TITLE TO REAL ESTATE

STANDARD LEASE FORM OF THE GREENVILLE RENTAL ASSOCIATION

STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE. .

THIS INDENTURE made and entered into this the 16th day of February, 1944, by and between Mrs. A. B. Clark and/or A. B. Clark, Jr. by Carl L. Gullick, Agents of the first part, hereinafter called the Landlord, and H. G. Williams, hereinafter called Tenant:

WITNESS ETH:

The said Landlord has hereby let and rented to the said Tenant, and he has hired and taken from the said Landlord store building located at Mauldin, S. C. The landlord agrees to tear off shed in front of building and put in new front; to repair the wall from the floor up as far as is necessary; to paint the building inside down stairs and to repair windows and roof. This work to be completed by April 1st, 1944. The tenant agrees to pay \$30.00 (Thirty Dollars) per month rent in advance and the landlord agrees to furnish water in the building but the tenant is to do the necessary plumbing that he wants in the building. It is understood that the tenant has the right to make rooms unstairs from livi/quarters, this to be done as the tenant's expense and when tenant vacats all improvements to be left intact except the plumbing equipments. For the term of one year beginning April 1st, 1944, for which he is to pay the sum of Thirty Dollars per month Lessee agrees to pay in monthly payments of Thirty Dollars (\$30.00) each on the 1st day day of each month in advance.

It is further agreed that the said Tenant will pay all water and light bills, keep in repair at his own costs all water and sewer pipes and fixtures and accessories used in connection therewith and in the same manner keep in repair all light wires, conduits, fixtures and in like manner repair all parts of the premises that may get out of repair, except as is hereinafter stated.

It is further agreed that the aforesaid premises shall be used as a store and residence and that this lease shall not be assigned nor the premises sublet without the written consent of the said Landlord.

It is further agreed that any and all damages done to said premises, or any part thereof, by the negligence and carelessness of the said Tenant, members of his family, servants, agents and employees, shall be borne and made good by the said Tenant and all glass broken while the premises are in possession of said Tenant shall be replaced by him.

It is further agreed that the said Landlord shall not be liable for any damage caused by water leaking through the roof, or otherwise, unless he shall not repair the same within a reasonable time after written notice so to do.

It is further agreed that said premises shall or will not be used for any purpose other than as hereinbefore stated; that the Tenant will keep them clean and sanitary, and at his own cost, cut away weeds and grass as same may be needed to keep the premises in a neat and proper condition.

It-ie-further-agreed-that-no-signs-will-be-painted-on-either-the-outside-or-inside-the walls-of-any-building-forming-a-part-of-the-above-promises-

That the Landlord, his representatives, agents, prospective purchasers, prospective lessees, or assigns may from time to time enter for the purpose of viewing and showing said premises, and at any time within 90 days next preceding the expiration of this lease, may affix to some suitable part of the said premises a notice to rent or to sell the same, or any part thereof, and keep the notice affixed without molestation.

It is further agreed that the Tenant at the end of the aforesaid term, or upon a sooner determination of this lease, will quit and surrender the said premises in as good condition as he finds them, damage by ordinary and careful use there of, and by the elements, excepted, provided! that if the buildings on said premises are so injured or destroyed as to render them unfit for occupancy, then this lease may be terminated by either party here to.

It is further agreed that if the Tenant fails in business, gets into the hands of a Receiver, goes or is put in Bankruptcy, this lease may be terminated at the opinion of the Landlord.

It is further agreed that any rent coming due and not paid within five (5) days after it is due, or if the Tenant violates any other agreement herein, then and in either event, the Landlord may at his option declare this lease at an end, re-enter and take possession of the said premises and remove all persons therefrom without suit or process, the Tenant waiving all notice. That time is of the essence of this indenture.

Upon the Tenant paying the said rent and at the times provided, and keeping and performing all other covenants and agreements on his part, the Landlord hereby covenants that he may have possession for the term aforesaid.

As part of the consideration for this lease, the Lessee expressly covenants, warrants, and represents that he is (are) the legal owner of any and all furniture and household goods moved upon the premises herein leased, and that there is no mortgage or other incumbrances on said