_(SEAL)

County of GREENVI		•	
		·	
E•	L. Craigo		•
		granted, bargained and released and b	v these presents de
	nto T. P. Ayers	ond C 19 A	y these presents to
		ery store and allied bus	
lot and brick sto	re known as No. 1.	Whitmire Street at the	Northeast o
er of Whitmire a	nd Ninth Streets	sing on November 2, 1947	and termin
Towambar 2 1950	-4- <i>) 4 4-2-</i> 2-4-4-2-5 2-2-4-4-4	Ting on November 2, 1941	and cermin
			_and the said lesse
n consideration of the use o	f said premises for the said te	rm, promises to pay the said lessor the si	am of Seventy
ive & No/100	(\$75.00)		Dollar
		in advance.	
·			
		to renew this lease for	two (2)
	•	s written notice to the	lessor,
	•	s written notice to the	lessor,
rior to the expi	ration of this lea		lessor,
	ration of this lea		lessor,
rior to the expi	ration of this lea		lessor,
rior to the expi	ration of this lea		lessor,
rior to the expi	ration of this lea		lessor,
FILED WALLE CO. S. C.	ration of this lea		lessor,
rior to the expi	ration of this lea		lessor,
FILED FILED S.C. C. S.C.	ration of this lea		lessor,
To Have and to Hold the excutors or administrators of	ration of this less that the said less that the said term. It is agree to the said for the said term. It is agree to the said term.	lessee S. T. P. Ayers and C.	F. Ayers,
To Have and to Hold the executors or administrators fear to year on the same to	ration of this lead The standard of this lead The standard of the standar	lessee S T. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of	F. Ayers, shall continue from the term above men
To Have and to Hold the executors or administrators fear to year on the same to oned give to the other party.	ration of this lead The said premises unto the said lead to the said term. It is agree terms, unless the party desiring three	lessee S T. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of the immorths written notice previous to the	F. Ayers, shall continue from the term above men
To Have and to Hold the executors or administrators of ear to year on the same to oned give to the other party. To make no repairs, improvements and all other injuries do make no repairs, improvements.	ration of this less The said premises unto the said less of the said term. It is agree terms, unless the party desiring the terms of the premises by fire or merminate this lease, if the less one to the premises during the tents or alterations in the premises or alterations in the premises or alterations in the premises.	lessee S T. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of	F. Ayers, shall continue from the term above mentions of the desire unalty, or ood all breakage o
To Have and to Hold the executors or administrators of ear to year on the same to oned give to the other party. To make no repairs, improvement on the lessors written continued to the executor of the execu	ration of this lease The said premises unto the said lease terms, unless the party desiring three terms or alterations in the premises the premises during the tents or alterations in the premisent.	lessee S. T. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of amonths written notice previous to the taking it unfit for occupancy or other caser so desires. The lessee agree to make germ, except such as are produced by naturises without the written consent of the	F. Ayers, shall continue from the term above mentime of the desired alty, or ood all breakage o
To Have and to Hold the exercitors or administrators fear to year on the same to oned give to the other party-ermination, but the destruction on the same and all other injuries do make no repairs, improvement on the lesser written control of the lesser hereby acknowledges.	ration of this lead The said premises unto the said lead of the said term. It is agreed terms, unless the party desired three on of the premises by fire or merminate this lease, if the lesson to the premises during the tents or alterations in the premisent.	lessee ST. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of amonths written notice previous to the aking it unfit for occupancy or other caser so desires. The lessee agree to make germ, except such as are produced by naturises without the written consent of the this lease.	F. Ayers, shall continue from the term above men time of the desiree ualty, or cood all breakage o ral decay, and agree lessor nor sub-ren
To Have and to Hold the executors or administrators of ear to year on the same to oned give to the other party ermination, but the destruction on the arrear of rent, shall to make no repairs, improvement thout the lesses hereby acknown the same and all other injuries do to make no repairs, improvement thout the lesses hereby acknown the lesses hereby acknown the lesses our hands and	ration of this lease The said premises unto the said lease of the said term. It is agree terms, unless the party desiring three on of the premises by fire or merminate this lease, if the lesson me to the premises during the tents or alterations in the premisent. The said premises by fire or merminate this lease, if the lesson me to the premises during the tents or alterations in the premisent.	lessee S. T. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of amonths written notice previous to the taking it unfit for occupancy or other caser so desires. The lessee agree to make germ, except such as are produced by naturises without the written consent of the	F. Ayers, shall continue from the term above mentime of the desired ualty, or ood all breakage o
To Have and to Hold the exercitors or administrators fear to year on the same to oned give to the other party-ermination, but the destruction on the same and all other injuries do make no repairs, improvement on the lesser written control of the lesser hereby acknowledges.	ration of this lead The said premises unto the said lead of the said term. It is agreed terms, unless the party desired three on of the premises by fire or merminate this lease, if the lesson to the premises during the tents or alterations in the premisent.	lessee ST. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of amonths written notice previous to the aking it unfit for occupancy or other caser so desires. The lessee agree to make germ, except such as are produced by naturises without the written consent of the this lease.	F. Ayers, shall continue from the term above mentione of the desired ualty, or road all breakage of ral decay, and agree lessor nor sub-rene
To Have and to Hold the executors or administrators of ear to year on the same to oned give to the other party ermination, but the destruction on the arrear of rent, shall to make no repairs, improvement thout the lesses hereby acknown the same and all other injuries do to make no repairs, improvement thout the lesses hereby acknown the lesses hereby acknown the lesses our hands and	ration of this lead The said premises unto the said lead of the said term. It is agreed terms, unless the party desired three on of the premises by fire or merminate this lease, if the lesson to the premises during the tents or alterations in the premisent.	lessee ST. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of amonths written notice previous to the aking it unfit for occupancy or other caser so desires. The lessee agree to make germ, except such as are produced by naturises without the written consent of the this lease.	F. Ayers, shall continue from the term above mentime of the desired ualty, or ood all breakage of ral decay, and agreed lessor nor sub-rendered.
To Have and to Hold the executors or administrators of ear to year on the same to oned give to the other party ermination, but the destruction on the arrear of rent, shall to make no repairs, improvement thout the lesses hereby acknown the same and all other injuries do to make no repairs, improvement thout the lesses hereby acknown the lesses hereby acknown the lesses our hands and	ration of this lead The said premises unto the said lead of the said term. It is agreed terms, unless the party desired three on of the premises by fire or merminate this lease, if the lesson to the premises during the tents or alterations in the premisent.	lessee ST. P. Ayers and C. d by the parties hereto that this lease ing to terminate it after the expiration of amonths written notice previous to the aking it unfit for occupancy or other caser so desires. The lessee agree to make germ, except such as are produced by naturises without the written consent of the this lease.	F. Ayers, shall continue from the term above men time of the desiree ualty, or cood all breakage o ral decay, and agree lessor nor sub-ren