4 M - 3 - 66 -No. 359-LEASE (City Property) W. A.	m vol1047 dade $50$
<del>-</del> -	. Serbt & Co. Office Supplies, Greenville, S. C.
State of South Carolina	GREENVILLETCO. S. C.
(	Dec 8 12 18 PM '78
nty of GREENVILLE	DONNIE S.TANKERSLEY R.H.C.
	lessor
	ranted, targained and released and by these presents do grant,
	lessee
	the
Service Station Building located	at 3315 Wade Hampton Blvd. Taylors, S
-	ight to renew for an additional four
(4) years, at the same rental per	year, and the said lessee
	m, promises to pay the said lessor the sum of Thirty
	\$ -3,600.00)Dollars
	•
· ·	thly_installements-of \$300.00
Outside signs to be erected that may connect with the parapet or any other outside part of the building must be sented to by the lessor before being erected.  Lessoe shall have the right to renew this lease from year to year at a rental fee to be negotated by the lessee and lessors.	
	······································
	<del></del>
	the said lessee Shelton Barefoot, his
ecutors or administrators for the said term. It is ag	rreed by the parties hereto that this lease shall continue from ng to terminate it after the expiration of the term above men
ecutors or administrators for the said term. It is ag ar to year on the same terms, unless the party desiring oned give to the other party	months written notice previous to the time of the desire making it unfit for occupancy or other casualty, or not lessor so desires. The lessee agree to make good all breakage of the term, except such as are produced by natural decay, and the premises without the written consent of the lessor nor sub
ecutors or administrators for the said term. It is ag ar to year on the same terms, unless the party desirie oned give to the other party	months written notice previous to the time of the desired making it unfit for occupancy or other casualty, or One. (1) essor so desires. The lessee agree to make good all breakage of the term, except such as are produced by natural decay, and the premises without the written consent of the lessor nor subset of this lease.
ecutors or administrators for the said term. It is ag ar to year on the same terms, unless the party desiring oned give to the other party	months written notice previous to the time of the desire making it unfit for occupancy or other casualty, or One. (I essor so desires. The lessee agree to make good all breakage of the term, except such as are produced by natural decay, and the premises without the written consent of the lessor nor subset of this lease.
ecutors or administrators for the said term. It is ag ar to year on the same terms, unless the party desiried oned give to the other party	months written notice previous to the time of the desired making it unfit for occupancy or other casualty, or One (1) essor so desires. The lessee agree to make good all breakage of the term, except such as are produced by natural decay, and the premises without the written consent of the lessor nor subset of this lease.
recutors or administrators for the said term. It is again to year on the same terms, unless the party desiries and give to the other party	months written notice previous to the time of the desire making it unfit for occupancy or other casualty, or One (1 essor so desires. The lessee agree to make good all breakage of the term, except such as are produced by natural decay, and the premises without the written consent of the lessor nor subsete of this lease.  Specifical Safface. (SEAL
recutors or administrators for the said term. It is again to year on the same terms, unless the party desiring the give to the other party	months written notice previous to the time of the desire making it unfit for occupancy or other casualty, or One (1 essor so desires. The lessee agree to make good all breakage of the term, except such as are produced by natural decay, and the premises without the written consent of the lessor nor subset of this lease.  Say of July
recutors or administrators for the said term. It is again to year on the same terms, unless the party desiring the give to the other party.  One (1)  mination, but the destruction of the premises by fire or onths arrear of rent, shall terminate this lease, if the leass and all other injuries done to the premises during the ree to make no repairs, improvements or alterations in the without the lessors written consent.  The lessee hereby acknowledges having a duplication without the lessor and seals the start of the premises of the lessee hereby acknowledges having a duplication.	months written notice previous to the time of the desire making it unfit for occupancy or other casualty, or One (1 essor so desires. The lessee agree to make good all breakage of the term, except such as are produced by natural decay, and the premises without the written consent of the lessor nor subset of this lease.  Say of July
cutors or administrators for the said term. It is ag r to year on the same terms, unless the party desiring the division of the premises by fire or in the arrear of rent, shall terminate this lease, if the less and all other injuries done to the premises during three to make no repairs, improvements or alterations in it without the lessors written consent.  The lessee hereby acknowledges having a duplication of the division of the lesses without sales and seals the sales and duplication of the lesses without sales and seals the sales and duplication of the lesses our hands and seals the sales and seals and seals the sales and seals and seals the sales are sales and seals and seals are sales are sales and seals are sales are sa	months written notice previous to the time of the desire making it unfit for occupancy or other casualty, or One (1 essor so desires. The lessee agree to make good all breakage of the term, except such as are produced by natural decay, and the premises without the written consent of the lessor nor subset of this lease.  Say of July

**W**i

**O**-

ហ្វេ

**O**-

e e la cali de Maria