The Mills underload and aerosphorous through the beautiful force that invest the rights and prime to provide the property involutional according to the first the region of the control of his visition has a first through the same and the right and rights and the right and rights and prime to the market and all and the right and rights and prime to the tenth of his visition has a first through the same and the right and rights and prime to the same and the right and rights and rights and the right and rights	10. A It's further understood a	and agreed between Lessor and	Lessee that Lessee she	all have the right a	id ontion to nurchase the manual to the
and the form by the street. Leaves and warmer the rest and spikes we be Leave to markets and adverty at may thus an arrive of the instruction of the other like and only and the control of the restriction of the other of the control of the restriction of the street focus of the control of the restriction of the street focus o	described, including the property de	scribed in Schedule "A" hereto	attached for the sum o	f	to putchase the property hereinbefo
the event Lexico Grind in execution and invite and marks is survivious in tailing per south an unique of the law area and and the restriction to the case when it is not to the survivious of the law and the state when the period of the period of the case of t			\		
the who cald table below combined and the time dependent in said rather and specific process. It is accommon to the processor of the processor	at any time during the term hereof notice of his intention so to do and	Lessor may terminate the right and option of Lessee t	ight and option of the	Lessee to purchase s	Dolla maid property at any time on giving six month
good and embedded tills shakes shaped the property beneficial merican all added the "A" probable from and control and promote to be given in Lorse to be given by Lorse to Lorse, and the shaped and the	date when said sale is to be complete	ed and at the time during a		an writing or its inte	mtion so to do at least ten (10) days prior to t
11. 22. Any ratio to be given by Leiser to Haser than to sufficiently siven, if in writing, and delivered to Leisers, or multist, pratage peoplet, to Leiser at the promise formed described, are an above the submitted by the form to Leisers. IN WITNESS WHEREOP, the particip hereto have executed the agreement the day and year find shere written. Condition. Held. ATERST: Condition. Held. Condition. Condition	Lessee or its successors or ssigns a good and marketable title in fee sin	good and sufficient deed with ful uple the property described her-	il covenants and warrancein and in Schedule "A	and a good and s	nurchase Auce Lessor will execute and deliver
IN WITNESS WIEREOF, the parties berry three successed that agreement that day and your flow there widthen. ACCEPTED TO SOUTH GAROLINA, Construction STATATA OF SOUTH GAROLINA, Construction State of the success of the leaser in the stoutesty form of the Claim where the teneral property is sthusted.) STATE OF SOUTH GAROLINA, Construction State of the success of the leaser in the stoutesty form of the Claim where the teneral property is sthusted.) SWINK to before me thin. A. D. 1817. SWINK to before me thin. A. D. 1817. CONSENT OF LAND OWNER S. C. & Construction thoused by the subhit days of the control of the band whom the Leavest rights in recondance with the show agreement. The underdopend further agreement. The condestigated heavily reconstruct, the subhit days of the control of the land whom the Leavest rights in recondance with the show agreement. The underdopend further agreement under which have needlessed agreement enters in the time or condition of the leaves or statement of the land of the land or successful products, the subhridge of the Leavest rights in recondance with the show agreement. The underdopend further agreement under which have needlessed agreement enters which have needlessed agreement enters which have the control of the land agreement under which have needlessed agreement enters which the trace or condition of the leaves or enters and the land enters and add agreement agreement enters which have needlessed agreement enters which have needlessed agreement enters and agreement enters which have needlessed agreement enters and have needlessed agreement enters and have needlessed agreement ente					
ANTEST: Control of Greenville. State of South Allerance of the Lesse in the statutory form of the State where the issued property is statuted.) STATE OF SOUTH CAROLINA, County of Greenville. Before we proceedly appeared. STATE OF SOUTH CAROLINA County of Greenville. Before we proceedly appeared. STATE OF SOUTH CAROLINA County of Greenville. Before we proceedly appeared. STATE OF SOUTH CAROLINA County of Greenville. Before we file a substitute where and the state of th			To Amenioned Of	ressor to ressee.	
ATTEST: STANDARD OIL COMPANY OF NEW JERSEY (Incorporate here the accountedequent of the Lenor in the attentory form of the State where the loaned property is situated.) STATE OF SOUTH CAROLINA, County of Greenville. Before me premanelly appeared. ALL and an incompany appeared. CONSENT OF LAND OWNER CONSENT OF LAND OWNER ALL and an incompany appeared. ALL and an incompany appeared. ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. ALL and an incompany appeared. ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. ALL and an incompany appeared. ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. ALL and an incompany appeared. ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. ALL and an incompany appeared. ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. ALL and an incompany appeared. ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompany appeared. CONSENT OF LAND OWNER ALL and an incompa	O Dra 74	o parties hereto have executed	I this agreement the da		
(Incorporate here the acknowledgment of the Jessey in the statutory form of the State where the Jessey property is situated.) SEATE OF SOUTH CAROLINA, County of Greenville, Before me personally appeared. ALO, I.A. Market and the Jessey of the Jessey in the Jessey of the Jessey o	Sio. E. Wi	lliams	G CON	Riedmo	at Realty to.
(Incorporate bere the acknowledgment of the Lesser in the stratutory form of the State where the issued property is situated.) SLATE OF SOUTH CAROLINA, County of Greenville. Before no presentily appeared. Leave Oracle County of Greenville. Before no presentily appeared. Leave Oracle County of Greenville. Before no presentily appeared. Leave Oracle County of Greenville. SWORN to before me this. 2.3 Me of and as the state of the County of the County of the State of the County of Count				STANDAR	D OIL COMPANY OF NEW JERSEY
(Incorporate here the acknowledgment of the Leaver in the statisticity form of the State where the leaved property is situated.) STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. STATE OF SOUTH CAROLINA, County of Greenville. SWUNN to before me thin. STATE OF SOUTH CAROLINA, County of Manual and County of Manual Annual County of Manual Annual County of Manual County of Ma	w. S. Quich	retory	000		n. Pitton
Enterior me personally appeared. Before me that he has been added and a control of the			y form of the State wl	ere the leased proper	Branch Manager Vice - Cresider ty is situated.)
Enterior me personally appeared. Before me that he has been added and a control of the	OTTA THE OTT CONTENT OF TOWN			The transfer of the transfer of the state of	
sign, neal and as	٠, ١				
sign, neal and as	Before me personally appeared	1 2 n E 1		. 0 0	
SWIRIN to before me this. A.D., 1837. CONSENT OF LAND OWNER S. C. Stanger 3.60 The following content should be signed by the owner of the last when the Lester in the aforementland lesse holds under a lease or some other agreement. The undersigned hereby consents to the subletting of the Lester's rights in neconfance with the above agreement. The undersigned further agrees that in 1'ss event the Lester named in the above mentioned agreement addraws the Standard Gill. Capany of New Jersey and and said Standard Oil Company of New Jersey shall have ton (10') days after the receipt of said totice to make good said default on the part of the above mentioned Lesser and the undersigned agrees that so long as the Standard Oil Company of New Jersey thereafter compiles with the terms of anid agreement under which the above mentioned Lesser nequired said premises, its rights in and to the property under this agreement shall be valid and remain in full force and effect. Dated this day of 19 SCHEDULE "A"					
CONSENT OF LAND OWNER S. C. Starry 3.60 The following condent should be signed hte owner of the land when the leaver in the aforementioned leave holds under a long or some other agreement. The undersigned hereby consents to the subletting of the Leaver's rights in newtrance with the above agreement. The undersigned further agreement that in the same are conditions of the leave or officer agreement under which and Leavor bolds the above described premises, the undersigned will advise the Standard Oil Company of New Jersey shall have len (10) days after the receipt of soid nuclea to make good said default on the part of the above mentioned Leavor and the undersigned agreement as a fix Standard Oil Company of New Jersey thereafter compiles with the terms of anid agreement under which the above mentioned Leavor 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 day of SCHEDULE "A"	for the purposes	sign, seal and as h	ntional an	nct and deed deliver	the Within Aritten distrument and thathe with
The following condent should be signed by the owner of the land when the larver in the aforementianed lease holds under a lease or some other agreement. The undersigned hereby consents to the subletting of the Leeror irights in examinate with the above agreement. The undersigned rather agreement addition in my of the terms or conditions of the lease or ninear agreement under which and Leasor holds the above described premises, the undersigned will advise the Standard Oil Company of New Jersey shall have been (10) days after the receipt of sold notice to make good said default on the part of the above mentioned Leasor and the undersigned agrees that so long as the Standard Oil Company of New Jersey thereafter complies with the terms of said agreement under which the above mentioned Leasor 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 day of 19 SCHEDULE "A"	Sweater to perote me tims			1	
CONSENT OF LAND OWNER CONSENT OF LAND OWNER S. C. Starge 3.60 The following convent should be signed h: the enver of the land when the Lessor in the aforementioned lease holds uncor a lease or some other agreement. The undersigned hereby consents to the subletting of the Lessor' rights in accordance with the above agreement. The undersigned further agrees that in face event the Lassor named in the above mentioned agreement default is in any of the terms or conditions of the lease or other agreement under which said Lessor holds the above described premises, the undersigned will advise the Standard GII campany of New Jersey at of said default and said Standard GII Company of New Jersey shall have ten (10) days after the receipt of said notice to make good said default on the part of the above mentioned Lessor angluired said premises, its rights in and to the property under this agreement shall be valid and remain in full force and effect. Dated this day of 19 SCHEDULE "A"	day of	A.D.,	1937.	& Secon	. Williams
The following conhent should be signed by the owner of the land when the Lester in the aforementioned lease holds uncor a lonse or some other agreement. The undersigned further agrees that in the content of the land of the lease or continue with the above agreement. The undersigned further agrees that in the event the Lester named in the above mentioned agreement defaults in any of the terms or conditions of the lease or or dier agreement under which said Lesser holds the above described premises, the undersigned will advise the Standard Oil Company of New Jersey at or said default on the part of the above mentioned Lesser and the undersigned agrees that so long as the Standard Oil Company of New Jersey thereafter complies with the terms of said agreement under which the above mentioned Lesser 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 day of 19 . SCHEDULE "A" SCHEDULE "A"	J. I. S. a.	otary Public S. C.	y described herein and in Schedule "A" Attached free and clear of all lights and encumbrances of whatsoever or shall be sufficiently given, if in writing, and delivered to Lesser, or mailed, postage prepaid, to Lessor at sa may at any time be furnished by Lessor to Lessee. O have executed this agreement the day and year first above written. Good Branch Manager Vice - Creater Proof STANDARD OIL COMPANY OF NEW JERSEY By Branch Manager Vice - Creater Proof in the statutory form of the State where the leased property is situated.) In the statutory form of the State where the leased property is situated.) Leason Vice - Creater Proof Branch Manager Vice - Creater Proof B		
The following conhent should be signed by the owner of the land when the Lester in the aforementioned lease holds uncor a lonse or some other agreement. The undersigned further agrees that in the content of the land of the lease or continue with the above agreement. The undersigned further agrees that in the event the Lester named in the above mentioned agreement defaults in any of the terms or conditions of the lease or or dier agreement under which said Lesser holds the above described premises, the undersigned will advise the Standard Oil Company of New Jersey at or said default on the part of the above mentioned Lesser and the undersigned agrees that so long as the Standard Oil Company of New Jersey thereafter complies with the terms of said agreement under which the above mentioned Lesser 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 day of 19 . SCHEDULE "A" SCHEDULE "A"	·			agreement the day and year first above written. Cooler C. Lessor Roger C. Lessor Roger C. Lessor STANDARD OIL COMPANY OF NEW JERSEY By Manch Manager Deant Name of the State where the leased property is situated.) Lessor and deed deliver the willing distribution distrument and that whe with writtened and the art has been with a company of New Jersey at the case or other agreement. The undersigned further agrees that in any of the terms or conditions of the lease or other agreement under which said Lessor and Oil Company of New Jersey thereafter complies with the terms of said agreeights in and to the property under this agreement shall be valid and remain in full force in the same of the property under this agreement shall be valid and remain in full force	
The following conhent should be signed by the owner of the land when the Lester in the aforementioned lease holds uncor a lonse or some other agreement. The undersigned further agrees that in the content of the land of the lease or continue with the above agreement. The undersigned further agrees that in the event the Lester named in the above mentioned agreement defaults in any of the terms or conditions of the lease or or dier agreement under which said Lesser holds the above described premises, the undersigned will advise the Standard Oil Company of New Jersey at or said default on the part of the above mentioned Lesser and the undersigned agrees that so long as the Standard Oil Company of New Jersey thereafter complies with the terms of said agreement under which the above mentioned Lesser 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 day of 19 . SCHEDULE "A" SCHEDULE "A"					8. C. Stangs #3.
of said default and said Standard Oil Company of New Jersey shall have ten (16) days after the receipt of said notice 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 New Jersey thereafter 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 day of , 19 . SCHEDULE "A" SCHEDULE "A"	the event the Lessor named in the above	s to the subtetting of the Lesso we mentioned agreement defaul	or's rights in accordanc Its in any of the terms	e with the above agr or conditions of the l	namont The understand of
SCHEDULE "A"	of said default and said Standard Oil Co the above mentioned Lessor and the und ment under which the above mentioned	ompany of New Jersey shall hav dersigned agrees that so long as	ive ten (10) days after s the Standard Oil Com	the receipt of said a	horoafton gomplion with the tors
	Dated this	day of	,	19 ,	

Recorded Granife 2 3 3 2 45			SCHEDULE "A"		
Recorded Grand 23 3 2 45				and the second statement of the second secon	
Recorded Applied 3 3 42					
Recorded Grand 2 3 2 2 4.5			THE RESIDENCE OF SECTION AND ADDRESS OF THE PARTY OF THE		The state of the s
Recorded Capail 232					
Recorded Grand 23?			The state of the s		
Recorded Grand 23?					
Recorded Grand 23?				antan da destinata de major que pero que pero descesa el species en especies de como de como de como de como d Como de la como de como	
Recorded Grand 23?					
Recorded Grand 2 3?					
Recorded Grand 23?					
Recorded Grand 23?					