advocate

Rollo Six (Sgd.)
1st Lieut. Ass't. Judge Advocate

A Prince Gopy

S-9305/MB

sed of the National Archives

建物的 网络

WAR DEPARTMENT day or THIS AGREEMENT made and concluded this_ twenty-eighth 1919, between the Chamber of Commerce, of the City of February Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiting under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Fortve Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the Dollars to the party of the Forty---first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 100 acres, more or less, and more particularly described in a certain Indenture of Lease dated November 27th, 1917, from A. H. Miller

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Fight & 33/100 Dollars and that from and after the 1st day of February . 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Fight & 33/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this twenty-eight February WITNESS:

Chamber of Commerce, Spartansburg, South Carolina.

Paul V. Moore (Sgd.) Secretary-Treasurer

United States of America By George E. Gangloff (Sgd.) Major, Judge Advocate

Rollo Six (Sgd.) 1st Lieut. Ass't. Judge Advocate

ONE NUL R HEREOF TO AUDITOR

TUTS JODGE Show DURGERSHIP STATES	twenty-eighth day of
THIS AGRIEMENT made and concluded this February 1919, between the Ch	namber of Commerce of the City of
Spartansburg, State of South Carolina,	by Paul V. Moore, Secretary-Treasurer,
hereinafter called the party of the fin	
America, by George E. Gangloff, Major,	Judge Advocate, duly authorized to
act, hereinafter called the party of the	
by a certain Indenture of Lease execute	
the terms thereof on June 30th, 1919, t	
unto the party of the second part a cer	
Mountain Township, Greenville County, S mately Fourteen Thousand Seven Hundred	
being the lands leased to the party of	
of the respective tracts of land which	
Thousand Seven Hundred Seventy Six and	86/100 acres AND WHEREAS for good and
sufficient reasons the party of the fir	
ment to it of the sum of Twenty	
Dollars by the party of the second part	
of the tract of land hereinafter descri	
KNOW ALL MEN BY THESE PRESENTS that in	
sum of Twenty-five first part by the party of the second p	ert, the receipt whereof is hereby
acknowledged, the parties hereto agree	that from and after the day and date
of these presents the Indenture of Leas	
to from the party of the first part to	
stand cancelled and be of no effect in its terms all that certain tract of lan	
or less, and more particularly describe	d in a certain Indenture of lease
dated November 27th, 1917, from	
to the party of the first part, referen	
more particular description; the intent	
the day and date of these presents the relieved of all obligations assumed by	* • · · · · · · · · · · · · · · · · · ·
from the party of the first part in so	
of land above described; RESERVING HOWE	
tract of land the right to payment for	
buildings, crops, timber, &c. thereon w	
use and occupation thereof by the party	
of carrying this agreement fully into e	
the parties hereto that the monthly ren leased from the operation of the said 1	
	ars and that from and after the 1st day
	the rentals to be paid by the party of
the second part to the party of the fir	st party under the terms of said lease
shall be reduced to the extent of	
Dollars per month for each month of the	unexpired term of said lease.
The party of the first part accept	s nossession of said tract of land
as of this date but the party of the see	
within ningty days from the date hereof	
on said land	•
twenty-eight a day of Fe	eto have hereunto set their hands this
WITNESS:	bruary 1919
	Chamber of Commerce, Spartansburg, South
F. K. Lide (sgd.)	Carolina.
F. K. Inde (Sgd.)	By Paul V. Moore (Sgd.)
110 110 110 110 110 110 110 110 110 110	Secretary-Treasurer
well states	United States of America
Rollo Six (Sgd.)	By George E. Gangloff (Sgd.)
lst Lieut. Asst. Judge Advocate	Major, Judge Advocate

			1 (£ '
February 1919, Spartansburg, State of Schereinafter called the particle, by George E. Garact, hereinafter called to by a certain Indenture of the terms thereof on June unto the party of the second mately Fourteen Thousand being the lands leased to of the respective tracts. Thousand Seven Hundred Sesufficient reasons the party of the sum of	rty of the first gloff, Major, Ju he party of the Lease executed 30th, 1919, the ond part a certa ille County, Sou Seven Hundred Set the party of th of land which tal venty Six and 86 rty of the first Seventy	Paul V. Moore Separt, and the Unidge Advocate, duly second part, WITNE June 30th; 1918, a party of the firs in tract of land sth Carolina, contaventy Six and 86/1 e first part by the ken together compr/100 acres AND WHE part in consideravetwo & 90/100	ted States of authorized to SSETH that WHEREAS and expiring under t part demised ituate in Glassy ining approxi- 00 acres and o owners in fee lise said Fourteen REAS for good and tion of the pay-	
Dollars by the party of to f the tract of land here cancellation of the said 1 KNOW ALL MEN BY THESE PRESUM of Seventy-two first part by the party of acknowledged, the parties of these presents the Ind to from the party of the stand cancelled and be of its terms all that certai or less, and more particulated November 27th, 1917 to the party of the first	he second part as inafter describe ease to the part SENTS that in configuration for the second part hereto agree the enture of Lease I first part to the no effect in so n tract of land of larly described in from G. E	nd the surrender of is willing to effort of the second parameter of the pollars to the total from and after hereinbefore species party of the second as the same errontaining 90 in a certain Indental Sudduth	cect a partial ct. THEREFORE payment of the party of the ceof is hereby che day and date cically referred ond part shall abraces within acres, more cure of Lease	
more particular descripti the day and date of these relieved of all obligation from the party of the fir of land above described: tract of land the right to buildings, crops, timber, use and occupation thereo of carrying this agreement the parties hereto that to leased from the operation	on; the intention presents the part in so far in so far in so far RESERVING HOWEVER or payment for dan &c. thereon which for the party of the monthly rental of the said leas	n hereby being that the second punder the terms of as said lease efformation the present mages, if any, to see the second part, ect it is hereby age of the tract of less shall be fixed a	from and after art shall stand said lease to it ects said tract owner of said said land or the casioned by the For the purpose reed between and hereby re-	٠
of February the second part to the par shall be reduced to the er Dollars per month for each	rty of the first ktent of Formonth of the un	urteen & 58/100 mexpired term of sa	rms of said lease	
The party of the fire as of this date but the party days from the party of the fire party of the party of th	erty of the second date hereof, a	d part reserves the ny and all building	e right to remove gs erected by it	
IN WITNESS WARREN the twenty-eighth	tay of Ve	chamber of Commerc Carolin By Paul V. Moore	e, Spartansburg, South	h.
Rollo Six (Sgd.) Lieut. Ass t! Judge Advo	1 500L Sq.	Secretary-Tr United States of A	easurer nerica angloff (Sgd.)	
THE THE WAS THE TANKS THE TANKS	And A Ch	mer love a mines	11W1 OCCIO	

ONE NO SER HEREOF TO MEDITOR FOR THE FAM DEPARTUENT 6/10

THIS AGREEMENT made and concluded this. twenty-eighth , 1919, between the Chamber of Commerce, of the City of Spartanburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Majory Judge Advocate, duly authorized to act, hereinsiter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Classy. Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy, Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen. Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part, in consideration of the pay-ment to it of the sum of Two Hundred Fifty & no/100 ment to it of the sum of Dollars by the party of the second part and the surrender of the possession cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of . Two Hundred Fifty & no/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no offect in so far as the same embraces within its terms all that "certain tract of land containing; .203 or less, and more particularly described in a certain Indenture of Lease deted November 27th, 1917, from George R. Center dated November 27th, 1917; from

Tuto the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as sgad lease affects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c, thereon which may have been occasioned by the use and occupation thorseof by the party of the second party. For the purpose of certying this agreement fully into effect it is hereby agreed between tiles hereto that the monthly rental of the tract of land hereby rethe par leased from the operation of the said lease shall be fixed at Fifty-eight &

Dollars and that from and after the 1st day of February 1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Fifty-eight & 33/100 shall be reduced to the extent of Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land of this date but the party of the second part reserves the right to remove within rinety days from the date horsof, any and all buildings erected by it on said land.

OF the parties hereto have hereunto set their hands this days of February 1919 Thintiness whereof

Chamber of Commerce, Spartanburg, South

United States of America Tuerna

iajor, Judge Advocate

Ass't. Judge Advocate

ONE NUMBER HEREOF TO NUMBER 19/19

twenty-eighth THIS AGREEMENT made and concluded this. , 1919, between the Chamber of Commerce, of the City of Spartanburg, State of Scuth Carolina, by Paul V. Moore, Secretary-Treasurer, hereinafter called the party of the first part, and the United States of America, by George E. Cangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Leese executed June 30th, 1918, and expiring under the terms thereas. the terms thereof of June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Classy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands lessed to the party of the first part by the owners in fee. of the respective tracks of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Five Hundred and no/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of Five Hundred and no/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within 2000 its terms all that cortain tract of land containing n Indenture of Lease or less, and more particularly described in a certain Indentuidated November 27th, 1917, from Border State Lumber Company

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease affects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, ac, thereon which may have been occasioned by the use and occupation thereof by the party of the second part. For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at One Hundred.

Sixty-six and 67/100

Dollars and that from and ofter the 1st day

Sixty-six and 67/100

Dollars and that from and after the 1st day of February

1919, the rentals to be paid by the party of the second part to the party of the first party under the terms of said lease shall be reduced to the extent of One Hundred Sixty-six and 67/100.

Dollars per month for each month of the said lease.

The party of the first part accepts assession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the dame benefit amount all buildings erected by it on said land.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands this twenty-eighth day of February 1919

WITNESS: 4

Innee of files

Chamber of Commerce, Spartanburg, South

Carolina

By

Secretary Treasurer

United States of America

Major, Judge Advocate

THE HURSEN TO AMELINA POR THE WAR DEFARTMENT. 6/7

THIS AGREEMENT made and concluded this_ twenty-eighth day of February 1919, between the Chamber of Commerce, or the Try or Spartansburg, State of South Carolina, by Paul V. Moore, Secretary-Treasurer, , 1919, between the Chamber of Commerce, of the City of hereinafter called the party of the first part, and the United States of America, by George E. Gangloff, Major, Judge Advocate, duly authorized to act, hereinafter called the party of the second part, WITNESSETH that WHEREAS by a certain Indenture of Lease executed June 30th, 1918, and expiring under the terms thereof on June 30th, 1919, the party of the first part demised unto the party of the second part a certain tract of land situate in Glassy Mountain Township, Greenville County, South Carolina, containing approximately Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres and being the lands leased to the party of the first part by the owners in fee of the respective tracts of land which taken together comprise said Fourteen Thousand Seven Hundred Seventy Six and 86/100 acres AND WHEREAS for good and sufficient reasons the party of the first part in consideration of the payment to it of the sum of Three hundred Twelve & 50/100 Dollars by the party of the second part and the surrender of the possession of the tract of land hereinafter described is willing to effect a partial cancellation of the said lease to the party of the second part, THEREFORE KNOW ALL MEN BY THESE PRESENTS that in consideration of the payment of the sum of Three Hundred Twelve & 50/100 Dollars to the party of the first part by the party of the second part, the receipt whereof is hereby acknowledged, the parties hereto agree that from and after the day and date of these presents the Indenture of Lease hereinbefore specifically referred to from the party of the first part to the party of the second part shall stand cancelled and be of no effect in so far as the same embraces within its terms all that certain tract of land containing 492 or less, and more particularly described in a certain Indenture of lease dated November 27th, 1917, from J.A. Center

to the party of the first part, reference to which is hereby made for said more particular description; the intention hereby being that from and after the day and date of these presents the party of the second part shall stand relieved of all obligations assumed by it under the terms of said lease to it from the party of the first part in so far as said lease effects said tract of land above described; RESERVING HOWEVER unto the present owner of said tract of land the right to payment for damages, if any, to said land or the buildings, crops, timber, &c. thereon which may have been occasioned by the use and occupation thereof by the party of the second part, For the purpose of carrying this agreement fully into effect it is hereby agreed between the parties hereto that the monthly rental of the tract of land hereby released from the operation of the said lease shall be fixed at Sixtv-two & 50/100 Dollars and that from and after the 1st day , 1919, the rentals to be paid by the party of Febtuary the second part to the party of the first party under the terms of said lease shall be reduced to the extent of Sixty-two & 50/100 Dollars per month for each month of the unexpired term of said lease.

The party of the first part accepts possession of said tract of land as of this date but the party of the second part reserves the right to remove within ninety days from the date hereof, any and all buildings erected by it on said land.

WHEREOF the parties hereto have hereunto set their hands this IN WITNESS twenty-eig February

WITNESS:

Chamber of Commerce, Spartansburg, South Carolina. Paul V. Moore (Sgd.)

Secretary-Treasurer

United States of America George E. Gengloff (Sgd. Major, Judge Advocate

Rollo Six (Sgd.) Assit. Judge Advocate

3-1-165D NanceP R692 E 1998 B 613 F 601.53