					بندا سيواني والمناز والمناز والمارين والمناز والمارية والمناز والمناز والمارية	والمرازي
Th	e State of A	Alabama,				-
	Shelby	County	This lease, m	ide	day of May	1968
						party of the first part
		** ** ** ** ** ** ** ** ** ** ** **			· 40 +2 +4 +4 +4 14 +4 14 +4 14 14 14 14 14 14 14 14 14 14	barra or cere respectively
M pur	John W. ar	nd Faye Isk nat the party of th	ell e first part does	hereby rent and	art <u>ies</u> of the s lease unto the parties	econd part:
ioi	eth of the	Dunnavant	"Y" Loop	Road Excop	ip 17. Rango I t two parcels	lat part of Wall East lying sold to Empire bell.
t.ol	ng5ao.ro.	8 Pro Pro8	1-088	• •• •• •• •• •• •• • • • • • • • • • •		· ··· •• ·· · · · · · · · · · · · · · ·
						nd during the term of
					day ofMAY.	
to	thekth	day of	vember	1974		
Ī	n Consideration W.	hereof. The party o	f the second part	agrees to pay to the	e party of the first part t	he sum of
Ţ.	welve Hund	red and Fi	fty Dollar	A		DOLLARS
oſ	which sum 32	S.a.O.O. wis paid i	n cash, the receip	t of which is hereb	y acknowledged, the bal	once \$1,.225.00
1		Puyment	ol \$Twer	ty Dollars	and NO/100 (ance \$1,.225.00 \$.20,00.)
					ynn Lee 210.00	on the per annum. And should the
pathiora purchase with sa on	ich executive in a he construction is he construct, any the laws in the laws i	part shall the part shall the party of the litest part shall the same of the same of customers of the same and to case said property other, this Lease said	e rents us they be no have the right, a nert to re-enter, it me, the execution d, being sufficient to the contrate, in so far as present no waste o nor transfer this being terminated,	shall not be necessof this Lease signs of the Lease signs of the rent y notwithstanding. In property, or allow Lease without the	e-enter the premises and saary to give notice of the said parties of a being due and the demandant of the party of the secondare concerned, and by the same to be done, by written consent of the pand peaceable possessions.	r condition of this Lease annul this Lease. And in he rents being due and un the first and second part and for the same, and shall not part agrees to comply no act render the party of the first part, here on of said premises in like
th at pr	is Lease by the part of compt payment of irrender quiet and	arty of the second as a part of the said cents as here peaceable posses	part, the party of consideration of the instipulated, or sion of said premision of said premision.	he second part her his Lease, and for any damage that passes, as aforesaid.	eby agrees that	Lation of the conditions of the shall be taxed with sa g the party of the first pay suffer either by failure to ever, may be awarded sailered.
po	are under the Cons	stitution and Laws levy and sale, or o	of the State of Al ther legal process	abam a, to have any	of the personal property	of the party of the secon
di di	ue; and also agree It is understood a itions of this Lead	s to pay all assess and agreed that ut so, then the party of	ments for street a the end of said te of the first part ag	nd sidewalk improvem if the party of the rent pa	ements, should any be no he second part has compaid under his Lease sho	term as the same become ade against said property lied with each and all conditions of the considered a payment veying said property to the veying said property to the considered and all continuous considered and an additional continuous cont
p badoul syst	It is further under comes as much a rears on such part ue, or should fail the second part able to the party nater this Lease should the hillure of the said provision whatever except the whatever except the	pari. retood and agreed a two months in an yments at any time to comply with an forfeits his rights of the first part a hall be considered title conveying saide party of the search a nullity, and made rights of lessee to the search of the search and the search of the search and the search of the search and the search of lessee to the searc	that if the party of rears during the first during the first thereafter, or who y condition or record held as payment for the a payment for said id property to the cond part to compile the said party without any notice	the second part is the year of the exist uld fail to pay the uirement herein, the of said property, and of rent for said is full term of said is party of the second p	sils to pay the monthly stence of this Lease, or taxes on the said properence on the happening of and all money paid by and all money paid by a party, and the party party of the first part she onditions of this instruct a leasee under this instruct.	rent as it becomes due; an much as three months in the same become any such event by the parthe party of the second part shall in the rent parthe and executes desiry and of no force or effect shall ipso facto rend strument, without any right
	o pay off the rema	ining monthly payr	nents, as named h	ereinthey	-shall have the right to	do so, and shall be entitle interest shall be collecte
			_			ontract that
						and&_deed
			•			npaidon mentsasthey
	become du	e and paya	ble.			++ ++ ++ ++ ++ ++ +++ +++ +++ +++ +++
	IN TESTIM	ONY WHEREOF	We have set	we handa and a	eals in duplicate thi	isth
	day of Maj	7	19.68.		(1.0.0.	
•	Lynn Le		• •• •• •• •• ••) tank	John W. Isbe	11
	W.C. E	hillips	• •• •• •• •• •• ••	xx.	Fe//o Isbell	L. C.
BOOK	14 · O · 1	TTTTTP	•		TANO TOPET	