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State of South Carolina

DEC 13 11 56 AM 1962

unty of Greenville	OLLIE FARNSWORTH R. M.C.	
EASLEY REALTY COMPANY	<i>;</i>	
consideration of the rental hereinafter mentioned, have gra	ented havenined and released and by the	
rgain, and lease unto SWIRL, INC., Building loc-		
reenville, S. C.		lessie
the following use, viz.: To be used for lodging	of Company employees and co	ompany visitors.
	*	the
the term of Five years		
consideration of the use of said premises for the said term,	promises to pay the said lessor the sum	of TVD
OUSAND ONE HUNDRED and No/100 (\$5,100.00		
year payable \$425.00	per month	
e lessee hereby agrees to take the building just as it stally require of the lessor the use of the premises for the if should it leak, it is also fully agreed that the roof is cooks should any occur. Use of premises for any business of desires and give notice of same in writing. If the business is discontinued or the premises vaca	nsidered sound and the lessor not to pay her than herein called for shall cancel th	is lease if the lessor
expired time becomes immediately due and payable.	aced before the expiration of the sease s.	
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ARDLINA SOUTH CARDLINA SOUTH CARDLINA COCCUMENTAL COCC	raid large Swirl. Inc.	
To Have and to Hold the said premises unto the ecutors or administrators for the said term. It is agrear to year on the same terms, unless the party desiring	said lessee Swirl, Inc. ed by the parties hereto that this lease to terminate it after the expiration of	shall continue from the term above men-
To Have and to Hold the said premises unto the ecutors or administrators for the said term. It is agrear to year on the same terms, unless the party desiring med give to the other party. One mination, but the destruction of the premises by fire or mints arrear of rent, shall terminate this lease, if the less is and all other injuries done to the premises during the reset to make no repairs, improvements or alterations in the same terms or alterations in the same terms.	said lessee Swirl, Inc. ed by the parties hereto that this lease to terminate it after the expiration of a months written notice previous to the aking it unfit for occupancy or other cas	shall continue from he term above mentime of the desired ualty, or.
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