Agreement dated the 15th JAN 7-1955 March 19	2.4.9. by and between
B.T. Westmoreland	·
(lessor) and NATIONAL OIL CO., INC., a corporation of North Carolina, having a place of busine	
Greenville, S.C. (lessee).	•
(1)—Premises Leased. Lessor hereby leases unto lessee a tract of land, with the improvements thereon, in t	he City of
County of Spartanburg , State oSouth Carolina	
Service station and store located about fifteen miles East Greenville in the forks of the road being bounded on one s by state highway S23-49 and on the other by state highway Said lot extending approximately 150 feet along hwy. S23-4	ide \$23-48. & and 150 fee
(2) 10 WAVE AND TO HOLD for the term of years, from and after the 1st day of	
(3)—Termination. A notice of three months in writing is required of said lessee should lessee desire to va termination of this lease, and should the said lessor desire possession a like notice shall be required, and in case st given by either party, the said lessors shall have the right to re-enter and repossess said premises at the end of the notice be given by either party this lease shall continue in force for a like period thereafter, and after the expiration shall continue in force for like periods until one party shall have given ninety (90) days written notice to the other terminate this lease on the expiration of the then current period.	uch notice shall have been is lease; and if no such additional period of such additional period
(4)—Rental. Lessee agrees to pay the following rent for said premises:—	
Five hundred dollars (\$500.00) for the full term of this	lease.
Lessee agrees that rental shall be payable in monthly installments and that if any installment shall be due days after written notice of such default has been delivered to lessee at its General Office in Richmond, Virginia, I right to terminate this lease on thirty (30) days' written notice to lessee.	and unpaid for ten (10 lessor shall then have th
(5)—Maintenance. (a) Lessor agrees to maintain said premises and improvements in good repair during the cept as hereafter in sub-section "(b)" of this clause provided) and to rebuild within sixty days any structures on sets to destroyed in any manner. In the event of lessor's failure to do so, lessee at its election, may either terminate to notice to lessor, in which event rentals shall abate from the date of destruction or damage, or do the necessary respectively. The the expense of the lessor and have the right to apply accruing rentals for the purpose of reimbursing itself for a gether with interest at six per cent. If, during the time the premises are undergoing repairs, the use thereof by I fered with, the rent accruing during such period shall be abated. (b) During the term of this lease, lessee shall maintain all mechanical equipment in good repair, and, when shall have the privilege to paint equipment on said premises.	said premises damaged on the lease on thirty days repairing or rebuilding a principal expenditure, to essee is materially inter
(6)—Removal of Property. Lessee shall have the right at any time during the continuance of this lease of after its termination to sever and remove all fixtures, equipment and other property of lessee placed on said prem term of this or any previous lease, or any extension or renewal thereof.	r within thirty (30) day ises by lessee during th
(7)—Lessee's Right of Termination. Should lessee, for any reason other than (a) any wilful act of lessee a struction of premises and/or any structures thereon, be prevented from establishing or continuing the business a products on said premises, lessee may terminate this lease upon giving thirty (30) days' written notice to lessor, i obligation shall be prorated to the date of such termination.	of distributing petroleum
(8)—Damages for Defect in Title. Lessor covenants that he is well seized of said premises, has good right warrants and agrees to defend the title thereto; and to reimburse and hold lessee harmless from all damages and e suffer by reason of any restriction, encumbrance or defect in such title.	t to lease the same, and expenses which lessee may
(9)—Taxes and Encumbrances. Lessor agrees to pay all taxes, assessments and obligation which are or m demised premises and improvements as they may become due. If lessor should fail to do so, lessee shall have the payments for the account of lessor, in which event it shall be subrogated to all the rights of the holder of such lie shall have the right to apply accruing rentals in satisfaction of such obligations; or lessee, in the event of a foreclo the sale of said demised premises and improvements, shall have the right to buy in said premises and improvement	right either to make such n, and in addition thereto sure of any such lien and
(10)—Approval and Signing by Lessee. This agreement, whatever the circumstances, shall not be binding until approved and signed on its behalf by an Executive Officer at the General Office in Richmond, Virginia.	on the lessee unless and
(11)—Successors and Assigns. This agreement shall be binding upon and shall enure to the benefit of the respective successors or assigns, and may be assigned, and the property herein described, sub-leased without the c	parties hereto and thei onsent of the lessor.
IN WITNESS WHEREOF essor and lessee have hereunto subscribed their names the day and year first above	written
Witness I I Therefore BT over direca	alla-Diséal
Witness: M. T. Janes	(Lessor)