68	Vol. 137.		Vol. 137.	ELSTOPPING TO THE TOTAL TO THE TOTAL TOTAL TO THE TOTAL TOTA	Form I.
-,-40, .	WALTER CHANGE CORRECTION, S. C. 23529				BALLETS, EVERY & COSCUPILL CO., CHARLESTON, S. C. 53529
	AGREEMENT dated the 6th July 1931, by and between Mr. R. K. Hill. Greenville, S. C., R. F. D. No. 6, Greenville, S. C., R. F. D. No. 6, and THE TEXAS COMPANY (Lessee): Corporation of Delaware, having a place of business at Houston Texas, (1)—Premises Leased, Lessor hereby leases unto lessee a tract of land, with the Improvements thereon, in the City of Greenville, RFD		AGREEMENT dated the 24th day of Mr. J. L. L. Teylors, S. and THE TEXAS COMPANY (Lessee): a corporat (1)—Premises Leased. Lessor hereby leases unto lesseed.	indsey. C. R.F. D. Jon of Delaware, having a place a tract of land, with the improvements thereon, in	the City of Taylors, R.F
	County of Greenville. State of State of State of State of Greenville as follows: Beginning on the Northwest corner at the intersection of the Paris Mountain-		south of the Tigorville, S.	on pin on the west side of the C Post-Office and running S	Tigerville Road two miles outh 100 feet to a point,
	Mountain Creek Road and the Base Hospital Road and Pulling Rott to a point, thence South the Ease Hospital Road 50 feet to a point, thence West 50 feet to a point, thence East running along the north side of the Paris Mountain- 50 feet to a point, thence East running along the north side of the Paris Mountain- Mountain Creek Road 50 feet to the point of beginning. Property is bound on the North and West by property of R. K. Hill, bound on		thence West 60 feet to a point of beginning the point of beginning the property bound on	int, thence North 100 feet to ding. the South, West and North by pa	point, thence East 60
	the South by the Paris Mountain-Mountain Creek Road and on the East by the Base Hospital Road.		and on the east by the Tiger	rville Roga.	
de	(2)—Term. TO HAVE AND TO HOLD for the term of Five Sixth day of July Nineteen Hundred *** thirty one (Auly 6, (19231) but subject to termination by lessee at the end of the first year or any subsequent year upon thirty (30) days' written notice from lessee to lessor. provided consever that the lessee at its option may terminate this agreement any time upon ten (10) ays prior written notice in the event of the cancellation or termination in any manner of hat certain Commission Agency Agreement betweenthe parties hereto dated July 6, 1931, or ny agreement supplementary thereto or in lieu thereof, either with the aforesaid R. K. (3)—Rental. Lessee agrees to pay the following rent for said premises:		certain Commission Agency Age 24, 1931, or any agreement so (3)—Rental. Lessee agrees to pay the following rent	Nincteen Hundred *** thirty on ubsequent year upon thirty (30) days' written notice may terminate this agreement are of the cancellation or terminal treement between The Texas Co., supplementary thereto or in lie for said premises:	and J. L. Lindsey dated June u thereof.
	A sum equal to one-cent (le) for each gallon of lessee's gasoline sold from said premises each month during the term hereof, payable on the 10th dgy of each month next following the month for which payment is made.		A sum equal to or premises each month during the following the month for which	me-cent for each gallon of les he term hereof, payable on the h payment is made.	see's gasoline sold from said loth day of each month next
	and agrees that, if any installment thereof shall be due and unpaid for ten (10) days after written notice of such default has been delivered to the Sales Manager of lessee at Houston, Texas, lessor shall then have the right to terminate this lease on thirty (30) days' notice to lessee. (a. & beach a company of the lesser and the lease on thirty (30) days' notice to lessee. (a. & beach a company of the lesser and the lease on thirty (30) days' notice to lessor, or make the necessary repairs, at the expense of lessor, and have the right to apply accruing rentals for the purpose of reimbursing itself. If, during the time the premises are undergoing repairs, the use thereof by lessee is materially interfered with, the rent accruing during such period shall be abated. (5)—Removal of Property. Lessee shall have the right at any time during the continuance of this lease or within thirty (30) days after its termination to ever and remove all fixtures, equipment and other property of lessee placed on or in said premises by lessee during the term of this or any previous lease, or any extension or renewal thereof. (6)—Lessee's Right of Termination. Should the structure on said premises be destroyed by fire or storm, or should lessee for any reason be prevented from establishing or continuing the business of distributing petroleum products on said premises, or should said business for any reason in lessee's judgment become unduly burdensome, lessee may terminate this lease upon giving ninety (90) days' written notice, in which event the rental obligation shall be prorated to the date of such termination. (7)—Damages for Defect in Title. Lessor covenants that he is well seized of said premises, has good right to lease the same, and warrants and agrees to defend the title thereto; and to reimburse and hold lessee harmless from all damages and expenses which lessee may suffer by reason of any restriction, encumbrance	300	and agrees that, if any installment thereof shall be due and u lessee at Houston, Texas, lessor shall then have the right to (4)—Maintenance. Lessor agrees to maintain said preso, lessee may, at its election either terminate the lease on thi to apply accraing rentals for the purpose of reimbursing its interfered with, the rent accruing during such period shall be (5)—Removal of Property. Lessee shall have the rig sever and remove all fixtures, equipment and other property extension or renewal thereof. (6)—Lessee's Right of Termination. Should the struestablishing or continuing the business of distributing petrounduly burdensome, lessee may terminate this lease upon gi of such termination. (7)—Damages for Defect in Title, Lessor covenants all fend the title thereto; and to reimburse and hold lessee harm or defect in such title.	of lessee placed on or in said premises by lessee du neture on said premises be destroyed by fire or storm, pleum products on said premises, or should said bus pluing ninety (90) days' written notice, in which even that he is well seized of said premises, has good right taless from all damages and expenses which lessee in	ing the term of this or any previous lease, or any or should lessee for any reason be prevented from mess for any reason in lessee's judgment become the rental obligation shall be prorated to the date to lease the same, and warrants and agrees to deposite by reason of any restriction, encumbrance
	or defect in such title. (8)—Taxes and Encumbrances. Lessor argees to pay all taxes, assessments and obligations which are or may become a lien on the demised premises and improvements as they become due. If lessor should fail to do so, lessee shall have the right either to make such payment for the account of lessor, in which event it shall be subrogated to all the rights of the holder of such lien, and in addition thereto shall have the right to apply accruing rentals in satisfaction of such obligations; or lessee, in the event of a foreclosure of any such lien and the sale of said demised premises and improvements, shall have the right to buy in said premises and improvements for its own account. (9)—Successors and Assigns. This agreement shall be binding upon and shall inure to the benefit of the parties hereto and to their respective successors or assigns.		or defect in such title. (8)—Taxes and Encumbrances. Lessor argees to pay improvements as they become due. If lessor should fail to it shall be subrogated to all the rights of the holder of such tions; or lessee, in the event of a foreclosure of any such lien and improvements for its own account. (9)—Successors and Assigns. This agreement shall be assigns.	e all taxes, assessments and obligations which are of do so, lessee shall have the right either to make such lien, and in addition thereto shall have the right to an and the sale of said demised premises and improve a binding upon and shall inure to the benefit of the p	payment for the account of lessor, in which event pply accruing rentals in satisfaction of such obliga- nents, shall have the right to buy in said premises arties hereto and to their respective successors or
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	IN WITNESS WHEREOF lessor and lessee have hereunto subscribed their names the day and year first above written. Witness: G. A. League Witness: R. L. Harris. R. K. Hill (SEAL) THE TEXAS COMPANY (Lessee) Attest: X By E. E. Dattner		IN WITNESS WHEREOF lessor and lessee have here Witness: S. L. Styles. Witness: R. L. Harris Attest: X	J. L. Li	dsey. (SEAL) (Lessor)
	(Acknowledgment by Lessor) STATE OF SOUTH CAROLINA,		STATE OF SOUTH CAROLINA, County of Greenville. S. L. St	(Acknowledgment by Lessor)	
O'AR	County of Greenville. Personally appeared before me. G. A. League and made oath that he saw the within named R. K. HIII sign, seal and as his act and deed, deliver the within written instrument, and that he with R. Le Harrise. witnessed the execution thereof.		Personally appeared before me		witnessed the execution thereof.
	Sworn to before me this 6th day of July A. D., 19231 G. M. Gifford. (L.S.) G. M. Gifford. (L.S.) Commission expires Notary Public of State at Approved as to: Terms. C. B. Barrett Form B. E. Dowdy. This agreement not binding on THE TEXAS COMPANY unless and until approved in writing by its Sales Manager or Assistant Sales Manager by signature below.		June A. D. F. M. Gifford Notary Public in Commission axpires at the Approved as to: Terms D. B. Barres at the This agreement not binding on THE TEXAS COMPA	. 192.31 S. L. Styles. (In S.) S. L. Styles. S. L. Styles. Styles. Styles. The Governor. Explicit in writing by its Sales. Approved:	S.C. or the State at Large. Form B.E. Dowdy. Manager or Assistant Sales Manager by signature
	Recorded November 5th 19231 at 8:00 o'clock A. M.		Recorded November 5th 192 3	il at 8:00 o'clock A. M.	
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