Vol. 158		Form 1
DS-52-A BC. 1102		
5 . 6 . 0 . 0	SE (RENTAL DETERMINED BY SALES)	
THIS AGREEMENT, made this 26th	day of January in th	e year 19.3.1., by and
between W. H. Snuder	J	- yy uy und
hereinafter called Lessor, which ocquession shell include personal repr AND STANDARD OIL COMPANY OF NEW JERSEY, a corporation of	essentatives, kvirs, successors so assigns, as the coso susy his, where the constant so the State of Delaware, hereinafter called Lessee, which expossion shult inshule in	requires or admite, and k knowssous used ussigns
the context whose six regulars or additions.	4	P R t
WITNESSETH: Lesson does hereby demise and lease unto Le	essee all that lot, piece or parcel of land situate in the Town of Thurse mulle tate of South Canalina described as follows: That is	to say,
Cne let of land situated in	the above County and State, beginning at t	he
	46 feet North on U. S. Highway #25, thence	
	r, thence 246 feet South, thence 90 feet we	
back to beginning point.		

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together with the buildings, improvements and equipment thereon or co	onnected therewith, all of which are listed in the Schedule hereto attached, and that	ked Soheduke "K".
TO HOLD the premises hereby demised unto Lessee for the He	ma period of I year	
beginning on the	day of February	
and ending on the 31st	^ ^	19 32
Losses paying therefor as rental seek mouth 1		
such books and records as will accurately show the number of gallons of g such books and records at any time and from time to time when the L	are dine and other motor field set let let let let let let let let let l	arned. Lessee shall keep or to examine and inspect
The above letting is on the following terms, conditions and covered	tooli desires so to do.	
1. Lessee shall pay the specified rent at the times and in the m		
A the said premises may be used as an gasoline filling and a all automobile supplies and accessories.	utamobile service station, including the storage and sale of genoline and other	patcelaum products, and
Lessor agrees to pay all taxes assessments where tills, and charges for hight, peacer ast heat incorred in the use of soil promises. I across any all tills and observes for light, power, heat and water incorred in the payer heat and water incorred in the payer heat and water incorred in the payer of the	Verelatta level agains so sold premises and longer that the series and longer and the series of classes that may be levied against and premises and lessor also that any time during the tops better those is not originately lessor to appear to the during the tops better that any time during the tops better that are not originately lessor to appear to the second to the same, and to happe the same to the same.	agrees to pay all bills or trial premises, thon-beauch ail to pay any such taxes, or ac
as they accrue such amounts as may be necessary to fully reimburse Le	essee.	entals payable hereunder
are located, shall refuse to grant, or having granted, shall rescind any per the premises for the sale of such products, or shall pass a law prisue an placed or used an the premises by Lesse; in the conduct of its business continuance of its business on the premises), then and in either of such even shall cease and determine.	wn, county, or other sub-division of the State, now in existence or hereafter create ermit necessary for Lessee by store and sell a said premises gasoline and other petr order which shall in the judgment of Lessee necessitate the removal of the tanks o s, or impoling such restrictions upon the condect of its tusines as shall in its light ats, this least shall at the option of Lessee become null and void and all obligation to	d, in which said premises oleum products, or to use r other appliances owned, gment necessitate the dis- pay the rental hereunder
build, and place upon said premises such buildings, structures, equipmen the further right to paint: aid buildings, structures, tanks and equipmen advertisements as it shall elect.	alter any building, structure, tanks, curbing, pavement or driveways now on said p t and machinery as shall in its opinion be necessary to use and operate said premises ment in any colors it shall select and to paint thereon such of its trademarks and	remises and to construct, s. Lessee is hereby given ma I other signs, devices and
4. Lyon the expiration or termination of this lease for any cause dition existing on the date hereof, ordinary wear and tear excepted, proving removed or relocated with the express consent of Lessor. Lessee shall he placed thereon by Lessee.	e Lessee is to return the property herein described to Lessor and Lessee shall restore ded, however, Lessee shall not be required to replace or relocate any building, struct tve the right to remove from said premises all buildings, structures, pumps, tanks, r	said premises to the con-
5. X In case the premises are rendered unfit for occupancy by fire at		

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. Lessor agrees to immediately shaptures or quipment with buildings, structures and equipment of like value and like character and construction. Should Lessor fail or refusate immediately commence and proceed for the amount expended therefor, and is hereby authorized to withhold all rents as they accrue until it shall be reimbursed for said expenditure, or Lessee shall have a hen upon said premises option to cancel this lease without further hability.

6. \$\ \text{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 premises but any such subletting 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.

8. Lessec 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 becomes effective, excepting and when the correlation is made in accordance with the provisions of district his become half become the correlation for before the expiration of this lease.