39/3 RESIDENCE LEASE

| AMERICAN DOCTORER 1978 STATE OF ALABAMA SIRBEN COUNTY THIS LEASE made this | | | This is a | legally bindi | ng contract, If | not un | derstood, seek | competent ad | IAICE" | |
|--|--|--|--|--|--|--|--|--|--|--|
| THIS LEASE made this Description of the Lease of Suprison Hydrogen and Suprison Hydrogen Hydr | APPROV | VED BY BI | RMINGHAM AI | REA BOARD OF | REALTORS | . <u></u> | ····· | | | _ |
| this LEASE made his | SHELL | BY . 325 (| COUNTY > | | | | | • | • | |
| Hubbard Moore) 12 Agent for the Lessor, and by WINESSETH: That the Lessor does brethy lease and end auto the Lessee the following described premises in Jefferson County, burns, to wit: 3 Bed'Iroom House and 8 acres on Highway 22 next to Concord Baptist Church for use and occupation by the Lessee as a residence and for no other different use or purpose, for and during the term of | THIS L | EASE made | this | enty-fifth | | day of | June | | 19 <u>85,</u> by and | betwe |
| Hubbard Moore) **Agent for the Lessor, and by **Charles Hyde and wife Evorme Hyde & Jeanne.** Charles Hyde and wife Evorme Hyde & Jeanne.** **WINESSETH: That the Lessor does bereby lease and eret unto the Lessee the following described premises in Jefferson County.** **Demonstrated Hyde and Secret on Highway 22 next to Concord Baptist Church for use and occupation by the Lessee as a residence and for no other different use or purpose, for and during the term of | | | | | | | | | . Floud Todd | and |
| Charles Hyde and wife Evonne Hyde & Jeanna WINESSETH: That the Leser docts hereby less and rest wnto the Lesses the following described premise in Jefferson County, home, to wit: 3 Bedroom House and 8 acres on Highway 22 next to Ooncord Baptist Church for use and occupation by the Lesses as a residence and for no other different use a purpose, for and during the term of 12 and for no other different use a purpose, for and during the term of 12 in consideration whereof, the Lesses agrees to pay the Libor, or said agent, at the office of said Agent us Malady County, Albama, on the first Three Hundred Seventy-Five Dollars of each month of said term in advance, as tent for the said premises the sum of the Hundred Seventy-Five Dollars of each month of said term in advance, as tent for the said premises, other than to the extent of abstraction of the first premises of the lesses of the said premises, other than to the extent of abstraction of rest from the date of the care of the said premises, other than to the extent of abstraction of rest from the date of the care of the said premises, other than to the extent of abstraction of rest from the date of the care of the said premises, other than to the extent of abstraction of rest from the date of the care of the said premises of the said premises are to GOOD. Or but received from the date of the care of the said premises of the said premises of the GOOD. Or but received from the good order 1. The Lesses that one be REQUILED to make any regains on the said premises are to GOOD. Or but received from the good order 2. The Lesses that of the REQUILED to make any regains on the said premises are for about adject premises of the said pr | hereina Hubb | fter called " ard Moo | Lessor", by <u>Co</u> re) | oncord Bapi | tist Church | (by Co | ommittee Mrs | Peggy Sna | w, Floya roda | ano |
| with research and a comparison by the Lesses are relidence and for no other different use or purpose, for and during the term of 12 months and occupation by the Lesses as a relidence and for no other different use or purpose, for and during the term of 12 months and occupation by the Lesses as a relidence and for no other different use or purpose, for and during the term of 12 months and of 14 months and 0 June 1986 for use and occupation by the Lesses as a relidence and for no other different use or purpose, for and during the term of 12 months and 0 June 1986 min condideration whereof, the Lesses agrees to pay the Liksor, or ask agent, at the office of said Agent us Shapilly County, Athams, on the first Three Hundrodt Sevonty-Five Dollars of each month of said term in advance, as rent for the said premises the uno of Three Hundrodt Sevonty-Five Dollars of each month of said term in advance, as rent for the said premises of the said section of said premises of the said section of the said sectio | as Agen | nt for the Le | ssor, and by | | | | <u></u> | | - · · · · · · · · · · · · · · · · · · · | |
| with the lease and secured on Highway 22 next to Concord Baptist Church for use and occupation by the Lesses as a realdence and for no other different use or purpose, for and during the term of | | Las Vieds | and wife | Evonne Hy | de & Jeanna | | | | | |
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| months and or no other different use or purpose, for and during the term of the property of th | 3 Bed | iroom Ho | use and 8 | acres on | Highway 22 | next | to concord i | apust cha | LGII | |
| month sind or no other different tase or purpose, for and during the term of | | | -1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 | ldence | | | ₹ % | | | |
| beginning on thesoft ofsoft of | | | | | | 12 | | months and | 0 Time 1986 | d |
| of each month of said term in advance, as rent for the said premises the sum of Three Hundred Seventy-Eive Dollars of each month of said term in advance, as rent for the said premises the sum of 275.00 THIS LEASE IS MADE UPON THE FOLLOWING TERMS, CONDITIONS, AND COVERNATS: The Lessor coverants to keep the Lesse in possession of said premises during said term, provided, however, that the Lessor shall be the said | beginn | ing on the . | TRO . | day of | |) #110 | ending on the | Oth day of Shelby c | County Alabama on the | e first |
| THIS LEASE IS MADE UPON THE FOLLOWING TERMS, CONDITIONS, AND COVENANTS: The Leaser covenants to keep the Lessee in possession of said premises during said term, provided, however, that the Lessor shall be be liable for the fallows to deliver possession of the leased premises, other than to the extent of abatement of rent from the date of the content of the said premises are in COOD CONDITION or FIT or SUITABLE for the Anothing herein contained shall be constrained so warranty that said premises are in COOD CONDITION or FIT or SUITABLE for the and purpose for which they are hereby let. Lesses's taking possession is conclusive evidence of this or the receipt of them in good order report except as herein specified in writing. The Lessor shall be the content of the content of the preparity of on any work on or about said premises or any part threesof, or on any part threesof, and the part to the pa | in con | sideration v | thereof, the Les | see agrees to pay | the Lessor, or said the said premises th | agent, at ie sum of | Three Hund | red Seventy | -five Dollars | |
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Lessor acknowledges receipt of \$ 200.00 from Lessee as a cleaning, repair and replacement charge. This sum of money shall be refunded to Lessee, without interest, if all the following terms and conditions are met:

A. This lease is terminated at the end of the initial term or any renewal term and Lessee is not in default; no refund will be made if this lease is terminated or if the premises are sublet or re-let other than on a renewal or anniversary date of this lease agreement, nor shall such sum be applied to any sublease or re-let fee due to Lessor or his agent, nor to any rent due hereunder.

Lessee surrenders possession and all keys to Lesson;

C. Inspection by Lessor or his Agent after surrender of possession reveals to the sole satisfaction of Lessor or his agent that the premises. are clean and free of damage. Lessor or his agent, in his sole discretion and without further notice to Lessee, may elect not to refund any sum, in which event said sum shall be considered as additional tent.

Nothing herein shall be deemed to limit the liability of Lessee for damage to the premises or cleaning required to the amount of the cleaning, repair and replacement charge, and such charge shall not be considered as liquidated damages. If all or any portion of said charge is not refunded. Lessor will give Lessee a written breakdown of soid non-refunded amount and/or said refund in full within 45 days after vacancy, if provided with a forwarding address.

The Lessee shall not under-lease, sub-let or sub-rent said premises, or any part thereof, or transfer or assign within lease, without the 74. written consent of the Lessor or his agents. Each transfer and assignment, and each sub-letting or renting of said premises, unless the written consent of the Lessor or his agents be first obtained, shall be and is null and void, at the option of the Lessor or his agents. It is expressly understood and agreed that the Lessee is NOT RELEASED from any liability for rent or from any of the conditions and covenants of the

within contract when so transferred. THIS LEASE SHALL BECOME NULL AND VOID in the event the said building shall be entirely destroyed or rendered entirely unfit 79. or incapable of being used for the purpose for which the same is hereby let, by fire or other casualty, beyond the control of the Lessee, Lessee's 80. family or other occupants of within leased premises, or in the event said building should be condemned and the Lessor or his agents be forced to tear down and remove said building by the State, County and City authorities, and the liability of the Lessee for the rents thereafter accruing hereunder shall cease upon the happening of either of said events and such condemnation by said authorities, destruction or injury shall operate as a cancellation of this lease and Lessee shall thereupon at once give up possession without further notice from Lessor or Agents, surrender 84. possession of said premises to the Lessor or his agents, and rent shall be payable only to the time of said surrender.

If said premises are so injured by fire, rain, wind or earthquake as to render the same partially untenantable or partially unfit for the use or purpose for which the same are hereby let and are repairable within a reasonable time after written notice of said injury is given by the Lessee to the Lessor or his Agents, then, and in any of those events, the Lessor or Agents may repair the same within said time, and the 88. rent during said time shall be reduced in the proportion that said premises in said untenantable or unfit conditions bears to said premises in their condition before said injury, provided, however, that in the event Lessor or his agents fail to commence said repairs within thirty days after Lessee shall notify Lessor or his agents of such injury, this lease may be terminated by Lessee by written notice at any time after the

expiration of said thirty days, and before said repairs are commenced by Lessor or his agents.

It is expressly understood and agreed that the Lessor or his agents are in no wise responsible for any damage that may accrue caused by repairing, restoring, or rebuilding said premises as above provided; nor shall the Lessor or his agents be liable for any damage caused by or growing out of any breakage, leakage, getting out of order, or defective condition of any pipes, toilets, plumbing, electric wires, or fixtures, gas 95. pipes, fixtures, apparatus, or connections, or any of them, or caused by or growing out of any defects in said premises, or any part thereof, or by fire, wind, rain or other cause, or during the repairing, alteration, or construction thereof.

The Lessee further agrees that, upon the termination or expiration of the within lease, to surrender quiet, and peaceable possession of said premises in the like good order as at the commencement of said term, and notice so to do is hereby waived. It is further understood and agreed that if the Lessee shall continue in possession of any part of said premises after the expiration of the aforesaid term, without the written consent of Lessor or his agents, then this lease, at the option of the Lessor or his agents, shall continue in full force for such length of time as 101. Lessor may elect up to one year from date of expiration with all conditions, covenants, and terms herein set forth, except that the tental of 102. said premises shall be DOUBLE THE AMOUNT herein fixed.

The Lessee hereby agrees that any written notice addressed to him in care of the premises herein leased or left on leased premises shall 104. be legal notice the same as if personally served. If this lease is terminated by the Lessor for any teason, including the non-payment of tent, and the Lessee pays the rent. attorneys fees and other charges due and thus makes himself or herself current, and/or remains or continues to be in possession of the leased premises or any part thereof, with the Lessor's consent, then this lease will be considered reinstated and will continue

in effect as though it had not been terminated.

The Lessee agrees to pay the Lessor or his agents a reasonable attorney's fee in the event of the employment of an attorney to collect any rents, damages, or amounts that may become due by the Lessee under the within contract, or to file and prosecute a suit against Lessee 110. or one holding under this lease for unlawfully withholding possession of said premises, or to protect the interest of the Lessor in the event 111. the Lessee is adjudged a bankrupt or legal process is levied upon the goods and chattels of the Lessee in or upon said premises, or because of \$112. the violation of any of the terms, conditions, or covenants on the part of the Lessee herein contained. In order to further secure prompt payment of said rents, or any other amounts, as and when the same mature, and the faithful performance by the Lessee of all and singular 113. the terms, conditions, and covenants on the part of said Lessee herein contained, and all damages and costs that the Lessor or his agents may. - 115. sustain by reason of the violation of said terms, conditions, or covenants, or any of them, the Lessee does hereby waive any and all rights to 116. claim or have any personal property of the Lessee exempt from levy or other legal process under the Constitution and Laws of the State of 117. Alabama or any other State of the United States.

IN TESTIMONY WHEREOF, we have hereunto set our hands, in duplicate, the day and year first above written.

THE COMMISSIONS PAYABLE FOR THE SALE, LEASE OR MANAGEMENT OF PROPERTY ARE NOT SET BY THE BIRMINGHAM BOARD OF REALTORS BUT IN ALL CASES ARE NEGOTIABLE BETWEEN THE BROKER AND THE CLIENT.

It is agreed by the Lessor & the Lessee that Charles, Evonne, & Jeanna will be the only occupant of said property. (Rent due 1st of each month and, if not paid by 5th there will be a \$20.00 late fee.)

1985 JUN 25 PH 1: 30

subscribed before me day of June, 1/985

My Commission Expires September 20, 1988

CONCORD BAPTIST CHURCH (L, S.) Lessor. Committee Members .(L. S.)

(Tenant Sign Above) Lessee,

_(L. S.) Lessee.