		•	. Bốck	$847~\mathrm{pag}3$
4 M - 3- 66 - No. 250-	LEASE (City Dans)			
C4-4- / C //	C	(P) W. A. Seybt 4 C55 Office Supplied CREE TVILLE CO. S. C.	ies, Greenville, S.	C
State of South	Carolina			
GREENVII	'T =	JUN 27 3 17 PM 1968		•
County of	A.E.	) 0011-01 0 17 111 1000	•	
•		OLLIE PARASWORTH	•	
	I, Herold	I. Ontmallatt.	• •	
n consideration of the rental		, have granted, bargained and releas		lessor
Pargain, and lease unto	Carl R	. Adams,	ed and by these pro	esents do grant,
0-11, -11				
				lessee
or the following use, viz.:	for use as	residence only, wit	h no extra	ourricula
HELLESE UN DUCHAM	<b>44</b>			
ome at 116 Corryl	ane Drive, Be	rea Section, Greenvi	llo. S. C.	the .
or the term of One yea	. except h.	act of God,		
•	10			
***************************************	• •			
			And	the said laws
consideration of the use of sa	id premises for the sai	id term, promises to pay the soil to		
125.00) One Hund	ired And Twon	VY F1V6 and No/100		
		thin the first five d		
advance	payable wa	WILLI CHO LILEC 1149 C	LAYS OF GRO	h month
desires and give notice of sam  If the business is disco- expired time becomes immedia  Outside signs to be ereconsented to by the lessor before	ily agreed that the roop premises for any busine in writing. ntinued or the premis ately due and payable, ted that may connect being erected.	with the parapet or any other outsi	r not to pay any dall cancel this lease the lease then the	to repair the lamages from the lessor whole of the ding must be
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erec asented to by the lessor before the home is to be	ily agreed that the rooppremises for any busing in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the	of is considered sound and the lesson ness other than herein called for sha ses vacated before the expiration of with the parapet or any other outsi BAMB condition of ren	the lease then the	to repair the lamages from the lessor whole of the ding must be
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erecusemented to by the lessor before the home is to be	ily agreed that the rooppremises for any busing in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the	of is considered sound and the lesson ness other than herein called for sha ses vacated before the expiration of with the parapet or any other outsi	the lease then the	to repair the lamages from the lessor whole of the ding must be
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erecusented to by the lessor before the home is to be	ily agreed that the rooppremises for any busing in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the	of is considered sound and the lesson ness other than herein called for sha ses vacated before the expiration of with the parapet or any other outsi BAMB condition of ren	the lease then the	to repair the lamages from the lessor whole of the ding must be
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erec asented to by the lessor before the home is to be	ily agreed that the rooppremises for any busing in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the	of is considered sound and the lesson ness other than herein called for sha ses vacated before the expiration of with the parapet or any other outsi BAMB condition of ren	the lease then the	to repair the lamages from the lessor whole of the ding must be
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erec asented to by the lessor before the home is to be	ily agreed that the rooppremises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the galactic and the ga	of is considered sound and the lesson ness other than herein called for sha ses vacated before the expiration of with the parapet or any other outsi BAMB condition of ren	the lease then the de part of the builtair as where	to repair the lamages from the lessor whole of the ding must be
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erecusented to by the lessor before the home is to be	ily agreed that the rooppremises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the galactic and the ga	of is considered sound and the lessoness other than herein called for shapes vacated before the expiration of with the parapet or any other outsing same condition of rep	the lease then the de part of the built as when	to repair the lamages from the lessor whole of the ding must be
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erec asented to by the lessor before the home is to be	ily agreed that the rooppremises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the galactic and the ga	of is considered sound and the lessoness other than herein called for shapes vacated before the expiration of with the parapet or any other outsing a condition of rep	r not to pay any dall cancel this lease the lease then the de part of the built sire as where	to repair the lamages from e if the lessor whole of the ding must be a lessor
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erec asented to by the lessor before the home is to be	ily agreed that the rooppremises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the galactic and the ga	of is considered sound and the lessoness other than herein called for shades vacated before the expiration of with the parapet or any other outsi	r not to pay any dall cancel this lease the lease then the de part of the built sire as where	to repair the lamages from a if the lessor whole of the ding must be a lessor
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erec asented to by the lessor before the home is to be	ily agreed that the rooppremises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the galactic and the ga	of is considered sound and the lessoness other than herein called for shapes vacated before the expiration of with the parapet or any other outsing a condition of rep	r not to pay any dall cancel this lease the lease then the de part of the built sire as where	to repair the lamages from a if the lessor whole of the ding must be a lessee
desires and give notice of sam  If the business is disco expired time becomes immedia  Outside signs to be erecusented to by the lessor before the home is to be ook living possess	ly agreed that the rooppremises for any busine in writing.  Intinued or the premise ately due and payable ted that may connect being erected.  Left in the saion.	of is considered sound and the lessoness other than herein called for shapes vacated before the expiration of with the parapet or any other outsi	rnot to pay any dail cancel this lease the lease then the de part of the buil air as wher	to repair the lamages from a fit the lessor whole of the ding must be a lessor
desires and give notice of sam  If the business is disco expired time becomes immedia Outside signs to be erec isented to by the lessor before the home is to be cook living posses	ay agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the saion.	of is considered sound and the lessoness other than herein called for shapes vacated before the expiration of with the parapet or any other outsing a condition of report of the said lessee.	rnot to pay any dall cancel this lease the lease then the de part of the built size where	to repair the lamages from a if the lessor whole of the ding must be a lessor
If the business is disco expired time becomes immedia Outside signs to be erecusented to by the lessor before the home is to be cook living possess.	ily agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the saion.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi same condition of rep	the lease then the de part of the built safe where the built safe where the built safe where this lease shall coration of the term	to repair the lamages from a first the lessor whole of the ding must be a lessor
To Have and to Hold tutors. or administrators for to year on the same terms, and give to the other party	ly agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable ted that may connect being erected.  Left in the sion.	of is considered sound and the lessoness other than herein called for shades vacated before the expiration of with the parapet or any other outsi same condition of rep	rnot to pay any dail cancel this lease then the de part of the builtair as where the bui	whole of the ding must be a lesses
To Have and to Hold to year on the same terms, digive to the other party ination, but the destruction of the area of rent, shall term and all other in the same terms, and give to the destruction of the area of rent, shall term and all other in the same terms, and give to the other party ination, but the destruction of the area of rent, shall termined and all other in the same terms, and give to the other party ination, but the destruction of the arrear of rent, shall termined and all other in the same terms, and give to the other party ination, but the destruction of the arrear of rent, shall termined and all other in the same terms, and give to the other party.	ily agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable ted that may connect being erected.  Left in the saion.  I writing are the said premises unto the said term. It is unless the party desured the premises by fire the premises by fire the saie this lease, if the nate this lease, if the	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi same condition of rep  of the said lessee. and wife agreed by the parties hereto that it is months written notice previous or making it unfit for occupancy or lessor so desires. The lessee agree	rnot to pay any dail cancel this lease then the de part of the built air as where the built air as where this lease shall correction of the term of other casualty, or the state of the casualty, or the state of the state of the time of other casualty, or the state of the state o	whole of the ding must be a lesses
To Have and to Hold to year on the year on the same terms, d give to the other party.  To Have and to Hold to year on the same terms, d give to the other party.  If the business is discovered time becomes immedia. Outside signs to be erectly asserted to by the lessor before the home is to be ook living possess.  To Have and to Hold to year on the same terms, d give to the other party.	ily agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable ted that may connect being erected.  Left in the saion.  I writing are the said premises unto the said term. It is unless the party desured the premises by fire the premises by fire the saie this lease, if the nate this lease, if the	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi same condition of rep  of the said lessee. and wife agreed by the parties hereto that it is months written notice previous or making it unfit for occupancy or lessor so desires. The lessee agree	rnot to pay any dail cancel this lease then the de part of the built air as where the built air as where this lease shall correction of the term of other casualty, or the state of the casualty, or the state of the state of the time of other casualty, or the state of the state o	whole of the ding must be a lesses
To Have and to Hold the utors, or administrators for to year on the same terms, and give to the destruction of the area of rent, shall term is and all other injuries done to to make no repairs, improve without the lessors written conventions of the content of the total content of the conten	ay agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable ted that may connect being erected.  Left in the said that the said term. It is unless the party desuments or alterations is ements.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi same condition of rep.  The parapet of the expiration of rep.  The basid lessee. and wife agreed by the parties hereto that it is important to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree or the term, except such as are proin the premises without the written	rnot to pay any dail cancel this lease then the de part of the built air as where the built air as where this lease shall correction of the term of other casualty, or the state of the casualty, or the state of the state of the time of other casualty, or the state of the state o	whole of the ding must be a lesses
To Have and to Hold to to year on the same terms, and give to the other party ination, but the destruction of the arrear of rent, shall termis and all other injuries done to to make no repairs, improve without the lessors written con The lessee hereby acknow	agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the said remises unto the said term. It is unless the party desures the party desure the premises by fire on the premises during ements or alterations is ent.  Ledges having a duplication of the premises of the premises the party desure the said term and the premises during ements or alterations is ent.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi seams condition of rep  of the said lessee. and wife agreed by the parties hereto that it iring to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree to the term, except such as are proin the premises without the written instee of this lease.	rnot to pay any dail cancel this lease then the de part of the built air as where the built air as where this lease shall correction of the term of other casualty, or the state of the casualty, or the state of the state of the time of other casualty, or the state of the state o	whole of the ding must be a lesses
To Have and to Hold to to year on the same terms, and give to the other party ination, but the destruction of the area of rent, shall term is and all other in juries done to to make no repairs, improve without the lessors written convenience of the control of the party ination, but the destruction of the arrear of rent, shall term is and all other injuries done to to make no repairs, improve without the lessors written convenience.	agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the said remises unto the said term. It is unless the party desures the party desure the premises by fire on the premises during ements or alterations is ent.  Ledges having a duplication of the premises of the premises the party desure the said term and the premises during ements or alterations is ent.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi same condition of rep.  The parapet of the expiration of rep.  The basid lessee. and wife agreed by the parties hereto that it is important to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree or the term, except such as are proin the premises without the written	rnot to pay any dail cancel this lease then the de part of the built air as where the built air as where this lease shall correction of the term of other casualty, or the state of the casualty, or the state of the state of the time of other casualty, or the state of the state o	whole of the ding must be a lesses
To Have and to Hold to utors. or administrators for to year on the same terms, and all other injuries done to make no repairs, improvient to make no repairs, improvient to make no repairs, improvient to lessee hereby acknow Witness our hands and sea	agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the said remises unto the said term. It is unless the party desures the party desure the premises by fire on the premises during ements or alterations is ent.  Ledges having a duplication of the premises of the premises the party desure the said term and the premises during ements or alterations is ent.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi seams condition of rep  of the said lessee. and wife agreed by the parties hereto that it iring to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree to the term, except such as are proin the premises without the written instee of this lease.	rnot to pay any dail cancel this lease then the de part of the built air as where the built air as where this lease shall correction of the term of other casualty, or the state of the casualty, or the state of the state of the time of other casualty, or the state of the state o	whole of the ding must be a lesses
To Have and to Hold ti utors. or administrators for to year on the same terms, and all other injuries done to make no repairs, improvient to make no repairs, improvient to lessee hereby acknow Witness our hands and sea	agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the said remises unto the said term. It is unless the party desures the party desure the premises by fire on the premises during ements or alterations is ent.  Ledges having a duplication of the premises of the premises the party desure the said term and the premises during ements or alterations is ent.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi seams condition of rep  of the said lessee. and wife agreed by the parties hereto that it iring to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree to the term, except such as are proin the premises without the written instee of this lease.	rnot to pay any dail cancel this lease then the de part of the built air as where the built air as where this lease shall correction of the term of other casualty, or the state of the casualty, or the state of the state of the time of other casualty, or the state of the state o	whole of the ding must be a lesses
To Have and to Hold ti utors. or administrators for to year on the same terms, and all other injuries done to make no repairs, improvient our the lessee hereby acknow Witness our hands and sea	agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the said remises unto the said term. It is unless the party desures the party desure the premises by fire on the premises during ements or alterations is ent.  Ledges having a duplication of the premises of the premises the party desure the said term and the premises during ements or alterations is ent.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi seams condition of rep  of the said lessee. and wife agreed by the parties hereto that it iring to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree to the term, except such as are proin the premises without the written instee of this lease.	the lease then the de part of the built all as where the lease then the de part of the built all as where the lease shall contain of the term of the casualty, or to make good all adveed by natural consent of the less	whole of the ding must be a lesses to the lessor whole of the ding must be a lesses to the ding must be
To Have and to Hold to to year on the same terms, and give to the other party ination, but the destruction of the arrear of rent, shall termis and all other injuries done to to make no repairs, improve without the lessors written con The lessee hereby acknow	agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the said remises unto the said term. It is unless the party desures the party desure the premises by fire on the premises during ements or alterations is ent.  Ledges having a duplication of the premises of the premises the party desure the said term and the premises during ements or alterations is ent.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi seams condition of rep  of the said lessee. and wife agreed by the parties hereto that it iring to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree to the term, except such as are proin the premises without the written instee of this lease.	the lease then the de part of the built air as whar a this lease shall contain of the term at the time of other casualty, or to make good all the duced by natural consent of the less and a the less are the less ar	whole of the ding must be a lesses  1 lesses
To Have and to Hold ti utors. or administrators for to year on the same terms, and all other injuries done to make no repairs, improvient our the lessee hereby acknow Witness our hands and sea	agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the said remises unto the said term. It is unless the party desures the party desure the premises by fire on the premises during ements or alterations is ent.  Ledges having a duplication of the premises of the premises the party desure the said term and the premises during ements or alterations is ent.	of is considered sound and the lesson ness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi same condition of rep.  of the said lessee. and wife agreed by the parties hereto that it irring to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree to the term, except such as are proin the premises without the written instee of this lease.  day of Cal & Called & C	the lease then the de part of the built all as where the lease then the de part of the built air as where the lease shall contain of the term of the casualty, or to make good all adveed by natural consent of the less are the l	whole of the lessor whole of the lessor whole of the ding must be a lessor lesson les lesson les
To Have and to Hold ti utors. or administrators for to year on the same terms, and all other injuries done to make no repairs, improvient our the lessee hereby acknow Witness our hands and sea	agreed that the roop premises for any busine in writing.  Intinued or the premise ately due and payable, ted that may connect being erected.  Left in the said remises unto the said term. It is unless the party desures the party desure the premises by fire on the premises during ements or alterations is ent.  Ledges having a duplication of the premises of the premises the party desure the said term and the premises during ements or alterations is ent.	of is considered sound and the lessoness other than herein called for shapes other than herein called for shapes vacated before the expiration of with the parapet or any other outsi seams condition of rep  of the said lessee. and wife agreed by the parties hereto that it iring to terminate it after the expiration or making it unfit for occupancy or lessor so desires. The lessee agree to the term, except such as are proin the premises without the written instee of this lease.	the lease then the de part of the built all as where the lease then the de part of the built air as where the lease shall contain of the term of the casualty, or to make good all adveed by natural consent of the less are the l	whole of the lessor whole of the lessor whole of the ding must be a lessor lesson les lesson les