- 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 beginning of such unfitness for occupancy until the premises are put in tenantable condition and Lessee is able to and does occupy said premises for the purposes herein described.
- 7. 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. Lessee shall have the privilege and option of renewing this Agreement from period to period for _____ additional periods of 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 been exercised unless Lessee gives Lessor notice in writing at least thirty days prior to the expiration of the period then in effect of its intention not to exercise such renewal privilege.

Lessee has and is hereby given the right to cancel this le . Any notice to be given by Lessee to Lessor shall be suffice	ciently given if in writing and delivered to Lessor or mail	
premises herein described or ot such other address as may at any	time be furnished by Lessor to Lessee.	
IN WITNESS WHEREOF, the parties hereto have executed	this agreement the day and year first above written.	
WITNESS:		
Geo. E. Williams,	D. S. Bryant,	
Mary Halley		Lessor.
WITNESS:	STANDARD OIL COMPAN	Y OF NEW JERSEY,
J. W. Thompson,	By A. M. Graves,	I W WITTE
(Incorporate here the acknowledgment of Lessor in the statulory f	erm of the state where the leased property is situated.)	Manus Manager. Asst.
STATE OF SOUTH CAROLINA, County of Greenville.		S. C. Stamps (Q10.
Before me personally appeared	E. Williams.	
and made oath that he saw the within named D. S. Bry	ant,	
sign, seal and as his	act and deed deliver the within w	ritten instrument and thathe with
Mary Halley,		
SWORN to before me this 11th	.	
day of August A.D.,	1931 Geo. E. Williams	5 ,
J. L. Gærrett, Notary Public, S. C.	-a. 83	
Notary Public, S. C.	*	
	10 6 4 X	
CO	DISENT OF LANDOWNER	
The undersigned, being the owner of the premises described in		A.T
the above agreement. The undersigned further agrees that in the		
lease or other agreement under which said Lessor holds the said pro		
of sa	nd default and said Standard Oil Company of New Jersey	r shall have (on days offer the receipt
of said notice to make good said defauth on the part of the above me		
Jersey thereafter complies with the terms of said agreement under t	which the above mentioned Lessor acquired said premise	es, its rights in and to the property
under the above agreement shall be valid and remain in full force	and effect.	
Dated this	day of , 19	9.
WITNESS:		
	SCHEDUI E "A"	
The understaned hereby a	consents to the subletting of the	Toping!- winks
accordance with the above agreeme	ent. The understaned further care	Lessor's rights in
Lessor named in the above mention	ned agreement defaults in any of	the terms or conditions
er-the-lease-or-ether-agreement-u	inder which said Lessor holds the	-above-described-premises-
the undersigned will advise the S said Standard Oil Company of N. J	Landard OII Company at Columbia,	S. C. of said default, ar
ten (10) days after receipt of sa		
default on the part of the above	mentioned Lessor, and the undersi	igned agrees that so long-
as the Standard Oil Company of N.	. J. hereafter complies with the t	terms of said agreement
under which the above mentioned L	essor acquired said premises, its	rights in and to the

	de constitution of the Bubble country of the Hessel's lightes in
	accordance with the above agreement. The undersigned further agrees that in the event the
	Lesser named in the above mentioned agreement defaults in any of the terms or conditions
	ef the lease or ether agreement under which said Lessor holds the above described premises
	the undersigned will advise the Standard Oil Company at Columbia. S. C. of said default, a
	said Standard Oil Company of N. J. shall have the option to be exercised at any time withi
	ten (10) days after receipt of said notice, but shall not be obligated to make good said
	default on the part of the above mentioned Lessor, and the undersigned agrees that so long as the Standard Oil Company of N. J. hereafter complies with the terms of said agreement
	under which the above mentioned Lessor acquired said premises, its rights in and to the
	property under this agreement, shall be valid and remain in full force and effect. Dated this 10th day of Aug. 1931.
	Witness: J. H. Batson.
	H.B. Batson.
Recorded .	September 3rd., 193 l at 9:45 o'clock A. M.
	J. J