. It is further uncerstood and agreed	d between Lesson and Lean A
described, including the property described in	d between Lessor and Lessee that Lessee shall have the right and option to purchase the property hereinbefore
notice of his intention so to do and the right	and ortion of Lesses to purchase said property at any time on giving six months'
the event Lessee desires to exercise said right date when said sale is to be completed and at	it and option to purchase, it shall ki e notice in writing of its intention so to do at least ten (10) days prior to the
Lessee or its successors or assigns a good and	sufficient deed with full exponents and deliver to
good and in ketable title in fee simple the r kind and character.	property described herein and in Schedule "A" attached free and dear of all liens and encambrances of whatsoever
1	to Lessor shall be sufficiently given, if in writing, and delivered to Lessor, or mailed, postage prepaid, to Lessor at
	the day thing be furnished by Lessor to Lessee.
Geo E. Williams	hereto have executed this agreement the day and year first above written.
J. B. Rateon	J. J. Pascett.
ATTEST:	
J. 21 Thomason	STANDARD OIL COMPANY OF NEW JERSEY
7	By M. M. Granes Branch Manager Granet
(Incorporate here the acknowledgment of the	Lessor in the statutory form of the State where the leased property is situated.)
STATE OF SOUTH CAROLINA,	
County of Greenville.	
Before me personally appeared	D. E. Williams
and made outh thathe saw the within na	med & Smutt
sign,	seal and as 1116 Oston act and deed deliver the within written instrument and that he with
· · · · · · · · · · · · · · · · · · ·	10 14 de Arc witnessed the execution thereof.
SWORN to before me this	7th
	AD, 1931 Sea & Williams
Notary Put	blie S. C.
e ·	
the event the Lessor named in the above mentice holds the above described premises, the undersigned the above mentioned Lessor and the undersigned ment under which the above mentioned Lessor and effect.	owner of the land when the Lesser in the aforementioned lease holds under a lease or some other agreement, subletting of the Lessor's rights in accordance with the above agreement. The undersigned further agrees that in oned agreement defaults in any of the terms or conditions of the least or other agreement under which said Lessor greed will savise the Standard Oil Company of New Jersey at looks which will have seen (10) days after the receipt of said notice to make good said default on the part of agrees that so long as the Standard Oil Company of New Jersey thereafter complies with the terms of said agree-equired said premises, its rights in and to the property under this agreement shall be valid and remain in full force
Dated this 4 th	day of sept. 1931
Hitness: Seo E. Williams	Mannie F Raines
	SCHEDULE "A"
1 Wood	Pauldens 14 V 21 St with 18 ft Sh.
- 1 Oco air	Confedera 14 × 21 ft with 18 ft Shed
The state of the s	
	Appendix or print to a contract of the contrac
The second secon	·
Annual Control of the	
80.1.11	
Recorded Sept 111 th	