4M-6-48 No. 350-LEASE (City Property) W. A. Seybt & Co., Office Supplies, Greenville, S. C.

State of South Carolina,	[182 Harrie	
County of GREENVILLE	}	
County of		
I, JAMES T. SHALEULY,		lessor
	, have granted, bargained and released and by these presents do	
bargain, and lease unto R. H. WHITAKER	t, doing business as CRESCENT CLEANER	.s
	g and laundry business	
	ta Road, Greenville, S. C.	
	encing September 1st, 1952 and endin	
August: 31st, 1957		
	and the said	lessee
in consideration of the use of said premises for the	e said term, promises to pay the said lessor the sum of	 -
One Hundred (\$100.00) -	· <u></u>	Dollars
ner month for the first NAMEN	year and the sum of \$110.00 per mon	th for
	n advance on the first day of each m	
only require of the lessor the use of the premises f roof should it leak, it is also fully agreed that the re- leaks should any occur. Use of premises for any bu	as it stands unless otherwise agreed upon in writing, and the for the business mentioned but no other. The lessor to reproof is considered sound and the lessor not to pay any damage usiness other than herein called for shall cancel this lease if the	air the es from
so desires and give notice of same in writing. If the business is discontinued or the premis unexpired time becomes immediately due and payable.	ses vacated before the expiration of the lease then the whole	of the
Outside signs to be erected that may connect	t with the parapet or any other outside part of the building m	iust be
consented to by the lessor before being erected. It is agreed that the Lessor was	vill install an asphalt tile floor an	.d
paint the interior of said buil	lding. It is further agreed that th	ie
•	d building on September 1, 1952 upon	
	herein. However, if there should be	
	d building, then the rentals will no	
	upany by the Lessor.	
. L		
To Have and to Hold the said premises unto t	his	
executors or administrators for the said term. It year to year on the same terms, unless the party	is agreed by the parties hereto that this lease shall continu y desiring to terminate it after the expiration of the term abov	e men-
-	months written notice previous to the time of the On	desired ne (1)
months arrear of rent, shall terminate this lease, if t	fire or making it unfit for occupancy or other casualty, or the lessor so desires. The lessee agree to make good all break during the term, except such as are produced by natural decayons in the premises without the written consent of the lessor no	kage of
The lessee hereby acknowledges having a dup	plicate of this lease.	
Witness our hands and seals the//	day of August , 194	52
Witness:		SEAL)
Janke) transing	CATACON HOLD (S	SEA L)
191. O. Couch	doing business as Creacentes	SEAL)
<i>V</i>	Cleaners (S	SEAL)
	/5	SFAIN