18

	Leas	TEASE II	RENTAL DETERMINED			
		22nd				30
	EMENT, made this John T. Rood			lay of Septembe	in the year 19	9, by and
STANDARD OIL C	OMPANY OF NEW JERS	kinclude personal represent SEY, a corporation of the S	kuikas luins, suacessoravu State of Delaware, hereinal	arrigue, as the case may be white copress	wan the existest an requires you shall include its ances	bra edipha no sugissa lare ones
the content when w				Clark to the Aber Manager		
WARZAYAYN	M: Lagsax docesherebyi do			ofiliand situate in the House of		
Beauty of				, deveribed		
Witnesset	h: Lessor doe	s hereby demis	se and lease u	nto Lessee the ex	colusive right t	.0
store and sell	gasoline, moto	r fuels, keros	sene, motor di	1, grease and otl	ner petroleum	
products, all o	f which are he	reinafter refe	erred to colle	ctively as Petro	leum Products,	
on the premises	in the Town o	f Pelzer, R. F	7. D. #3, Coun	ty of Greenville	. State of South	1
Carolina, desor	ibed as follow	· s:				
One lot o	f land situate	d in the above	County and S	tate, beginning	at the intersect	ion
of Old Hundred	and Pelzer ros	ds, running in	n a southerly	direction Parall	el with Stato Hi	igh-
No 25 fo	r a distance o	of approximate	ly 50 feet: th	ence in an easte pproximately 50	rly direction	
in a westerly d	irection 30 fe	et back to be	ginning point.	This place is	now known as	
Woodside Farms.						
tanks and other	facilities for	or the storage,	, sale and del on said premi	e of maintaining ivery of petrole ses where pumps,	um products and tanks and othe:	r
facilites are n	ow located on	said premises.	. Lessee sna:	1 also have the	loseted of the	
occupancy of an	office and a	nnominos hane	in de co nited	nd 10 feet wide Lessee shall al	so have the ex-	
ront or the bu	rang on me	premises here.	u toole furr	itture and annits	nces which are	
listed in the S	chedule heret	attached and	marked Schedu	iture and applia le "A". Lessee,	its employees,	
agents, custome	rs and those l	naving busines:	s with it shal	1 have full, fre	e and unrestric	ted
ingress to, egr	ess from and a	ccess to and	use-of-all-of-	the spaces and f	acilities_hereb	-y
leased to Lesse	6. · · · · · · · · · · · · · · · · · · ·					
					The Book control of the second	
			The first of the section of the sect	Other of standard from the company of the Company o	MATERIAL CONTRACTOR OF THE STATE OF THE STAT	
					Annual representation of a second section of the second section of the	
				are helad in the Shiedale here		
TO HOLD the 1	remises hereby demised u	nto Lessee for the term of.	l year			*****
beginning on the	_1s.t		day of.,	October	1930	19
					1931.	
Lessee paying therefor	as rental each month an a	mount equivalent to one co	ent (Ic) for each gallon of	gasoline and other motor fuels e month following the month in dd at the demised premises and	sold during the month at said	premises by the
The above lettin	g is on the following term	s, conditions and covenant	ts, to wit:		•	
3. Lessee shall	pay the specified rent at t	he times and in the manne	r provided.			
all automobile supplies	nises may be treatment go and accessories.	isoline filling and autom	abile service station, iqu	ducting the storage and sales	A gasoline and other petrolen	um produkte, wad
 Lessor agrees charges for light, sower agrees to payar! bills a bills, and charges, when as they accrue such am 	to pay all taxes, assessme and heat incurred in the u and changes for light, power due and payable Lessee sh bunts as may be necessary	ints, water tills, and all of se of said premises. If any r, heat and water incurred all have the right to pay the to fully reimburse Lessee.	her taxes or charges that any time during the term by Lesec, or its employe e same, and to charge the	may be levied against said pres hereof Lesson's not employed b ses, or sub-lesses at aid frem ame to Lessor, and Lessee may	nises and keesen also agrees to g Treates to operate quid pure sea. Should Lessor fail to pay withhold from any rentals p	o pay all bills an aires, then Iposon y any such taxes, ayable hereunder
are located, shall refuse the premises for the sole placed or used on the continuance of its busind shall cease and determine	to grant, or having grante to grant, or having grante of such products, or shall remises by Lessee in the es on the premises, then an	authorities of the fown, d, shall rescindany permit pass a law or issue an orde onduct of its business, or d in either of such events, th	county or other sub-division of the sub-divisi	ion of the State, now in existen one and sell at said premises ga- et of Lessee necessitate the te- turion the conduct of its tusin of Lessee become hull and void	ce or hereafter created in wh soline and other petroloum pr moval of the tanks or other a less as shall in its judgment ne and all obligation to pay he	ich said premises oducts or to use ppliances owned, cessitate the distental heraunder
build, and place upon sa the further right to pa advertisements as it sh	by given the right to may d premises such buildings at aid buildings, structual all elect.	e, remove, change or alter structures, equipment and res, tanks and equipment	any building, structure, to hachinery as shall in its in any colors it shall sel	anks, curbing, pavement or divorpinion be necessary to use and ect and to paint thereon such	eways now on said premises a operate said premises. Lesse of its trademarks and other sl	and to construct, e is hereby given ons, devices and
5. 4. Upon the exp dition existing on the da removed or relocated wi placed thereon by I	iration or termination of t te hercof, ordinary wear an th the express consent of L	nis lease for any cause Less d tear excepted, provided, essor. Lessee shall have tl	see is to return the proper however, Lessee shall not l he right to remove from sa	y herein described to Lessor and be required to replace or relocate id premises all buildings, structi	d Lessee shall restore said pre e any building, structures, tan ures, pumps, tanks, machiner	mises to the con- nks or machinery

6 %. In case the premises are rendered unfit for occupancy by fire, storm, explosion, or any other cause, no rental shall accrue or is to be paid from the beginning of such unfitness for occupancy until the property is put in tenantable condition, and Lessee is able to and does occupy said premises for the purposes herein described. Ressor agrees to immediately structures or equipment with buildings, structures and equipment of like value and like value and like heaven that they are rendered unfit for occupancy or to reconstruct or replace said buildings, expectations of the property of the property

7. \$ Lessee 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 or assignment shall not relieve Lessee from its obligation to pay the rent herein reserved unless Lessor shall consent in writing to such subletting or assignment.

9 36. Lessee has and is hereby given the right to cancel this lease at any time on giving Lessor thirty (30) days' notice of Lessee's intention so to do. On the date such cancellation pecomes effective, excepting only when the cancellation is made in accordance with the provisions of Article 4 hereof, Lessee shall pay to Lessor as consideration for before the expitation of his lease.

1. Lessor will not store or sell or permit anyone other than Lessee 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.