Vol. 158 95-52 A-BO 1102 Revised 8-7-30 LEASE (RENTAL DETERMINED BY SALES) _____day of _____Ilbrauary____in the year 19531., by and THIS AGREEMENT, made this 103 th W. H. Smith ignar participase many hie, where the countest as requires on adacts; and hereinafter called Lessor, which aspression stathinclade porsonal representatives, knies, successional STANDARD OIL COMPANY OF NEW JERSEY, a corporation of the State of Delaware, hereinafter called Lessee, which conversion shall include its supercours and assigns WITNESSETH: Lessor does hereby demise and lease unto Lessee all that lot, piece or parcel of land situate in the Town of Pildmont S. 6. described as follows: That is to say,.... County of Anumville land situated in the above country and state re lot of eginning at center of driveway the property and W. H. Smith running in a northernly direction 200 feet parallel with State Highway #20 thence in a easternly direction be feet thence in a southernly direction 200 feet to driveway, thence be feet in a westernly direction back to beginning foint March Lessee paying therefor as rental each month an amount equivalent to one cent (le) for each gallon of gasoline and other motor fuel's sold during the month at said premises by the lessee or its agents or assigns. Payments of said rental are to be made on or before the tenth day of the month following the month in which the rental is earned. Lessee shall keep such books and records as will accurately show the number of gallons of gasoline and other motor fuels sold at the demised premises and will permit the Lessor to examine and inspect on the following the month in the following the month in which the rental is earned. Lessee shall keep such books and records at any time and from time to time when the Lessor desires so to do. The above letting is on the following terms, conditions and covenants, to wit: 1. Lessee shall pay the specified rent at the times and in the manner provided. 2. The said premises may be used as a gasaline filling and automobile survice station, including the storage and sale of gosoline and other petroleum products, and all automobile supplies and acceptance. all authoride supplies and acceptories.

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Lessor agrees to pay all taxes, assessments, water bills, and all the bills acceptively power and heading results. The power are heading results and present a pay all this power are heading results. The power are heading results and present a power are heading results and present and X If and in the event the duly authorized authorities of the town, county, or other sub-division of the State, now in existence or hereafter created, by which said premises are located, shall refuse to grant, or having granted, shall rescind any permit necessary for Lessee is store and sell ut said premises gasoline and other petroleum products, or to use the premises by the sale of such products, or shall be as a law or issale an order which shall in the judgment of Lesseenecessitate the removal of the tanks or other appliances owned, placed or used on the premises by Lessee in the conduct of its lusiness, or imposing such restrictions upon the conduct of its lusiness as shall initis judgment necessitate the visconition and the premises, then and is either of such events, this lease shall case escone null and void and all obligation to pay the rental hereunder shall coase and determine. shall cease and determine.

The state of the E. Upon the expiration or termination of this lease for any cause Lessee is to return the property herein described to Lessor and Lessee shall restore said premises to the conference of the date hereof, ordinary wear and tear excepted, provided, however, Lessee shall not be required to replace or relocate any building, structures, tanks or machinery placed thereon by Lessee. Lessee shall have the right to remove from said premises all buildings, structures, pumps, tanks, machinery and equipment Fig. 1. 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 aggres to immediately replace, repair or reconstruct any buildings, structures or equipment on the premises in the event that they are rendered unfit for occupancy or to reconstruct or replace said buildings, structures or equipment of like value and like characteriand construction. Should Lessor iail or refuse to immediately commence and proceed expeditiously to refair or reconstruct the premises, Lessee hastle right at its option repair of reconstruct the same, and at that event Lessee shall have lien upons and premises for the amount expended therefor, and is hereby authorized to withhold all rends as they accrue until it shall be reimbursed for said expenditure, or Lessee shall have the right and option to cancel this lease without further liability.

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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

M. 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 becomes effective, excepting only when the concollation is prade in accordance with the provisions of Arthole Whereof, Lessee shall pay to Lessor as consideration for said cancellation an amount which shall be determined by multiplying the largest rental theretofore paid in any one month under this lease by the number of full years remaining before the expiration of this lease.