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 begin-
here'n described.	stable condition and Lessee is able to and does occupy said premises for the purposes
7. Lessee during the term of this lease or any renewal or extensi	on 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.	, and the state of
S. Lessee shall have the privilege and option of renewing this	Agreement from period to period for two
one (1) year each, the first of such periods to begin on the expiration of	the first period herein granted, and each successive period to begin on the expiration of
the period then in effect, upon the same terms and conditions as herein	set forth and all of said privileges of renewal and extension shall be considered as having
ocen exercised unless Lassee gives Lessor notice in writing at least to such renewal privilege.	irty days prior to the expiration of the period then in effect of its intention not to exercise
	at any time on giving Lessor thirty day's notice of Lessee's intention so to do.
 At., notice to be given by Lessee to Lessor shall be sufficiently premises herein described or at such other address as may at any time. 	given it in writing and delivered to Lessor ar mailed, postage prepaid, to Lessor at the be furnished by Lessor to Lessee.
IN WITNESS WHEREOF, the parties hereto have executed this	agreement the day and year first above written.
WITNESS:	Gerenolle august Communicarion
Frond & Wooten	By Melton & Smith Chairman
Jeo & Williams	Lessor.
WITNESS:	STANDARD OIL COMPANY OF NEW JERSEY,
M. a. Marshall	By E. A. Colliss
	Branch Manager.
(Incorporate here the acknowledgment of Lessor in the statutery form e	of the state where the leased property is situated.)
	•
STATE OF SOUTH CAROLINA,	
County of Greenville.	
Before me personally appeared	Glianise
ind made eath that _he saw the within named INLL trace_e	J. Smith
sign seel and as his	act and deed deliver the within written instrument and that he with
Lionel & Hooten	witnessed the execution thereof.
SWORN to before me this 27	
ay to May A.D. 1981	2 Yen & Middingued
S. Garsett a	
Notary Public, S. C.	
	S.C Stamps 364
coxse	NT OF LANDOWNER
The undersigned, being the owner of the premises describe in the	s Mached lease, hereby consents to the subletting of Lessor's rights in accordance with
ease or other agreement under which said Lessor holds the said premises	s, the undersigned will advise the Standard Oil Company of New Jersey at
	1
	Kult and said Standard Oil Company of New Jersey shall have ten days after the receipt ed Lessor and the undersigned agrees that so long as the Standard Oil Company of New
ersey thereafter complies with the terms of said agreement under which	the above mentioned Lessor acquired said premises, its rights in and to the property
nder the above agreement hall be valid and remain in full force and e	
Dated this day o	
	, 15
VITNESS:	
2	CUIDDAN DALIS
5	CHEDUI E 'A"
•	
. yi e.	
A O O	
decorded failing 16th 1932 at	1/1,25 o'clock A, M,
//	