W.F. IMPIL	A TITLIBURE CONTRACTOR	 	
}- A	BP-1102		

DS-52-A BP-1102 Revised 8-7-30	THEORY OF THE PROPERTY OF THE							
THIS AGREEME	NT, made this21	st	day of	February	in the year 19	3.1 ., by and		
between Walter	Williams							
hereinafter called Lessor,	vlitch oppression stadt include pass ANY OF NEW JERSEY, a corpo	ound popularistatives, heise, ac	occisions on Assigns, as i	thoranse was hie, where the	ebatest sa roquiros de	achients, mad a math assigns		
WITNESSETH:	essor does hereby demise and least	unto Lessee all that lot, piec	ce or parcel of land situa	ate in the Town of	rietta R. D.	D		
County of. G	eenville	State of Sout	h Carolina	, described as follo	ows: That is to say,			
•					•			
	t of land situated					erty		
	lin extending eigh							
	(105) feet West t	7						
	feet South paral.	iel with ditch,	thence one	hundred and fi	ve (105) feet			
East back to be	inning point.							
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	A COMPANY OF THE PARTY OF THE P							
MANAGEMENT CONTRACTOR				er terretakki det ini dalam dan pamananan dan disebuah dan				
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Name 1			***************************************					
		The State Company of the Company of						
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TO HOLD the prema	improvements and equipment then 18C . ses hereby demised unto Lessce fo	r the XXXXX per 1ed	of L year	· 				
• •	₹+ 'n		_	Pehruar w	1039	, 19		
	ntal each month an amount again	don't to one and (1-) for any				, 19		
lessee or its agents or assigns such books and re ords as wis such books and records at a	ntal cach month an amount equiva- Payments of said rental are to be I accurately show the number of ga- ty time and from time to time whom the following terms, conditions	e made on or before the tent ellons of gasoline and other m en the Lesser desires so to d	th gallon of gasoline and h day of the month foll otor fuels sold at the de o.	d other motor fuels sold du lowing the month in which emised premises and will per	ring the month at said pa the rental is carned. Les rmit the Lessor to examin	remises by the ssee shall keep me and inspect		
	the specified rent at the times and							
The said premise	MANAGE AND	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	na znipalnik najvez	x store was a rate of ward	inexandrother petroleum	oxoducts: and		
2. X Lessor agrees to charges for light, power and agrees to pay all tells and bills, and charges, when due as they accrue such amount	accessories. And any all taxes, assessments, which heat incurred in the use of said pranarges for light power, heat and a made payable Lessee shall have the reas may be necessary to fully rein	W or hereafter MXXMXIII obxXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	levied again was natured by he githe term hereof less of the many toolers whose the many toolers	ast said premised and services of the services	i OS . IX MENSURALEN APPENDING POPULIER IN APPENDIX APPENDIX TO THE POPULIER I OULD LESSOR fail to pay an old from any rentals pays	en alk bills or earther lesser ny such taxes, able hereunder		
A If and in the ever are located, shall refue to g the premises for the sale of s placed or used on the prem continuance of its business or shall cease and determine	It the duly authorized authorities ant, or having granted, shall resenuch products, or shall pass a law or see by Lessee in the conduct of it the premises, then and in either of	of the town, county, or other and any permit necessary for a sissury an orde: which shall in a bunness, or imposing such such events, this lease shall at	er sub-division of the S Lessee to store and sell in the judgment of Less restrictions upon the the option of Lessee by	tate, now in existence or he at soid premises gasoline a ee necessitate the removal conduct of its business as soome null and void and all	ereafter created, in which and other petroleum product of the tanks or other application its judgment neces thall in its judgment neces I obligation to pay the res	said premises ucts, or to use liances owned, ssitate the dis- ntal hereunder		
3. A Lessee is hereby, build, and place upon said p the nuther right to paint a advertisements as it shall e	remises such buildings, structures, of	nange or alter any building, equipment and machinery as ad equipment in any colors	structure, tanks, curbin shall in its opinion be n it shall select and to	ng, pavement or driveways necessary to use and operate paint thereon such of its to	now on said premises and said premises. Lessee is rademarks and other sign	many l to construct, shereby given s, devices and		

- 4. 6. 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 condition existing on 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
- 5. X. 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 replace, repair or reconstruct any buildings, structures or occupancy or to reconstruction with buildings, structures or occupancy or to reconstruction the premises in the event that they are rentered unfit for occupancy or to reconstruct for replace/said buildings structures and equipment of like value and like character and construction. Should Lessor fail oyrefuse to immediately commence and proceed expeditiously to repair or reconstruct the premises, Lessee has the right yit its option or repair or reconstruct the same, and in that eyent Lessee shall have a lien upon said premises option to cancel this lease without further liabilities.
- 6. K. 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 Less e from its obligation to pay the rent herein reserved unless Lessor shall consent in writing to such subletting or assignment.
- 8. 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 cancellation is notice in accordance with the previsions of Article 4 hereal. 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.