800k 498 PAGE 66

STATE OF SOUTH CAPOLINA TO THE CO. T.

LTASE

COUNTY OF BRIFWILLE

in is 3 is m

KNOW ALL MAN BY THEST PPESSINTS:

That Freeset Gault, coff Fountain Inn, South Chroling, hereinafter referred to as lessor, in consideration of the coverants and agreements herein set forth, hereby demises, leases and lets unto ir. W. Wilson and Mr. J. G. Milson, hereinafter referred to as lessee, the following described lands and premises in Greenville County, State of South Chrolina, to-wit: "All that certain piece, parcel or lot of land lying, being and

situate in the County and State aforesaid, just outside the Town limits of Fountain Inn, S.C., on the last side of the U.S. "ighway running from Fountain Inn to Greenville, S.C., and fronting on said highway for a distance of 100 feet and running back in rarallel lines for a distance of 75 feet and being 100 feet wide in the rear, this lot is the northern front corner lot of a tract containing 6.23 acres, and is more fully described by a relat of survey prenared by C. M. Furman, Jr., Surveyor, on the 16th day of January, 1930,

for a term of five (5) years beginning January 21, 1953, and to expire on the 2'th day of Jaunary, 1958; said leased premises and property to 'e used by lesse for the purposes of a gasoline and oil filling station, and for the conduct and carrying on of the business of selling and distributing gasoline, oil, oil products and such other goods, were and reactandise as lessee may find necessary or convenient in the conduct of his said business.

w. ABERCROMBIE

It is further covenanted and greed between the narties attorner at the affice will huild and maintain a pasoline LAURENS. S. C. filling station on said property, and to comply with the laws of the state of South Carolina in its construction and presetion.

In consider tion of the remises, lesse agrees to may to the lessor at his hore in Fourtain Thr., South Carolina,, as rental for said premises, during the term of this less. Five Fundred (8500.00) Pollars each year, and the nayment of said rent to be made in monthly installments of Forty One and 66/100 (041.6) Poll rs in advance.

lessess shall have the right to instell such numes, machinery, arraratus and equipment as they may deem necessary in the conduct and carrying on of their business in said premises, such numes, machinery, arraratus and equipment to be and emain the property of the lessess, and the lessess shall have the right at any time before the expiration or termination of this lease, and for a reasonable time thereafter, to remove some.

lessor shall may all taxes and assessments, general and special, upon the premises herein derised, and lessees shall may all taxes and assessments upon machinery, arraratus, equipment and other property placed on said premises by lessee, and shall may for all electric power and lighting, here, gas and mater used on said premises by lessees.