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State of South Carolina,	en e	ce to stor
County of	**************************************	
County of		
Mrs. J. R. Hawkins	i il	A · lessor
in consideration of the rental hereinafter mentioned, ha	ve granted, bargained and released	
bargain, and lease unto M. C. Jay and Wade		
		lessee
for the following use, viz : Grocery Store and		
for the following use, viz	CAYO	the
Togated at No. 19 E. Pend	too St. West Green 711	S. C. and being the
same Unilding now occupied by Jay's for the term of 2 years, beginning Wave	'?1 -	•
for the term of2 years, beginning lave	mber_1st,_1948	
	·,	and the said lessed
in consideration of the use of said premises for the sa	d term, promises to pay-the said le	ssor the sum of
4/	080 - Jwo g	eare Dollar
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	s monthly in advance on	the 1st day of each
and every month during the life of this	-	
The lessee hereby agrees to take the building just as i only require of the lessor the use of the premises for roof should it leak, it is also fully agreed that the roof leaks should any occur. Use of premises for any busin so desires and give notice of same in writing.	the business mentioned but no of is considered sound and the lesso ess other than herein called for sha	her. The lessor to repair the r not to pay any damages fron all cancel this lease if the lesso
If the business is discontinued or the premises unexpired time becomes immediately due and payable.	vacated before the expiration of t	he lease then the whole of the
Outside signs to be creeted that may connect we consented to by the lessor before heing creeted.		le part of the building must b
	and the contraction of the second of the sec	
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To Have and to Hold the said premises unto the	said lessee their	4 34 (1)
executors or administrators for the said term. It is year to year on the same terms, unless the party of		
tioned give to the other partyOne		
termination, but the destruction of the premises by fire months arrear of rent shall terminate this lease, if the	is making it unfit for occupancy	ەرەرەرەرەرەرەرەرەرەرەرەرەرەرەرەرەرەرەر
months arrear of rent, shall terminate this lease, it the class and all other injuries done to the premises duri agree to make no repairs, improvements or alterations	he the term, except such as are	produced by natural decay, an
The lessee hereby acknowledges having a duplic		
Witness our hands and seals the 5th	day ofNovember	, 1948
Witness 1 / 4		(SEAL)