REPAIRS PREMISES RENDERED UNFIT

carrie of care partie of sury other covenant or condition. TO Lesson as the result of the same of any other covenant of the remaining the same of condition.

The same of the result of the remaining the TO THE COURT AND LEGISLATIONS AND THE SELECTION OF THE COURT AND THE COU KALATIOOOSEA TURNOSELLA EEKKA EKALALA EEKSAAN OO KAROOOSEKRAA KALATA KALATA KALATA KAROOO KALATA KAROOO KALATA MATATA KALATA KALATA KALATA KAROO KARATA KAROO KARATA KAROO KALATA KAROO KALATA KAROO KALATA KAROO KARATA KAROO KAROO KARATA KAROO KAROO KARATA KAROO KARA

USE OF PREMISÉS

(11) Lessee covenants and agrees to make no unlawful or offensive use of the premises and to comply with all statutes, ordinances, rules, orders, regulations and requirements of federal, state and municipal governments.

TAKING BY PUBLIC AUTHORITY

(12) If the demised premises or any part thereof shall be taken by or pursuant to governmental authority or through exercise of the right of eminent domain, or if a part only of said premises is taken and the balance of said premises in the opinion of Lessee is not suitable for the operation of a drive-in gasoline service station, this lease, at the option of Lessee, shall terminate without further liability on the part of Lessee, or the rent hereunder shall be reduced in proportion to the reduction in the area of the premises, but nothing herein shall be deemed a waiver of the sole right of Lessee to any award for damages to it or to its leasehold interest caused by such taking, whether made separately or as part of a general award.

PURCHASE OPTION

XHAHELIX ARBEI Bequin Behadalex (4), hexateratikanad loxythexammon

generally by personed experienced experiences and experience experiences.

HOLDOVER

TENANCY

Produced constituted constant a seezh a veck se en karancharanta en an arancharan se en an aran a arancharanta DESCRIPTION AND DESCRIPTION AND DESCRIPTION OF THE PROPERTY OF AND CONTROL BUILD AND AND AND SEAR MESSEEVER DOUGH AND CONTROL SHAN THE DISCONDER VALUE OF AND AND SEARCH AND CONTROL SANDER OF A SEARCH AND CONTROL SANDER SONY IN ENCY HAND SEED AND DOOR RANGE HAND CHARACTER ADDITIONAL OF CHOOSING OF CONTROL O or descention with exact to the control of the cont

XALANA XAREN MARA LIMIN XIO GERRALIMIN XOLORI MARIO MA XDEXARCEDITED XOD XOD XOD OF ROODDIX BY SUSTINGUES AND XOD OF THE ROOT OF THE XICOSERXIRA NAGEDITA X ROXXXII Z XXXX XIXXXXX XXXXXXXIX DE X RIEX CARROCCOXXXXX RIEX IRIXXIDEX REIN X OX XDECIDE FOR R OTALGESERX HER SENDIFFERGE AND VERHOUSE OF A CONTROL OF A

(15) All notices required or permitted to be given by this lease shall be deemed to be properly given if delivered in writing personally or sent by registered mail to the Lessor or to the Lessee as the case may be at the addresses set forth above, or to such other address as may be furnished by either party to the other in writing. The date of mailing shall be deemed the date of giving such notice.

(16) If Lessee holds over the premises herein described beyond the determination by limitation of the term herein created, or any extension thereof, or any renewal of this lease pursuant to the terms hereof, without first having renewed or extended this lease by written agreement, such holding over shall not be considered as a renewal or extension of this lease except on a month-to-month basis.

(17) Lessor covenants that Lessee on paying said rent and performing the covenants aforesaid, shall and may peaceably and quietly have, hold and enjoy the said leased property for the term aforesaid, subject to the provisions hereof.

wife (husband) of Lessor am acquainted with the foregoing lease and hereby consent to all of the terms and provisions thereof including the purchase option therein contained, and hereby release to Lessee all my right of dower (curtesy) or in lieu thereof, homestead rights, right of descent and any and all other interests that I may have in the said premises so far as is necessary to give full effect to the terms of this lease and in case said purchase option is exercised I hereby agree to join in the execution and delivery of an apt and proper deed of conveyance of said property.

The covenants and agreements herein contained shall inure to the benefit of the parties hereto and their respective heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and year est above written. first above written.

OIL COMPANY

Note—All blank spaces to be filled in prior to execution.

PAGE 208