DATE	12/16/92
DATE	14//6/92

LEASE #	
	_

REAL ESTATE LEASE

1. The undersigned, as Lessor, hereby lesses and grants exclusively to ACTION OUTDOOR (hereinalter called Lesses) the property (with free access to and upon same) described as:

_			,	,							
	SOUTH	<u>څر م`</u>	NWY 3/	ALAROSBR	527	23-6-	13-0-6	200-0	02		
					,	in the C	augus of	SHE/BY	./		
in	the State of	I <u>Ala</u>	BOMA	1	, commar	חכותם פת	1/1		_, 19 <u>.9.3</u>	_, for the po	irpose of
84 84	recting and e ervice ladder	ietniem o bne e	ning adverti	ising signs thered	ereon, incli on.	uding euppor	ting structu	r es, litumir	nation facili	ties and con	nections,
	esses shall (nav I ee	nos sental of	sixh	1. 100	L		. 4	(00	1 Dollare	005 4004
				, pediuurud or				_			7 7 -
Q	io neitalqmo id liada latna	COUSILA	iction and for	r the entire per	riod during	which no adv	vertising cop	y is display	ed on the p	roperty by L	B\$\$00, the
. L	essor warran	its that	Lessor is the	<u> </u>	FR		of the above	deacribad	cool colole	and has full	authorit.
01	o ware ivit s	emeeng: bodiet	ini; and the i for the cons	Lessee shall ha Iruction and m	ave the rigi	it to make an	A USCSTORIA	application	e with, and	obtain parm	ita from.
. Lo	es ilade shall sa its of its agen	ive the l	loyees or oli	iess from all da hers employed	in the cons	itruction, mai	nienance, re	ibair or teu ou of accid	ents resulti loval of its (ng from the r signs on the p	roperty.
. T l	his agreemer	it is a Lo	BASO (ADI a L	icense), and all	lainne etro	Churas and .~	Minuamania	niacod se s	ha acamica	e hu es tes 15	a 1 aaa
	nen teinwitt It	u a brobi	aith oi luá Fi	easee, and tha same at any	d, hat withs	Handing the I	act that the	same coest	a Icar atolo	state livinge	1 49444
lik au	ke term upon ibsequent lik	a writte	u uolice ph	ity (20) years considerated the Lesson of the Lesson shall be then (6)	Buccessive : Lessee sea Il have the	riohi to lacm Tiohi to lacm	less lerminal Than ninely That is the Lucius	ed at the e (90) days	nd of such the	term or any a	uccessive
. In	the event of	conden	nnation of th	ne subject pren ht to relocate it mnation awar	Mises or an	y part thereof	py brober a	ulhorities,	or relocation	igid edt to no ng benmebno	operty or
ac or ne	dvertising purous towth on any constructions the constructions of the co	ton and	becomes din ty or on any he erection a for maintain portion to th	tion or maintendinished; (d) (l) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	misse such misse of the high contract of the high c	essee's signs Lessee's sign whed or contr ch sign(s) as th signs(s) as th	neteon for tested in Lessee ma	any (6230r desire; (6) (h 301; (6) (h 301; (6) (h	i; (c) lite va arred in any a Lessee is i) the Lesse non the Les	tiue of the log way by any unable to one to prevent ase, may at i	cation for object or brain any ed by law is option,
	t la	vented e rental	by law, gove	roment order,	or other ca	auses beyond	Lessee's co.	ntrol from I	lluminating		
fil If I		nues to				•					se such
III mu coo Th	nditivn continuis us Lessachal al or written,	II consti	tute the sole	agreement of	the parties	reletion to H				bound by an	
The ord	nditivn continuis Lease-shall al or written, coeseors, and	il consti not set d assign	tute the sole forth specific	agreement of cally in this Le- and Lessor.	1111 5 C	relating to () case is bindin	he premises. Q upon and	Neither pa	iriy wiil ba ia banalii o	i the heirs, e	xeculors,
III III CO Th Ori	nditivn continuis Lease-shall al or written, coeseors, and	il consti not set d assign	tute the sole forth specific	agreement of	1111 5 C	relating to () case is bindin	he premises. Q upon and	Neither pa	iriy wiil ba ia banalii o	i the heirs, e	xeculors,
III IIII GOI The Original All Del	nditivn continuis Lease-shall al or written, coeseors, and	il consti not set d assign	tute the sole forth specific	agreement of cally in this Le- and Lessor.	1111 5 C	relating to () case is bindin	he premises. Q upon and	Neither pa	iriy wiil ba ia banalii o	i the heirs, e	xeculors, y larms,
III IIII GOI The Original All Del	nditivn continuis Lease-shall al or written, coeseors, and	il consti not set d assign	tute the sole forth specific	agreement of cally in this Le- and Lessor.	1111 5 C	relating to () case is bindin	he premises. Q upon and	Neither pa	iriy wiil ba ia banalii o	i the heirs, e	xeculors, y larms,
III IIII CO Th OHA All bei	is Lease-shall all or written, coesages, and for the Lease shall be found the Lease	il consti not set d assign paid pu or's sign	tute the sole forth specific to Lesson to the reuent to the nature.	agreement of cally in this Le- and Lessor. Is Lesse, and	ali nolices	relating to II	he premises. Q upon and warded to th	Neither pa	riy will be to benelit o	at the addre	y larms, xeculors,
III IIII CON Throat All Del	is Lease-shall all or written, coesages, and for the Lease shall be found the Lease	il consti not set d assign paid pu or's sign	tute the sole forth specific to Lesson to the reuent to the nature.	agreement of cally in this Le- and Lessor. Is Lesse, and	ali nolices	relating to II	he premises. Q upon and warded to th	Neither pa	riy will be to benelit o	at the addre	y larms, xeculors,
III IIII CO The CALL AND	is Lease-shall all or written, coesages, and for the Lease to be fow the Lease to by	il consti not set d assign paid pu or's sign	tute the sole forth specific to Lesson to the reuent to the nature.	agreement of cally in this Le- and Lessor.	ali nolices	relating to Hease is bunding	he premises. Q upon and warded to th	Neither painured to the undersign	requested	to sign as w	y larms, xeculors, ss noted
III IIII CON The CAN All Del	is Lease-shall all or written, coesages, and for the Lease shall be found the Lease	il consti not set d assign paid pu or's sign	tute the sole forth specific to Lesson to the reuent to the nature.	agreement of cally in this Le- and Lessor. Is Lesse, and	ali nolices	relating to Hease is bunding	he premises. Q upon and warded to th	Neither painured to the undersign	requested	to sign as w	y larme, xeculors, se noted
III IIII CO Th ON All Del	Indition continued to be a consequent to be a conse	il consti not set d assign paid pu or's sign	tute the sole forth specific to the revent to the nature.	agreement of cally in this Leason. Is Lease, and	ali nolices	relating to Hease is bunding	he premises. Q upon and warded to th	Neither painured to the undersign	requested	at the addre	y larms, xeculors, ss noted
The All Del	ECUTED by TNESS:	il consti not set d assign paid pu or's sign	tute the sole forth specific to the revent to the nature.	agreement of cally in this Le- and Lessor. Is Lesse, and	ali nolices	relating to Hease is bunding	ne premises. O upon and wh	Neither painured to the undersign	requested	to sign as w	y larme, xeculors, se noted
The All Accepts Accept	is Lease shall all or written, coesagra, and rents to be fow the Lease TNESS: CEPTED: A	constinct set of assignment of a sign	tute the sole forth apecilia is of Lesson in the property of t	agreement of cally in this Leason. Is Lease, and	ali nolices	relating to Hease is bunding	he premises. Q upon and warded to th	Neither painured to the undersign	requested	to sign as w	y larme, xeculors, liness.
The All Accepts ACCEPT	ECUTED by TNESS:	constinct set of assignment of a sign	tute the sole forth apecilia is of Lesson in the property of t	agreement of cally in this Leason. Is Lease, and	ali nolices	LESSOR(S	ne premises. O upon and wh	Neither painting to the undersity	requested	the address.	y larme,

SHELBY COUNTY JUDGE OF PROBATE D