THIS LE	EASE, Made this 20th day of	February	, 19 57 ,
between	Flora H. Sherman	1	
		Lessor" (which term includes the party or	
		L. B. Price Mercantile C	^
principal office hereinafter some	located at 4702 Olive Stretimes referred to as "Lessee";	eet, St. Lomis, Missouri	, second party, and
WITNES	SETH: That, in consideration of	the mutual covenants, promises and agree to and with each other as follows:	
FIRST:	First party does hereby demise a	nd lease to said second party the following	ing described premises situated
in the City of	Greenville	, County of Greenv	ille ·
State of Son	uth Carolina	, designated as 119 Rutherf	ord Road
		ford Road and Second Stre	

SECOND	e: For a term of Five yes	urs and NO months, beginn	ing with thels.t. day of
June	, 19.57, and extend	ing to and including the 31 day of	of May ,
₁₉ 62			•
THIRD:	Said Lessee does hereby agree to	pay to said Lessor as the rent of said	l leased premises the sum of
Ten Thous	and, Fifty and No/100	D Dollars (\$10,050.00), payable in monthly install-
ments of \$1	.67 . 50	Dollars in advance on the first day of each	calendar month at the office of
the Lessor in said term comme at the commence during said tern	Greenville, S. C. ences on a day other than the first of ement of said term shall be paid when shall be pro rated and paid on	or at any other address which said Lesson ay of a calendar month, the rent for the said term begins, and the rent for any other first day of such fractional month.	r may in writing designate. If fraction of the calendar month other fractional calendar month
is to construct a	c operative or Lessee be required to	MAINEMANN RESERVE EXTENDED TO THE PROPERTY OF	againg near by Laggae, this loose
nave quiet and pagainst the acts	se and that Lessee on paying the m beaceable possession of said premis	that Lessor is seized of said real property is onthly rent herein provided and performing a during all of said term as against unlaw right of possession of said leased premises led by Lessee.	g the covenants aforesaid shall
マーロック なかせかなす スノン・	rkasafaf akilengat arabagakan arabat arabah		

SIXTH: Lessor agrees to keep the structure, roof, walls, foundations, plate glass, interior plaster and decorating (when the same is damaged by reason of Lessor's failure to keep the roof and walls in repair) and the floors of the building on said leased premises and the plumbing connected therewith (except when stopped by acts of Lessee) and the sidewalks and curbs adjacent to said leased premises in good repair during all of said term, and to make all repairs to or alterations of said leased premises which may be required by Governmental authority. If during the making of any repairs or alterations herein required or authorized to be made by Lessor, Lessee is deprived of the uninterrupted use of any portion of the premises hereby leased, just proportion of the rent hereinabove reserved shall be suspended and abated until the leased premises shall have been restored for use by Lessee. Said Lessor reserves the right to enter upon said leased premises during business hours at any time to inspect the same or to make any repairs necessary to the preservation thereof or to make such repairs or alterations as in this lease Lessor has agreed to make. Lessee agrees to keep up ordinary repairs to the interior of said leased premises and peaceably to yield up to the Lessor said leased premises at the expiration of the term hereof in as good order and repair as received, damage by fire, windstorm, other casualty or by the elements or by act of God or resulting from the acts of persons other than Lessee or from ordinary wear and tear excepted.

SEVENTH: Lessee shall have the right to place or install in said leased premises such fixtures and equipment as it shall

SEVENTH: Lessee shall have the right to place or install in said leased premises such fixtures and equipment as it shall deem desirable for the conduct of its business therein. At the termination of this lease or any extension or renewal thereof, Lessee may remove from said leased premises all personal property and fixtures placed by it therein, whether nailed or screwed or otherwise fastened to said demised premises. Lessee may make such repairs, alterations and improvements in said leased premises as it may deem desirable for its use of the same; provided, that the work thereof shall be done in conformity with the building laws of the city, county and state in which demised premises are located.

EIGHTH: Should said building be damaged by fire, windstorm, act of God, the elements, or other casualty or happening to such an extent that said building is rendered untenantable, then this lease shall cease and come to an end and any unearned rent paid in advance by said Lessee shall be refunded to it, but in case of such damage or destruction of the leased premises being such as not to substantially destroy the building, then the leased premises shall be restored to their condition immediately prior to destruction, with due diligence by said Lessor and a just proportion of the rent hereinbefore reserved, according to the extent of the injury or damage sustained by the leased premises, shall be suspended and abated until the leased premises shall have been so restored and put in proper condition for use and occupancy by said Lessee.