121 #637

•		LEASE	≯ .	VOL JOJ PAGE 407
				, 19.4.9., by and between
В.	T.Westmore	land JUN8	1949	
(lessor) and NATIONAL OIL	CO., INC., a co	rporation of North C	arolina, having a place o	f business at
Greenville, S.C.	(lesse	ee).		
***************************************	Gree County of Association	enville	State oSouth Carol	eon, in the City of, in the City of, described as follows:
Service station Greenville in the by state highway Said lot extend	and store ne forks of 7 S23-49 an ing approxi	located about the road bei d on the pthe imately 150 fe	rifteen miles ng bounded on or by state kith set along hwy.	East of one side
	I three months in wal the said lessor desormands shall have the right ease shall continue in the until one party s	riting is required of sa sire possession a like no at to re-enter and repose in force for a like period shall have given ninety	id lessee should lessee des tice shall be required, and i less said premises at the o I thereafter, and after the e	ire to vacate said premises at the in case such notice shall have been end of this lease; and if no such expiration of such additional period
(4)—Rental. Lessee agrees to	pay the following	rent for said premises:-	_	•
Five hundred of	lollars (\$5	00.00) for th	e full term of	this lease.
		•		
Lessee agrees that rental shal days after written notice of such def right to terminate this lease on thir	ault has been delive	red to lessee at its Gen-		Il be due and unpaid for ten (10) irginia, lessor shall then have the
cept as hereafter in sub-section "(b) destroyed in any manner. In the even notice to lessor, in which event rent the expense of the lessor and have gether with interest at six per cent, fered with, the rent accruing during	" of this clause proent of lessor's failurals shall abate from the right to apply a lf, during the time such period shall be	vided) and to rebuild we to do so, lessee at it the date of destruction ecruing rentals for the the premises are under abated.	ithin sixty days any struct s election, may either ter n or damage, or do the ne purpose of reimbursing it rgoing repairs, the use the	minate the lease on thirty days' cessary repairing or rebuilding at self for principal expenditure, to-reof by lessee is materially inter-
(b) During the term of this shall have the privilege to paint equi			equipment in good repair,	and, whenever it deems necessary,
(6)—Removal of Property. L after its termination to sever and re- term of this or any previous lease, or	nove all fixtures, eq	uipment and other prop		s lease or within thirty (30) days aid premises by lessee during the
(7)—Lessee's Right of Termin struction of premises and/or any str products on said premises, lessee ma obligation shall be prorated to the	ructures thereon, be y terminate this lea	prevented from estables upon giving thirty (ishing or continuing the b	
(8)—Damages for Defect in T warrants and agrees to defend the ti suffer by reason of any restriction,	tle thereto; and to	reimburse and hold less		good right to lease the same, and ges and expenses which lessee may
demised premises and improvements payments for the account of lessor, shall have the right to apply accruin the sale of said demised premises ar	as they may become in which event it significant in satisfact improvements, shad improvements, shad improvements.	ne due. If lessor shoul hall be subrogated to a ction of such obligation hall have the right to bu	d fail to do so, lessee shall Il the rights of the holder o s; or lessee, in the event of y in said premises and im	f such lien, and in addition thereto a foreclosure of any such lien and provements for its own account.
(10)—Approval and Signing by until approved and signed on its bel	y Lessee. This agree alf by an Executiv	eement, whatever the ci e Officer at the Genera	rcumstances, shall not be l Office in Richmond, Virg	binding on the lessee unless and inia.
(11)—Successors and Assigns, respective successors or assigns, and				fit of the parties hereto and their out the consent of the lessor.
IN WITNESS WHEREOF lessor	and lessee have he		names the day and year fi	7 /
Witness / / / / / / / / / / / / / / / / / /	Mhoi	2- 4	37 wester	(Lessor)
Witness:	mes			(Lessor).
Witness: DLB 4444		•	NATIONAL OIL C	OMPANY, INC. (Lessee)
Witness: Elsee	tendleto		By	mileel

Gendleton