



- 8. First Party agrees that only petroleum products marketed by Second Party can be sold at station.
- 9. First Party agrees that no gambling devices or alcoholic beverages of any nature may be kept or sold at station.
- 10. First Party will operate aforementioned service station as to housekeeping and service in a manner comparable to Second Party's policy. Also First Party further agrees that no major mechanical work will be done in station. This is understood to mean that only such things as minor tune-ups, radiator hose work, muffler repair, and other simple mechanics will be done at station.
- 11. In event of cancellation, First Party agrees to vacate premises peacefully at the prescribed time.

In consideration of the foregoing, both the First Party and the Second Party agree that unless written notice by registered mail is given thirty (30) days or more prior to the expiration date of this agreement, it will be binding for an additional year. This policy to continue in force on a yearly basis.

IN WITNESS WHEREOF the parties hereto have caused the due execution of this contract this 12th day of October 1950.

WITNESS:

W. H. Jones

James N. Meese (Seal)
(First Party)

WITNESS:

A. Mitchell

Greenville Petroleum Co., Inc.
F. L. Mitchell, Pres.
(Second Party)