LEASE GENTAL DETERMINED BY SAI	F.S.

THIS AGREEMENT, I			
17/0 /0	nade this 12 th	day of January in the	e year 19 <u>3</u> /_, by and
between L. W. MAN	ramond	, , , , , , , , , , , , , , , , , , ,	
		epresentatives, heirs, successors or assigns, as the case may be, where the context so	
STANDARD OIL COMPANY ( the context where so requires or		of the State of Delaware, hereinafter called Lessee, which expression shall include in	ts successors and assigns
		Lessee all that lot, piece or parcel of land situate in the Town of Allenwille	R71 #7
		8 . + l l 2 ·	
County of Alaca wall	ac,	State of DOUNE ROUNDSWAM, described as follows: That is	t) say,
Our lot of la	and Situated	in the above bounty and	State, Legimo
ing at the p	wherte of F	rank trass extendinh one "	undled
aked light (	108) Stet 120	the on the Dunham & Bridge	Road to
propertied	Frank Lin	go, thence sixty (60) feet Ea	est thereco
and runded	Cund sink	At (108) feet Solithe thence	sint (b)
Lest Hist Kn	ch to their	mains & print.	July 160)
ý		f for the same	
managers of the second of the second of the second			
Market 1		The state of the s	
			The second secon
	4.4 · · · · · · · · · · · · · · · · · ·		
4			
	M * M		The second secon
		· · · · · · · · · · · · · · · · · · ·	
	The second secon		,
			The state of the s
Marketine and the second secon	The state of the s		S-
			A CONTRACTOR OF THE PARTY OF TH
		The state of the s	The second secon
		The second secon	
		The second secon	THE RESIDENCE AND ADDRESS OF THE PARTY OF TH
		TO SEE THE PROPERTY OF THE PRO	
			The state of the s
together with the buildings, improv	rements and equipment thereon or o	connected (herswith all of which are listed in the School III	
together with the buildings, improv	rements and equipment thereon or o	connected therewith, all of which are listed in the Schedule hereto attached, and mar	ked Schedule "A".
together with the buildings, improv	rements and equipment thereon or cooking demised unto Lessee for the to	connected therewith, all of which are listed in the Schedule hereto attached, and mar erm of	ked Schedule "A",
together with the buildings, improv TO HOLD the premises here beginning on the	rements and equipment thereon or come of the total desired unto Lessee for the Lessee	connected therewith, all of which are listed in the Schedule hereto attached, and mar erm of	ked Schedule "A".
together with the buildings, improv TO HOLD the premises her beginning on the	rements and equipment thereon or deby demised unto Lessee for the te	connected therewith, all of which are listed in the Schedule hereto attached, and mare rem of the second se	ked Schedule "A". , 19 <u>3</u> /
together with the buildings, improv  TO HOLD the premises her beginning on the	rements and equipment thereon or a ceby demised unto Lessee for the to a ceby demised unto Lessee for the to be made ch month an amount equivalent to ments of said rental are to be made	connected therewith, all of which are listed in the Schedule hereto attached, and mare most and the schedule hereto attached, and mare most and the schedule hereto attached, and mare most and and of a schedule hereto is a conference of the schedule hereto attached, and mare conference of the schedule hereto attached in the schedule hereto a	, 19 32 , 19 32 , 19 32 , 19 32
such books and records as will accura	ately show the number of gallons of and from time to time when the	f gasoline and other motor fuels sold at the demised premises and will permit the Lessor desires so to do.	th at said premises by the carned. Lessee shall keep or to examine and inspect
such books and records as will accur, such books and records at any time The above letting is on the	ately show the number of gallons of e and from time to time when the following terms, conditions and co	f gasoline and other motor fuels sold at the demised premises and will permit the Lesson Lessor desires so to do.  Ovenants, to wit:	th at said premises by the tarned. Lessee shall keep or to examine and inspect
such books and records as will accurs such books and records at any time The above letting is on the 1. Lessee shall pay the spec	ately show the number of gallons of e and from time to time when the following terms, conditions and co cified rent at the times and in the	gasoline and other motor fuels sold at the demised premises and will permit the Lesson venerates to do. venerates, to wit:  manner provided.	or to examine and inspect
such books and records at any time The above letting is on the 1. Lessee shall pay the spec	ately show the number of gallons of and from time to time when the following terms, conditions and co cified rent at the times and in the be used as a gasoline filling and	gasoline and other motor fuels sold at the demised premises and will permit the Lesson desires so to do.  venants, to wit:  manner provided.  sutomobile service station, including the storage and ealer frageline added.	or to examine and inspect
such books and records at any time The above letting is on the 1. Lessee shall pay the spec	ately show the number of gallons of and from time to time when the following terms, conditions and co cified rent at the times and in the be used as a gasoline filling and	gasoline and other motor fuels sold at the demised premises and will permit the Lesson desires so to do.  venants, to wit:  manner provided.  sutomobile service station, including the storage and ealer frageline added.	or to examine and inspect
such books and records at any time The above letting is on the 1. Lessee shall pay the spec	ately show the number of gallons of and from time to time when the following terms, conditions and co cified rent at the times and in the be used as a gasoline filling and	gasoline and other motor fuels sold at the demised premises and will permit the Lesson desires so to do.  venants, to wit:  manner provided.  sutomobile service station, including the storage and ealer frageline added.	or to examine and inspect
such books and records as will accurs such books and records at any time  The above letting is on the  1. Lessee shall pay the spec  2. The said premises may be all-automobile supplies and accesso  2. S. Lessor agrees to pay all charges for light power and heat in agrees to pay all bills and charges bills, and charges, when due and pay as they accrue such amounts as ma	ately show the number of gallons of and from time to time when the call of the continuous and co-cified rent at the times and in the continuous and continuo	gasoline and other motor fuels sold at the demised premises and will permit the Lesso Lessor desires so to do.  Dessor desires sold with the Lesson and will permit the Lesson and will permit the Lesson and the sold will be an another than the sold will be a sold with the Lesson and Lesson and the sold will be a sold	petroleum-products, and  agrees to easy all-bills or said promises, then Lessee sind pay any such taxes, intends payable hereunder
such books and records as will accur, such books and records at any time  The above letting is on the  1. Lessee shall pay the spec  2. The said premises may be all automobile supplies and access  2. S. Lessor agrees to pay all charges for light, power and heat in agrees to pay all bills and charges, when due and pay as they accrue such amounts as ma  3. If and in the event the days be a few	ately show the number of gallons of and from time to time when the following terms, conditions and co cified rent at the times and in the person of the following terms, continued as a gasoline filling and taxes, assessment and the following	gasoline and other motor fuels sold at the demised premises and will permit the Lesse Lessor desires so to do.  Dessor desires sold desired the storage and sale of gasoline and other  Leafter desired the storage and sale of gasoline and other  Leafter desired the storage that may be levied against said premises and Lessor desired the storage of the sale of gasoline and between the sale desired the sale of gasoline and s	petroleum-products, and  agrees to eay all-bills or said promises, then Lessee ail to pay any such taxes, rentals payable hereunder
such books and records as will accur, such books and records at any time  The above letting is on the  1. Lessee shall pay the spec  2. The said premises may be all automobile supplies and access  2. S. Lessor agrees to pay all charges for light, power and heat in agrees to pay all bills and charges, when due and pay as they accrue such amounts as ma  3. If and in the event the days be a few	ately show the number of gallons of and from time to time when the following terms, conditions and co cified rent at the times and in the perused as a gasoline filling and taxes, assessment s, water bills, and taxes, assessment and water in the use of said premises. For light, power, heat and water in the use of said premises for light, power, heat and water in the use of said premises to be necessary to fully reimburse that and water in the use of said premises.	gasoline and other motor fuels sold at the demised premises and will permit the Lesse Lessor desires so to do.  Dessor desires sold desired the storage and sale of gasoline and other  Leafter desired the storage and sale of gasoline and other  Leafter desired the storage that may be levied against said premises and Lessor desired the storage of the sale of gasoline and between the sale desired the sale of gasoline and s	petroleum-products, and  agrees to eay all-bills or said promises, then Lessee ail to pay any such taxes, rentals payable hereunder
such books and records as will accurs such books and records at any time  The above letting is on the  1. Lessee shall pay the special automobile supplies and accessory  2. S. Lessor agrees to pay all charges for light, power and heat in agrees to pay all bills and charges, when due and pay as they accrue such amounts as mathey accrue to the sale of such proplaced or used on the premises by continuance of its business on the premises by continuance of its business on the premises and determine.	ately show the number of gallons of and from time to time when the following terms, conditions and co cified rent at the times and in the property of the conditions and continued as a gasoline filling and cified the conditions are a gasoline filling and cified as a gasoline filling and cified in the use of said premises for light, power, head and water in yable Lesses shall have the right to typ be necessary to fully reimburse they authorized authorities of the the Thaving granted, shall rescind any ducts or shall pass a law or issue a Lessee in the conduct of its busine emises, then and in either of such every conditions and the conduct of its busine emises, then and in either of such every conditions are shall pass a law or issue a Lessee in the conduct of its busine emises, then and in either of such every conditions and conditions are a conditions are a conditions and conditions are a conditions are a conditions are a conditions are a conditions.	I gasoline and other motor fuels sold at the demised premises and will permit the Lessor Lessor desires so to do.  Described to the Lessor Lessor desires so to do.  Described to the Lessor Lessor desires so to do.  Sustantial to the Lessor Lessor desires and Lessor described to the Lessor desires and Lessor described to the Lessor of the Lessor described to the Le	petrologn-products, and agrees to pay all-bills or agrees to pay all-bills or and promises, then Lessee all to pay any such taxes, rentals payable hereunder sed, in which said premises oleum products, or to use after appliances owned, gment, necessitate the dispay the Farhal hereunder
such books and records as will accurs such books and records at any time  The above letting is on the  1. Lessee shall pay the special automobile supplies and accessory  2. S. Lessor agrees to pay all charges for light, power and heat in agrees to pay all bills and charges, when due and pay as they accrue such amounts as mathey accrue to the sale of such proplaced or used on the premises by continuance of its business on the premises by continuance of its business on the premises and determine.	ately show the number of gallons of and from time to time when the following terms, conditions and co cified rent at the times and in the property of the conditions and continued as a gasoline filling and cified the conditions are a gasoline filling and cified as a gasoline filling and cified in the use of said premises for light, power, head and water in yable Lesses shall have the right to typ be necessary to fully reimburse they authorized authorities of the the Thaving granted, shall rescind any ducts or shall pass a law or issue a Lessee in the conduct of its busine emises, then and in either of such every conditions and the conduct of its busine emises, then and in either of such every conditions are shall pass a law or issue a Lessee in the conduct of its busine emises, then and in either of such every conditions and conditions are a conditions are a conditions and conditions are a conditions are a conditions are a conditions are a conditions.	I gasoline and other motor fuels sold at the demised premises and will permit the Lessor Lessor desires so to do.  Described to the Lessor Lessor desires so to do.  Described to the Lessor Lessor desires so to do.  Sustantial to the Lessor Lessor desires and Lessor described to the Lessor desires and Lessor described to the Lessor of the Lessor described to the Le	petrologn-products, and agrees to pay all-bills or agrees to pay all-bills or and promises, then Lessee all to pay any such taxes, rentals payable hereunder sed, in which said premises oleum products, or to use after appliances owned, gment, necessitate the dispay the Farhal hereunder
such books and records as awil accurs, such books and records at any time.  The above letting is on the  1. Lessee shall pay the spectage of the supplies and accessory.  2. Lessor agrees to pay all charges for light, power and heat in agrees to pay all bills and charges, when due and pay as they accrue such amounts as made are located, shall refuse to grant, or the premises for the sale of such proplaced or used on the premises by continuance of its business on the premises the further right to paint raid buil advertisements as it shall elect.  4. 6. Upon the expiration or to dition existing on the date beroof certain and the supplies of the date beroof certain and the supplies of the date beroof certain and the supplies of the date beroof certain and the date beroof certain and the supplies of the date beroof certain and the date	ately show the number of gallons of e and from time to time when the following terms, conditions and co cified rent at the times and in the second as a gasoline filling and taxes, assessments, water bills, and taxes, assessments, water bills, and curred in the use of said premises. For light, power, head and water in yable Lessee shall have the right to ty be necessary to fully reimburse that you there is no such that the products or shall pass a law or issue a Lessee in that conduct of its busine emises, then and in either of such every the products of the three conducts of the products or shall pass a law or issue a Lessee in that conduct of its busine emises, then and in either of such every the products of the products o	I gasoline and other motor fuels sold at the demised premises and will permit the Lessor Lessor desires so to do.  Described to the Lessor desires so to do.  Described to the Lessor desires sold to do.  Suttomobile service station, including the storage and sale of gasoline and other content of the lessor desires and the storage and sale of gasoline and other tracts or charges that may be levied against said premises and Lessor also that the same to the sale of gasoline and other curred by Lessoe, on its employees, or cub-lessors at said premises. Should Lessor from the same, and to charge the same to Lessor, and Lessee may withhold from any Lessee.  Lessoe, to other sub-division of the State, now in existence or hereafter create permit necessary for Lessee to store and sell at said premises gasoline and other petr an order which shall in the judgment of Lessoe necessitate the removal of the tanks oess, or imposing such restrictions upon the conduct of its tusiness as shall in its judgents, the lease shall at the option of Lessee become null and void and all obligation to be a later any building, structure, tanks, curbing, pavement or driveways now on said pents and machinery as shall in its opinion be necessary to use and operate said premise imment in any colors it shall select and to paint thereon such of its trademarks and see Lessee to return the property herein described to Lessor and Lessee shall restored.	petroleum-products, and agrees to pay all bills or said promises, then Lessee ail to pay any such taxes, rentals payable hereunder sed, in which said premises oleum products, or to use up ther appliances owned, gment necessitate the dis- pay the tental hereunder remises and to expatruct, s. Lessee is hereby given ma l other signs, devices and
such books and records as will accurs, such books and records at any time.  The above letting is on the  1. Lessee shall pay the spectage of the supplies and accessory.  2. S. Lessor agrees to pay all charges for light, power and heat in agrees to pay all bills and charges. When due and pay as they accrue such amounts as mathey accrue the premises by continuance of its business on the present and the premises the further right 4 paint raid but advertisements as it shall elect.  4. 6. Upon the expiration or the dition existing on the date hereof, or removed or relocated with the expreplaced thereon by Lessee.	ately show the number of gallons of e and from time to time when the following terms, conditions and co cified rent at the times and in the property of the conditions and conditions are a gasoline filling and cified the conditions are a gasoline filling and cified the conditions are curred in the use of said premises for light, power, head and water in yable Lessee shall have the right to tay be necessary to fully reimburse they authorized authorities of the tranging granted, shall rescind any poducts or shall pass a law or issue a Lessee in the conduct of its busing mises, then and in either of such every conditions are conditions, structures, equipme lidings, structures, tanks and equipment of the conduct of the co	I gasoline and other motor fuels sold at the demised premises and will permit the Lessor Lessor desires so to do.  Described to the Lessor desires so to do.  Described to the Lessor desires so to do.  Described to the Lessor desires so to do.  But at any time during the term hereof Lessor is not employed by Lessoe to operate that may be levied against said premises and Lessor observed that may be levied against said premises and Lessor observed that may the same, and to charge the same to Lessor, and Lessee may withhold from any Lessee. On the sub-division of the State, now in existence or hereafter create permit necessary for Lessee to store and sell at said premises gasoline and other petron order which shall in the judgment of Lessee necessitate the removal of the tanksoes, or imposing such restrictions upon the conduct of its tusiness as shall in its judgents, this lease shall at the option of Lessee become null and void and all obligation to be altered to the same to be altered to the same to be altered to the same to	petroloum-products, and agrees to pay all-bills or agrees to pay all-bills or and promises, then Lessee all to pay any such taxes, rentals payable hereunder ed, in which said premises oleum products, or to use cuther appliances owned, gment necessitate the dis- pay the tental hereunder remises and to egyptaruct, s. Lessee is hereby given I other signs, devices and esaid premises to the con- tures, tanks or machinery tanks or machinery
such books and records as will accurs, such books and records at any time.  The above letting is on the  1. Lessee shall pay the spectage of the supplies and accessory.  2. S. Lessor agrees to pay all charges for light, power and heat in agrees to pay all bills and charges. When due and pay as they accrue such amounts as mathey accrue the premises by continuance of its business on the present and the premises the further right 4 paint raid but advertisements as it shall elect.  4. 6. Upon the expiration or the dition existing on the date hereof, or removed or relocated with the expreplaced thereon by Lessee.	ately show the number of gallons of e and from time to time when the following terms, conditions and co cified rent at the times and in the property of the conditions and conditions are a gasoline filling and cified the conditions are a gasoline filling and cified the conditions are curred in the use of said premises for light, power, head and water in yable Lessee shall have the right to tay be necessary to fully reimburse they authorized authorities of the tranging granted, shall rescind any poducts or shall pass a law or issue a Lessee in the conduct of its busing mises, then and in either of such every conditions are conditions, structures, equipme lidings, structures, tanks and equipment of the conduct of the co	I gasoline and other motor fuels sold at the demised premises and will permit the Lessor Lessor desires so to do.  Described to the Lessor desires so to do.  Described to the Lessor desires so to do.  Described to the Lessor desires so to do.  But at any time during the term hereof Lessor is not employed by Lessoe to operate that may be levied against said premises and Lessor observed that may be levied against said premises and Lessor observed that may the same, and to charge the same to Lessor, and Lessee may withhold from any Lessee. On the sub-division of the State, now in existence or hereafter create permit necessary for Lessee to store and sell at said premises gasoline and other petron order which shall in the judgment of Lessee necessitate the removal of the tanksoes, or imposing such restrictions upon the conduct of its tusiness as shall in its judgents, this lease shall at the option of Lessee become null and void and all obligation to be altered to the same to be altered to the same to be altered to the same to	petroloum-products, and agrees to pay all-bills or agrees to pay all-bills or and promises, then Lessee all to pay any such taxes, rentals payable hereunder ed, in which said premises oleum products, or to use cuther appliances owned, gment necessitate the dis- pay the tental hereunder remises and to egyptaruct, s. Lessee is hereby given I other signs, devices and esaid premises to the con- tures, tanks or machinery tanks or machinery
such books and records at any time such books and records at any time  1. Lessee shall pay the spec  2. The said premises may be all-automobile supplies and accessor  2. S. Lessor agrees to pay all charges for light, power and heat in agrees to pay all bills and charges, bills, and charges, when due and pay as they accrue such amounts as ma  4. If and in the event theed are located, shall refuse to grant, or the premises for the sale of such pro placed or used on the premises by continuance of its busiquess on the pre shall cease and determin.  3. Lessee is hereby given the build, and place upon said premises the further right to paint; taid build advertisements as it shall elect.  4. 6. Upon the expiration or te dition existing on the date hereof, or removed or relocated with the expre placed thereon by Lessee.  5. 7. In case the premises are re for occupancy until the property is replace, repair or reconstruct symplecy, repair or reconstruct any but structures or equipment with buildin expeditiously to repair of acconstruct for the unount expended therefor, of option to cancel this lease without  1. S. Lessee without  1. Resea device the property is 1. Researched therefor, of	ately show the number of gallons of e and from time to time when the following terms, conditions and co cified rent at the times and in the be used as a gasoline filling and taxes, assessments, water bille, and taxes, assessments, water bille, and taxes, assessments, water bille, and taxes, assessments of the taxes, assessments, water bille, and taxes, assessments of the property	I gasoline and other motor fuels sold at the demised premises and will permit the Lessor Lessor desires so to do.  December to the Lessor desires that may be levied against said premises and Lessor also that the term hereof Lessor is not employed by Lessor to perate incurred by Lessor, on its employees, or sub-lessors and premises. Should Lessor flag the same, and to charge the same to Lessor, and Lessor may withhold from any Lessor.  Lessor, equaty, or other sub-division of the State, now in existence or hereafter create permit necessary for Lessee to store and sell at said premises gasoline and other petr no order which shall in the judgment of Lessor necessitate the removal of the tanks ocs.  Desire the lease shall at the option of Lessor become null and void and all obligation to perfect the same to Lessor the same to	petroleum-products, and agrees to pay all bills or agrees to pay all bills or aid promises, then Lessee ail to pay any such taxes, rentals payable hereunder sed, in which said premises oleum products, or to use refler appliances owned, gment necessitate the dis- pay the tental hereunder remises and to egystruct, s. Lessee is hereby given to the signs, devices and es said premises to the con- tures, tanks or machinery nachinery and equipment seginning of such unfires sor agrees to immediately or replace had buildingly to commence und proceed altien upon said premises es shall have the right and
such books and records as will accurs, such books and records at any time.  The above letting is on the  1. Lessee shall pay the spectage of the said premises may be all automobile supplies and accessored.  2. Lessor agrees to pay all cherges for light power and heat in agrees to pay all lills and charges, bills, and charges, when due and pay as they accrue such amounts as ma has for any and charges, when due and pay as they accrue such amounts as ma has for any and they accrue such amounts as ma has for any and they accrue such amounts as ma has for any and they accrue such amounts as ma has premises by continuance of its buisques on the premises of the premises on the premises and determine.  3. Lessee is hereby given the build, and place upon said premises the further right to paint said buil advertisements as it shall elect.  4. Lessor is hereby given the build, and place upon said premises the further right to paint said buil advertisements as it shall elect.  4. Lessor is hereby given the build, and place upon said premises the further right to paint said buil advertisements as it shall elect.  4. Lessor is hereby given the build, and place upon said premises are refered to the property is paylace, repair or reconstruct any bustnetures or equipment with building expeditiously to repair or ecconstruct for the uniount expended therefor, option to cancel this lease without the same place.  4. Lessee during the term of premises but any such subletting or or assignment.	ately show the number of gallons of a and from time to time when the country is and the same of the conditions and cocified rent at the times and in the second of the conditions and cocified rent at the times and in the second of the conditions and cocified rent at the times and in the second of the conditions and conditions are supported in the use of said premises. The light, power, heat and water in yable Lessees shall have the right to ty be necessary to fully reimburse abuly authorized authorities of the training granted, shall rescind any should be seen that have the right to the said of the training granted, shall rescind any should be seen to the conduct of its busine unitses, then and in either of such every such buildings, structures, equipme didney, structures, tanks and equipment on the conduct of the seen the conduction, and Le didneys, structures or equipment on the conduction of the seen and the condition, and Le didneys, structures or equipment on the conduct of the premises, Lessee has the right of the premises.	f gasoline and other motor fuels sold at the demised premises and will permit the Less Lessor desires so to do.  Describes the service of the service station, including the storage and sale of gasoline and other thanks of the service station, including the storage and sale of gasoline and other thanks of the service station, including the storage and sale of gasoline and other thanks of the service station, including the storage and sale of gasoline and other thanks of the service station, including the storage and sale of gasoline and other thanks of the service of the service to operate incurred by Lessee, or its employees, or sub-lessees at said premises. Should Lessor find pay the same, and to charge the same to Lessor, and Lessee may withhold from any lesson, seemty, or other sub-division of the State, now in existence or hereafter form charge the same, and to charge the same to Lessoe necessitate the removal of the tanks of the service of the same and the same and the same permit necessary for Lessee to store and sell at said premises gasoline and other petrulor of the same sets, or imposing such restrictions upon the conduct of its tusiness as shall in its judients, this lease shall at the option of Lessee become null and void and all obligation to realter any building, structure, tanks, curbing, pavement or driveways now on said pent and machinery as shall in its opinion be necessary to use and operate said premises and machinery as shall in its opinion be necessary to use and operate said premises as the same shall as the opinion of the same shall and to pain the thereon such of its trademarks and the same shall are the same shall and to pain the premise of the same shall are the same shall and to pain the premise is the vegen that they are rendered unfit for occupancy or to crossituse have the right to remove from said premises of the purposes herein described. Lesson the premises in the event that they are rendered unfit for occupancy or to crossituse the premises in the event that they are rendered	petroleum-products, and  agrees to pay-all-bills or and premises, then Lessee all to pay any such taxes, rentals payable hereunder ed, in which said premises ofeum products, or to use a other appliances owned, gmeut necessitate due dispay the Fental hereunder remises and to construct, the said premises to the contures, tanks or machinery and equipment eginning of such unfitness or replace haid buildings to commencelynd proceed alice upon said premises e shall have the light and se right under and to said writing to such subletting
such books and records at any time such books and records at any time  1. Lessee shall pay the spec 2. The said-premises may be all-automobile supplies and accesso 2. Lessor agrees to pay all charges for light-power and heat-in agrees to pay all bills and charges, bills, and charges, when due and pay as they accrue such amounts as ma  4. If and in the event they are located, shall refuse to grant, or the premises for the sale of such pro placed or used on the premises by continuance of its business on the pre shall cease and determine. May 3. Lessee is hereby given the build, and place upon said premises the further right to paint aid bui advertisements as it shall elect. 4. 6. Upon the expiration or te dition existing on the date hereof, or removed or relocated with the expre placed thereon by Lessee.  5. In case the premises are re for occupancy until the property is replace, repair or reconstruct any bu structures or equipment with buildin expeditiously to repair of ecconstru- for the mount expended therefor, or option to cancel this lease without 6. Lessee during the term o premises but any such subletting or or assignment. 7. Lessee shall have the pri- expiration hereof upon the same ter- gives Lessor notice in writing at lea	ately show the number of gallons of e and from time to time when the following terms, conditions and co-cified rent at the times and in the occurred as a gasoline filling and taxes, assessments, water bills, and taxes, assessments, water bills, and taxes, assessments, water bills, and taxes, assessments of the course of the taxes, assessments, water bills, and taxes, assessments of the taxes, assessments, water bills, and taxes, as the property of the taxes, and the taxes, and the taxes, and taxes, an	I gasoline and other motor fuels sold at the demised premises and will permit the Lessor Lessor desires so to do.  December to the Lessor desires that may be levied against said premises and Lessor also that the term hereof Lessor is not employed by Lessor to perate incurred by Lessor, on its employees, or sub-lessors and premises. Should Lessor flag the same, and to charge the same to Lessor, and Lessor may withhold from any Lessor.  Lessor, equaty, or other sub-division of the State, now in existence or hereafter create permit necessary for Lessee to store and sell at said premises gasoline and other petr no order which shall in the judgment of Lessor necessitate the removal of the tanks ocs.  Desire the lease shall at the option of Lessor become null and void and all obligation to perfect the same to Lessor the same to	petroleum products and agrees to pay all-bills or said promises, then Lessee all to pay any such taxes, rentals payable hereunder ed, in which said premises oleum products, or to use rother appliances owned, gment necessitate the dispay the rental hereunder the remaining of the rental hereunder remises and to constitute, said premises to the contures, tanks or machinery and equipment eginning of such unfitness sor-agrees to immediately or replace taid buildings, to commence and procectically in the said products of the control of the contro