785 FADE 461 DOUGLAS-GUARDIAN WAREHOUSE CORPORATION New Orleans, La.

SUB-LEASE-XEASE 13882

Indenture, Made in the City of_ Greer

County of

South Carolina , this 15th day of March <u> 1965</u>

by and between R. D. Turner Company, Inc. an individual, firm or corporation residing in and/or organized and existing under and by virtue of the laws of the

th Carolina , party of the first part, hereinafter called the lessor, and DOUGLAS-GUARDIAN CORPORATION, a corporation of the State of Louisiana, party of the second part, hereinafter called

Witnesseth. Whereas, the lessor, is the lessee of certain warehouse rooms and buildings and premises

<u>Greenville</u> _, State of So. Carolina ed at <u>Green</u> County of <u>Greenville</u>
particularly outlined on the attached plat and described as follows: A certain properly segregated and irregularly shaped warehouse atea in a one story building of wood, brick and metal construction, with composition roof and wood floors, municipally designated as 209 Depot Street, in the City of Greer, County of Greenville, State of South Carolina, and more fully described as follows: Beginning at a point in the southwest corner of said building and thence approximately 55 feet in a northerly direction, thence approximately 19 feet in an easterly direction, thence approximately 33½ feet in a northerly direction, thence approximately 13½ feet in a westerly direction, thence approximately 9½ feet in a northerly direction, thence approximately 43 feet in an easterly direction, thence approximately 43 feet in an easterly direction, thence approximately 8 feet in a northerly direction, thence approximately 992 feet in an easterly direction, thence approximately 45 feet in a southerly direction, thence approximately 50 feet in an easterly direction, thence approximately 45 feet in a northerly direction, thence approximately 232 feet in an easterly direction, thence approximately 98 feet in a southerly direction, thence approximately 2212 feet in a westerly direction to the point of beginning.

The above area is outlined in red on a plat attached hereto and made a part hereof, and is to be known as Douglas-Guardian Warehouse Corporation, Greer, South Carolina, Warehouse #12, Section "A".

AND WHEREAS, said lessee has been and now is conducting a public warehouse business and in connection therewith issues warehouse receipts, and does desire in connection with such business to lease the said warehouse premises above described;

NOW, THEREFORE, in consideration of the premises and of the covenants and agreements herein contained, the parties hereto obligate themselves as follows:

Hirst. The lessor hereby leases, rents, demises and lets to the lessee, its successors and assigns, from the date of this agreement and the lessee hereby hires and takes of and from the lessor the said above described warehouse building, rooms and premises on a tenancy from year to year, or until the said tenancy shall be terminated by a thirty (30) day payable each and every year by the lessee to the lessor and other good and valuable considerations; provided it is specifically understood that in case the lessee shall have issued and there be outstanding warehouse receipts on any goods until there shall be returned and delivered up to lessee for cancellation all such warehouse receipts, and until said lessor shall have paid to said lessee all charges due and owing for storage, labor and other charges and advancements on all cellation by lessor unless and until said lessor shall have paid to lessee shall not be subject to canthis contract or under a certain contract entitled "Warchousing Contract" entered into between lessor and lessee and subject to cancellation so long as said "warehousing contract" is in effect.

Un have and in hald said premises with the appurtenances thereof unto the lessee, together with the right in the lessee to have at all times by its agents, servants or employees, free ingress to and egress from the same, through property stored therein and/or thereon, as may be necessary to indicate the proprietorship of said lessee in and to the said leased premises and/or to the goods stored therein and/or thereon, and the paramount right at all times during the continuance of this lease to employ any facilities of the lessor for receiving, handling, weighing, storing, moving, protecting, preserving, reconditioning, packing, shipping or delivering the said property so stored; said lessee to have asle dominion and control of the premises so leased as a public warehouseman, and to be entitled as such public warehouseman at all times to receive and store merchandise and goods in or upon said leased property, and issue warehouse receipts therefor. It is expressly understood and agreed between lessor and lessee that the lessor shall not attempt to exercise at any time any control of any sort over any of the goods delivered to lessee for storage during the existence of this lease.

Eprinti. The lessor agrees with the lessee that it will at all times keep said demised premises in good order and rappair at its own cost and expense and that the lessee shall not be called upon or required to make any repairs of any kind or nature to, in or about said demised premises; and said lessor hereby covenants and agrees to indemnify said lessee against any loss or damage to goods that may be stored in said premises by the said iessee; and said lessor holds said lessee harmless from any damage or loss that may come to any goods stored in said premises, irrespective of the protect said premises and keep the same, including roof, all pipes and other apparatus installed therein in good condition and repair, so that under no circumstances shall said lessee be liable for any loss or damage to any goods stored demnify and hold the Lessee harmless of and from any and all claims, demands, costs, obligations, attorneys fees or statutory, equitable or other obligation or obligations assumed by the Lessee in favor of the owner of the above described by Lessor, the Lessor warrants and guarantees peaceful possession of the premises by Lessee. In case of the default thereof to the Lessor shall at all times remain liable until the full amount thereof shall have been paid.

Third. The lessee without the consent of the lessor shall not, unless lessor be in default to lessee, for all or any part of the term herein granted, sublet said premises or occupy or use the same in any other manner than for storage purposes and for the transaction of such business as may be connected therewith or incident thereto.

Fourth. Should the lessor violate any of the terms or conditions of this lease, or in any manner interfere with, or make difficult the duties of the agents, servants, or employees of the lessee, or become insolvent, or should the premises hereby leased become involved in any manner in litigation, or should the lessor or the lessee be ejected or ousted of its interests or of the property stored, then the lessee should the lessee at any time deem it necessary for the protection herein described to such other place or places as the lessee shall have the right to remove all property from the premises moval the lessor undertakes and agrees to pay the lessee all expenses of such removal and of storing said property elsewhere, until all warehouse receipts representing property so stored shall be returned to the lessee properly endorsed for delivery and until such delivery shall have been completed, and all payments herein referred to made.