

Lease of Petroleum Vendng Privileges
(Rental determined by Sales)

This Agreement, made this 1st day of January in the year 1931,
by and between Brandon Corp. (White Store) hereinafter
called Lessor, and Standard Oil Company of New Jersey, here-
inafter called Lessee.

Witnesseth: Lessor does hereby demise and lease unto Lessee
the exclusive right to store and sell gasoline, motor fuels,
grease and other petroleum products, all of which are
hereinafter referred to collectively as Petroleum Products
except "Standard" Motor oils Lessor delivers for Mutual
Petroleum Co's account during the year 1931 on the
premises in the Town of Greenville, County of Greenville,
State of South Carolina, described as follows:

A lot of land situated in the above County and State
extending thirty (30) feet South, thence twenty five (25) feet
East, thence thirty (30) feet North, and thence twenty-five
(25) feet West back to beginning point, all on the property
of the Brandon Corporation.

Lessee shall have the exclusive right and privilege of
maintaining and using pumps, tanks and other facilities
for the storing, sale and delivery of petroleum products
and the servicing of automobiles at the places on said
premises where pumps, tanks and other facilities are
now located on said premises. Lessee shall also have the
exclusive use and occupancy of an office and storage
space 10 feet long and 10 feet wide, located at the front of
the building on the premises herein described. Lessor shall
also have the exclusive use and possession of the machinery,
tools, furniture and appliances which are listed in the
schedule hereto attached and marked Schedule "A". Lessor,
its employees, agents, customers and those having
business with it shall have free, free and unrestricted
rights to ingress from and egress to and use of all of the
spaces and facilities hereby leased to Lessee.

To Hold the premises hereby demised unto Lessee for
the period of 1 year beginning on the 1st day of January, 1931,
and ending on the 31st day of December, 1931. Lessee paying
therefor as rental each Month an amount equivalent to
one cent for each gallon of gasoline and other motor
fuels sold during the Month at said premises by Lessor, its
agents or assigns. Payments of said rental are to be made
off or before the tenth day of the Month following the Month
in which the rental is earned. Lessor shall keep such
books and records as will accurately show the number
of gallons of gasoline and other motor fuels sold at the
described premises and thus permit Lessor to examine and
inspect such books and records at anytime and from
(Not pg.)

time to time when Lessor desires so to do.

The above letting is on the following terms, conditions
and covenants,

To wit:

1. Lessor shall not store or sell or permit anyone other than
Lessor and its employees, agents or assigns to store or sell any
petroleum products of any kind whatsoever at the premises
herein described or in the streets adjacent thereto.

2. Lessee shall pay the specified rent at the times and in the
manner provided.

3. Lessor agrees to pay all taxes and assessments now or hereafter
levied against said premises. Should Lessor fail to pay such taxes
or assessments when due and payable, Lessor shall have the
right to pay the same and may withhold from any rentals
payable hereunder as they accrue, such amounts as may be
necessary to fully reimburse Lessor.

4. Lessee may install, own and remove at and from the premises
hereby leased to it such tanks, pipes, pumps, equipment,
machinery and other facilities for the storing, handling and
selling of petroleum products and servicing automobiles as
shall in its opinion be necessary in order to use said premises
for its business of storing, handling and selling of petroleum
products. Lessee may paint the tanks, pumps, machinery, and
other equipment installed or operated by it, and may paint the
buildings on the premises herein described in any colors it may
elect and to paint thereon any of its trade marks and other
signs, devices and advertisements.

5. Upon the expiration or termination of this lease for any
cause Lessor to return the property described in Schedule "A"
hereby attached to Lessor and Lessee shall replace, repair, paint
and otherwise put in good order all tanks, pumps, pipes, equipment, machinery
and other facilities placed thereon by Lessee.

6. In case the premises are rendered unfit for occupancy
by fire, storm, explosion or any other cause, the rental shall
abate or is to be paid from the beginning of such unfitness
for occupancy until the premises can put in tenable con-
dition and Lessee is able to and does occupy said premises
for the purposes herein described.

7. Lessor during the term of this lease or any renewal or
extension thereof shall have the right and privilege to sublet
or assign all or any part of its right under and to said prem-
ises, but any such subletting or assignment shall not relieve
Lessor of its obligations to pay the rent herein reserved un-
less Lessor shall consent in writing to such subletting or
assignment.

8. (Marked out)

9. Lessor has and is hereby given the right to cancel this lease
at any time or giving Lessee thirty days' notice of Lessor's
(Not pg.)