401. 1071		MALBER, SHAME & COREWELL CO., CHARLESTON, E. C. 93529
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AGREEMENT dated the 10th day	LEASE MR.Y	19. 30., by and between
ur. T. A. F	Putnam, Jr. and Mrs. V. G. Put	nom, his wife
and THE TEXAS COMPANY (Lesser): 8 COTPOY	South Caroling, bowing a r	place of business at Houston. Texas, on, in the City of Greenville
(1)-Premises Leased. Lessor hereby leases unto	lessee a tract of land, with the improvements theree	on, in the City of Greenville
County of Greenvillo Sta		ribed as follows:
Reginning at an iron nir	120 feet from the intersecti	on of Augusta and Pendleton Street
		S. Highway # 29, 35 feet, thence
		thence west 85 feet to a point,
	west 23 feet to the point of	
		Wighway # 29, on the south by the
property of K. S. Conrad. on	the north by the South Caroli	na Savings Bank and on the east by
Augusta Street, U. S. Highway	, # 25.	and buy stige things and the the one of the
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(2)-Term. TO HAVE AND TO HOLD for the	term of Three	years from and after the
to termination by lessee at the end of the first year or an	Nineteen Hundred DENKE thirt.	y (June 1st (1980) but subject
to termination by lessee at the end of the first year or an	y subsequent year upon thirty (30) days, written no	dice from lessee to lessor.
provided however that the les	see, at its option, may termi:	nate this agreement any time upon
		cellation or termination in any
		The Texas Co. and T. A. Putnam, J
hereto dated 5-10-30 or any a	-	o or in lieu thereor.
(3)Rental. Lessee agrees to pay the following re	nt for said premises:	
\$75.00 per month.		
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and agrees that, if any installment thereof shall be due an	d unpaid for ten (10) days after written notice of s	such default has been, dehvered, to the Seles. Manager of
and agrees that, if any installment thereof shall be due an lessee at Hoosen. Texos, lesser shall then have the right (4)—Maintenance. Lesser agrees to maintain said so, lessee may, at its election either terminate the lease on to apply accruing rentals for the purpose of reimbursing interfered with, the rent accruing during such period shall control of Periods 16 Periods 16 Periods 17 County 1 Cosees shall have the	premises and improvements in good repair during t	the term of this lease. In the event of his failure to do
so, lessee may, at its election either terminate the lease on to apply accruing rentals for the purpose of reimbursing	iself. If, during the time the premises are unde	rgoing repairs, the use thereof by lessee is materially
interfered with, the rent accruing during such period shall (5)—Removal of Property. Lessee shall have the sever and remove all fixtures, equipment and other prope	right at any time during the continuance of this I	lease or within thirty (30) days after its termination to
extension or renewal thereof.	Assessment and a said anomics had destroyed by fire or st	orm or should lessee for any reason be prevented from
extension or renewal thereof. (6).—Lessee's Right of Termination. Should the sestablishing or continuing the business of distributing peunduly burdensome, lessee may terminate this lease upon	troleum products on said premises, or should said	business for any reason in lessee's judgment become
of such termination.	a describe to control of soid promises has pood a	dely to long the same and warrante and agrees to de-
fend the title thereto; and to reimburse and hold lessee in	armiess from all damages and expenses which lesse	e may suffer by reason of any restriction, chemistance
or defect in such title. (8)—Taxes and Encumbrances. Lessor argees to a improvements as they become due. If lessor should fail it shall be subrogated to all the rights of the holder of such tions; or lessee, in the eyent of a loreclosure of any such it.	ony all taxes, assessments and obligations which at	re or may become a lien on the demised premises and
improvements as they become due. If lessor should fail it shall be subrogated to all the rights of the holder of su	to do so, lessee shall have the right either to make ich lien, and in addition thereto shall have the right	to apply accruing rentals in satisfaction of such obliga-
and improvements for its own account.	hen and the sale of said demised premises and imp	he parties becate and to their respective successors of
(9)—Successors and Assigns. This agreement shall assigns.	be binding upon and shall inure to the benefit of the	he parties hereto and to their respective successors or
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	S. C. Stamps \$1.08	
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IN WITNESS WHEREOF lessor and lessee have I	tereunto subscribed their names the day and year f	first above written.
Witness: S. L. Styles,	m A T	Putnam Putnam Putnam V. G. (Lessor) XAS COMPANY (Lessor)
Witness: R. L. HAFFIS	THE TE	EXAS COMPANY (Lessee)
Attest:	Ву 	Jones, JWRoyall
	Approved-:	JWRoyall
	(Acknowledgment by Lessor)	
STATE OF SOUTH CAROLINA,		
County of Greenville.) Personally appeared before me. S. L.	Styles,	***************************************
t to at about the case the within named	s. V. G. Putnam wife of TA	/-a}-:[7:4:19:19:18:18:4
4.0	1 1.11 at	4111L
D 7 Manyia		withessen the execution thereof.
Syom to before me this 10th	day of)	
WAY,	D., 192 } (I S^*)	
Notary Public for South Caro Proved a to: Terms J. S. Jones This recent not binding on THE TEXAS COM	lina.	Form E. S. Morris.
Approved as to: Terms J. S. Jones	Description J. S. Jones	Form E. S. MOPP18. Sales Manager or Assistant Sales Manager by signature
below.	PANY unless and until approved in writing by its a Approved:	
	Approved.	
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RecordedJuly lst192	30 , at 8:00 o'clock A. M.	
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