tonsellatheconomises torsay personaupourthe terms and conditions contained sinescrib notice to

kæ8980x

Lessee

Lessor

HOLDING OVER

II. In the event Lessee continues to occupy the premises after the last day of the term hereby created, or after the last day of any extension of said term, and the Lessor elects to accept rent thereafter, a tenancy from month to month only shall be created and not for any longer period.

SERVICE OF NOTICE

12. If at any time after the execution of this lease, it shall become necessary or convenient for one of the parties hereto to serve any notice, demand or communication upon the other party, such notice, demand or communication shall be in writing signed by the party serving the same, deposited in the registered or certified United States mail, return receipt requested, postage prepaid and (a) If intended for Lessor shall be addressed to:

Sherwood, Inc. c/o L. A. Moseley Co. Sherwood Forest Boulevard Greenville, South Carolina

and all payments to be made hereunder to the Lessor shall be made at this address. and (b) If intended for the Lessee shall be addressed to:

McDONALD'S
RRANNOHSERRANNEY CORPORATION
221 North La Salle Street
Chicago I, Illinois

or to such other address as either party may have furnished to the other in writing as a place for the service of notice. Any notice so mailed shall be deemed to have been given as of the time the same is deposited in the United States mail.

OPTION TO EXTEND

13. Lessor does hereby grant to Lessee the right, privilege, a	nd option to extend
this lease for a period of FIVE (5) years from the date of subject to re-negotiation satisfactory to both Lessor and Lessee, upon notice in wr	
of Lessee's intention to exercise said option, given at least ninety (90) d	avs prior to the ex-
piration of the term hereof.	Lessee
the the event that he see what how were in the	Lesson

Adequates the state of the stat