2M - 6 -74 No. 350 LEASE (City Propert	N. A. SENVALES, Office Suppliers, Greenville, S. C.
State of South Carolina  County of GREENVILLE	JAH 25 2 27 PH 179  OONNIE S. TANKERSLEY  MOL 1.095 PAGE 994
CHRISTOPHER G. and GERALDINE C. TRABCOKIS  lessor  in consideration of the rental hereinafter mentioned, have granted, bargained and released and by these presents do grant,  DONNA WRENN  bargain, and lesse unto	
UNIT 47. HARBOR TOWNE HOMES	; GREENVILLE, SOUTH CAROLINA 29611
	ANUARY 3, 1979 AND ENDING ON JANUARY 2, 1980;
THE LANDLORD HEREWITH ACKNOWLEDGES THE SECURITY FOR THE FAITHFUL PERFORMANCE	THE RECEIPT OF \$225.00 WHICH HE IS TO RETAIN AS CE OF ALL THE COVENANTS, CONDITIONS AND and the said lessee
in consideration of the use of said premises for the	said term, promises to pay the said lessor the aum of
TWO HUNDRED AND EIGHTY-FIVE	(\$285.00) Dollars
ner MONTH payable	UPON DELIVERY AND A LIKE SUM IN ADVANCE
•	REAFTER DURING THE TERMS OF THIS LEASE
The lessee hereby agrees to take the building just only require of the lessor the use of the premises	t as it stands unless otherwise agreed upon in writing, and the lesses is for the business mentioned but no other. The lessor to repair the roof is considered sound and the lessor not to pay any damages from business other than herein called for shall cancel this lesse if the lessor
If the business is discontinued or the pre- unexpired time becomes immediately due and pays	mises vacated before the expiration of the lease then the whole of the
	sect with the parapet or any other outside part of the building must be
Home Owners Association and ot  2. To observe all reasonable regu- concerning the use and conditi and insurance rates and not pe products to accumulate on the  3. That she will not assign this without the consent of the Lan 4. To keep the premises, includin nature, during the term in as and deliver up the same in lik and damage by the elements exc  5. That she will not mar walls, or To have in 108 Mold the said premises executors or administrators for the said term. year to year on the same terms, unless the part	iease nor sublet the premises nor any part thereof addord thereto endorsed hereon in writing.  Ing the equipment and fixtures of every kind and good repair and at the expiration thereof yield we condition as when taken, reasonable wear thereon cepted.  Change locks, or paint without the landlord's approval that the said lessee DONNA WRENN  It is agreed by the parties hereto that this lease shall continue from y desiring to terminate it after the expiration of the term above men-
termination, but the destruction of the premises by	months written notice previous to the time of the desired of fire or making it unfit for occupancy or other casualty, or ONE (1) WEE if the lessor so desires. The lessee agree to make good all breakage of during the term, except such as are produced by natural decay, and ations in the premises without the written consent of the lessor nor sub-
The lessee hereby acknowledges having a	4
Witness our hands and seals the 3 ref	dey of January 1979
Witness: Trout . Front .	Sorra J. Julia (SEAL)  Serelin Juliah (SEAL)  Chilypord Juliah (SEAL)
The Company	(OEAL)

....(SEAL)

660

The same of the sa