(c) In the event lessee is granted an option to extend under the provisions of paragraph (11) (a), it is agreed that if lessee does not in any instance elect to lease said premises in accordance with the provisions of paragraph (11) (b), such failure shall in no way limit or affect lessee's right and option to extend this lease as provided in paragraph (11) (a).

(12)—Holdover. If, at the expiration or termination of this lease or any extension thereof, lessee shall hold over for any reason, the tenancy of lessee thereafter shall be from month to month only and be subject to all other terms and conditions of this lease, in the absence of a written agreement to the contrary.

- (13)—Assignment and Sub-Letting. Lessor consents that lessee may assign or sub-let the premises, provided that lessee shall remain liable to lessor for the performance of all the terms hereof.
- (14)—Notice. Notices from lessee to lessor shall be sufficient if delivered to lessor, or if by telegram, or if placed in the United States mails addressed to the lessor at the address shown in this lease. Notices from lessor to lessee shall be sufficient if posted in the United States mails, postage prepaid, addressed to the lessee's principal place of business as shown in this lease.
- (15)—Change in Ownership. No change in ownership, assignment of this lease, or assignment of rentals hereunder shall be binding upon lessee unless and until lessee has been furnished either the original instrument evidencing such transfer, or assignment, or a true copy thereof.
- (16)—Successors and Assigns. This agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors or assigns.
- (17)—Entirety of Agreement. No prior stipulation, agreement or understanding, verbal or otherwise, of the parties or their agents shall be valid or enforceable unless embodied in the provisions of this lease.
- (18)—Approval and Signing by Lessee. This agreement, whatever the circumstances, shall not be binding on the lessee unless and until approved and signed in its behalf by an Executive Officer, General Sales Manager, Assistant General Sales Manager, Manager Dealer Sales (Executive Sales Office), Assistant Manager Dealer Sales (Executive Sales Office), Manager Real Estate Division, Territorial Manager (Domestic Sales Department), or Division Manager (Domestic Sales Department).

(Domestic Sales Department).	nager (Domestic Sales Department), or Division Manager
IN WITNESS WHEREOF lessor and lessee have hereunto s	ubscribed their names the day and year first above written.
Jaylon	Dea Prince (Seal)
gaslov	Dora Prince (Seal)
Witness Officer	W. Grady Neely (Seal)
Witness De Cour	Inez Neely (Lessor)
	THE TEXAS COMPANY (Lessee)
Attest: Assistant Secretary	Winneger, Southern Toylor
Assistant Sections	Seics Department
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE	
Personally appeared before me	(Witness) who being
his act and deed deliver the foregoing mentioned and that he with execution thereof.	in named W. G. Neely sign, seal and as mg instrument for the purpose therein (Witness) witnessed the
Sworn to before me this the 112	day of Seftember, A.D. 1949
	allow with the service
My Commission expires:	(Witnessel)
A the Pleasur of the Gooman	Both Bene Phainten
	Motary Public in and for South Carolina
STATE OF SOUTH CAROLINA)	No Survey
COUNTY OF GREENVILLE Personally appeared before me	940
duly sworn says that he saw the within	(Witness) who being in named Inez Neely, wife of the with-
in named W. G. Neely, sign seal and a going instrument for the purpose ther (Witness) witness	'eln mentioned, and that ha with
Sworn to before me this the	day of Sellember, A.D. 1949
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Non Count on the	(Witness) Shift, The Control of the

My Commission expires:

Notary Public in and for South Carolina

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