to rectify or euro the same and shall with all diligence prosecute the same until there shall have been full compliance.

RENTALS AND ADDITIONAL MENTS PAYABLE FOR TERM ONLY

payable as additional rental hereunder and all other sums payable by Tenant hereunder shall begin to accrue and to be payable only with and after the beginning of the term hereof, and Tenant shall under no circumstances be required to pay any such rentals, charges or sums or to obtain any insurance for any period prior to the term hereof.

REBUILDING, REPAIRS OR ALTERATIONS BY LANDLUTD

Landlerd shall not be called upon to remarks one building and improvements on the demised premises or make any regality or alterations to the same during the term of this lease.

PLAT OF DEMISED PREMISES

It is specifically understood and agreed that the blue print of the demised premises hereto attached, marked likhibit A', is incorporated into and made a part of this lease in so far as it affects the premises hereby demised.

USE OF PREMISES BY TENANT

Tenant covenants and agrees with the Landlord that it will not use or permit said premises to be used for any unlawful prupose, nor will it permit thereon anything which may be or become a nuisance. Tenant further agrees that it will not do or permit to us done on said premises anything which may render void or voidable any policy for the insurance of said premises against fire or other casualty.

EXECUTION OF LEASE AND MODIFICATION OF TERM

It is covenanted and agreed that this lease merges all understandings and agreements between the parties hereto with respect to the leased premises, and shall constitute the entire lease agreement.

Said lease is executed for the purpose of the parties hereto in four counterparts which are in all respects similar and each of which is to be deemed complete in itself, and any one of which may be introduced in evidence or used for any other purpose without the production of the other counterparts thereof. It is further understood and agreed