T AME I

•	C. A. B	bwers	-	
in consideration of the rental hereinafter menti			d released and by	**
grant, bargain, and lease unto John	J. Sass., S	r.		-
•				
for the following use, viz.: for any lega	l business	of his ow	n choosing.	the
ouilding and lot located			•	
		•		
for the term of for the term of fi				10th, 🤈
	4		a	nd the said
in consideration of the use of said premises for				
Six thousand eight hundre	d			
per month in advance p	ayable_\$100.0	O per mont	h for first	year, a
four years at \$116.67 per	month in	advance.		
The lessec hereby agree to take the building jurily require of the lessor the use of the premi roof should it leak, it is also fully agreed that leaks should any occur. Use of premises for also desires and give notice of same in writing.	ast as it stands uses for the busing the roof is considing business other	mless otherwise a ess mentioned bu dered sound and t than herein called	greed upon in writi t no other. The les he lessor not to pay I for shall cancel this	ng, and the ssor to rep any damage lease if the
If the business is discontinued or the pro- unexpired time becomes immediately due and p	mises vacated be ayable.	fore the expiration	on of the lease then	the whole
Outside signs to be erected that may concented to by the lessor before being erected	mect with the pared.	rapet or any other	er outside part of the	e building r
The lessee reserves the		sell busi	iness and tra	ansfer
of lease to responsi				
•				9:
				m T
	•			ARNS
SOUTH CARDLINA DOCUMENTARY DOC	SOUTH CAROLINA CONTROL OF THE CAROLINA CONTROL OF T	SOUTH CAROLINA OCCUMENTANY OCC	SUTT CAROLINA JENTANY JENTANY	). SW0K1W
To Have and to Hold the gold manning of	nto the sold lesse.	John J.	Sass Sr.	
To Have and to Hold the said premises u executors or administrators for the said term. year to year on the same terms, unless the	It is agreed by	the parties here	to that this lease sl	nall continu
tioned give to the other party two			e previous to the ti	
termination, but the destruction of the premises months arrear of rent, shall terminate this lease glass and all other injuries done to the premises to make no repairs, improvements or alterations without the lessors written consent.	by fire or making e, if the lessor so during the term,	g it unfit for occu desires. The less except such as an	pancy or other casus ee agree to make go e produced by natura	alty, or <u>ON</u> od all brea al decay, an
The lessee hereby acknowledges having a	duplicate of this	lease.		
Witness our hands and seals the 27t	hday	of October		_, <sub>194</sub> 8
Witness:	,	Curlo	G. Box	VES
Chercrowbie		1/1		Lusso
11 10 10		Wohn	Lass	Su-
1 dil durid				
10 Taury				-055 <u>00</u>

- Made No. 300 - LEAGE (City Property) W. A. Carly & Co., Off - Survive - Co.