TITLE TO REALESTATE

THIS LEASE made this 23rd. day of March. 1939, by and between R. JACK WILLIAMS of 810 Augusta Street, in the City and County of Greenville, State of South Carolina, hereinafter called "Lessor", and SHELL UNION OIL CORPORATION, a Deleware corporation having a usual place of business at 50 West 50th. Street in the City, County and State of New York, lessee, hereinafter called "Shell",

WITNESSETH THAT:

FIRST. Lessor hereby demis and lets to Shell for a term of ten (10) years, beginning upon the completion of construction by Lessor of certain improvements as hereinafter provided, the parcel of land located in Ward Six of said Greenville, South Carolina, more particularly bounded and described as follows:

Commencing at the northwest corner of the intersection of Augusta Street and Woodfin Avenue and running thence with Augusta Street in a northerly direction a distance of 100' to a point; thence in a westerly direction parallel to Woodfin Avenue a distance of 75' to a point: thence in a southerly direction parallel to Augusta Street a distance of 100' to a point in the north line of Woodfin Avenue; thence in a easterly direction along the north line of Woodfin Avenue a distance of 75' to the point of Beginning.

Together with the appurtenences thereto, all the improvements and all gasoline filling and automobile service station equipment and apparatus located on said premises at any time during the original or any extended term thereof, including specifically the equipment and apparatus listed below, but excluding any equipment or other property belonging to Shell.

SECOND. Shell shall pay as rent for the leased premises a flat rental of Eighty Dollars (\$80.00) per month in advance on or before the finet day of each month, and also a gallonage rental of one cent (12) for each gallon of gas white sold by Shell upon the leased premises in excess of Geventy-eight Thousand (78,000) gallons during each full year of the original term hereof, as shown by Shell's books, payment of such gallonage rental to be made within thirty days after the expiration of any such year suring which it shall have accrued.

THIRD Dessor covenants and agrees to obtain as promptly as possible from the proper public authorities all such licenses and permits as may be necessary and appropriate to authorize the construction from the leased premises and the operation thereon to the best advantage of a gasoline filling and automobile service station and further covenants and agrees to demolish existing structures and to complete, within ninety days after such licenses and permits shall have been obtained, the construction upon the leased premises of a gasoline filling and automobile service station and other improvements, in accordance with plans and specifications agreed upon and initialled for identification on behalf of Lessor and Shell, said construction to be completed in a good and workmanlike manner reasonably satisfactory to Shell. If such licenses and permits shall not have been obtained or the construction of the gasoline filling and automobile service station and other improvements shall not have been completed within a period of one hundred fifty days from the date hereof, then Shell may terminate this lease at any time thereafter by giving to Lessor written notice of termination.

FOURTH. Shell shall have the right and option to extend this lease successively for five (5) additional periods of one year each, upon the same terms and conditions as herein provided except that the rent during said five additional periods of one year each shall be one Hundred and Five Dollars (\$105.00) per month payable provided in Article Second hereof, and also a gallonage rental of one cent (1¢) for each gallon of gasoline sold upon the leased premises in excess of Ninety Thousand (90,000) gallons during each full year of said additional periods, as shown by Shell's books, also payable as provided in Article Second hereof. Shell may exercise each of said options to extend by giving written notice to Lessor of such exercise at least thirty days prior to the expiration of the then current term.

FIFTH. At any time after the date hereof, Shell may erect and install upon the leased premises such additional buildings, equipment and apparatus and make such alterations - and changes therein and otherwise in the leased premises as it deems desirable in the conduct of its business. It may paint in colors of its own selection any and all buildings, equipment and apparatus now of hereafter upon the leased premises.

SIXTH: Lessor shall pay all taxes, assessments and other governmental or municipal charges levied or assessed upon the leased premises. If, as the same become due and payable, Lessor shall fail to pay such taxes, assessments or charges or any mortgage or other lien indebtedness and interest thereon which may be an encumbrance on the leased premises prior to this lease, Shell may pay the same, or such portion thereof as it elects to pay, charge the amount of such payment to Lessor and withhold all rentals due hereunder until Shell shall have fully reimbursed itself for all sums so paid, together with interest thereon at the rate of five per cent. (5%) per annum.

SEVENTH: No rent shall accrue or be payable under this lease if and while there shall not be in force for any cause not the fault of Shell such licenses or permits as are necessary to enable Shell or a sub-lesse or licensee of Shell lawfully to conduct to full advantage upon the leased premises the business of operating a gasoline filling and automobile service station. If at any time such licenses or permits shall be revoked or if for any other reason it shall be illegal for Shell, its sub-lessee or licensee to conduct said business upon the leased premises, and provided that such revocation or illegality shall not be caused by the fault of Shell, then Shell, at its option, may terminate this lease by giving five days prior written notice to Lessor.

EIGHTH: Lessor throughout the term of this lease shall maintain the leased premises in good condition and repair. If the leased premises are rendered unfit for occupancy, in whole or in part, by reason of fire, storm or any other cause, or if, for any other cause not the fault of Shell's possession or beneficial use of the leased premises shall be interfered with, the rent hereinabove reserved or a just and proportionate part thereof, according to the nature and extent of the injury or interference sustained, shall be suspended or abated until the leased premises shall have been restored to their former condition by Lessor, or such interference shall have ceased.

NINTH: Neither party hereto shall be required to give any notice whatsoever to the other of its intention to vacate or re-enter the leased premises at the expiration of this lease and should Shell hold over, or be permitted by Lessor to hold over, such holding over shall be sorely upon the basis of a tenancy from month to month at the rental hereinabove reserved.