conditions and provisions of this lease shall remain in full force and effect; it being further understood and agreed that in the event LESSEE shall elect to exercise said options of renewal or any thereof it shall do so by written notice thereof to LESSOR not less than thirty days prior to the expiration of the then current term, and the sending of such renewal notice shall constitute the renewal and extension of this lease in accordance with the terms of such renewal option so exercised, without the necessity of the execution of a separate renewal lease.

6. (a) LESSEE is hereby granted the right and option to purchase the demised premises, together with all buildings, improvements and equipment of LESSOR thereon (including any and all buildings and improvements hereafter to be erected or any renewal period, at and for the price of

Dollars (\$

by LESSOR upon the demised premises under the terms and provisions of this lease) at any time during the term of this lease, or any renewal period, at and for the price of payable in cash or by certified check, in fee simple. In the event any part of the demised premises shall be condemned or otherwise acquired by governmental authority, or through the exercise of the right of eminent domain, and any award to or settlement ment is made with LESSOR therefor, then the purchase price under this purchase option shall be reduced by a sum equivalent or extension thereof, receives a bona fide offer to purchase the demised premises, which offer the LESSOR desires to accept, or should LESSOR during any such time make any offer to sell the demised premises, the sold purchase the amount demised premises within the above-mentioned thirty (30) day period at the same price and on the same terms of any such aforesaid period and regardless of whether or not the said premises are sold purchase the demised premises within the above-mentioned thirty (30) day period at the same price and on the same terms of any such aforesaid period and regardless of whether or not the said premises are sold pursuant to the bona fide offer set forth in the purchase the said premises upon the terms of any subsequent bona fide offer or proposal for the sale of said premises. Should such bona fide offer or proposal, such sale shall not, however, in any manner affect the right, itile, interest and estate of spects be subject to the estate, term of years, renewal and purchase options of the LESSEE under this lease or any options therein contained, but such sale and conveyance of said property shall in all reagreed that the right of first refusal with respect to any purchase of the demised premises so granted to LESSEE under the terms of this paragraph shall be binding upon all succeeding vendees or successors in title, during the term of this lease and

agreed that the right of mist requisit with respect to any purchase of the definised premises so granted to business and terms of this paragraph shall be binding upon all succeeding vendees or successors in title, during the term of this lease and any renewal thereof.

In the event LESSEE shall exercise its purchase option under either (a) or (b) above, it shall do so by written notice to ment of the purchase price as aforeaid, to convey the said property to LESSER, its successors and assigns, by a good and require, free of all claims, liens, casements, restitions and encumbrances; settlement of the purchase price, and conveyance of the property to LESSEE, shall be made within a property of the sending of such notice exercising said neither party shall be deemed to be in default until the vice written demand for performance shall have been made by the other party; the bing further agreed that LESSEE and reflect written demand for performance shall have been made by the other not be guaranteed by a responsible title guarantee company at such company's regarrantees, was well as the current of the guarantee of the guarantee of the company's regarrantees, and regarrant and the purchase price and the guarantee of the company's regarrantees, was and the current expenses, and regard here of the guarantee of the current expenses, and regard here of the guarantee of the guarantee of the company's regarrantees, was and the current expenses, and regard here of the guarantee of the guarantee of the company's regarrantees. The current of the guarantee of th by LESSEE for or on account of the construction of said service station improvements together with interest thereon as here-

LESSEE agrees, in the event the required licenses and permits are secured, to furnish and install upon the demised premises, at its own cost and expense, the following service station equipment: Such service station equipment as LESSEE shall deem necessary for the operation of its service 14 6 15 C

all of which equipment, together with any additional buildings, improvements or equipment which LESSEE may hereafter erect or install upon the demised premises (consent to erect or install additional buildings, improvements or equipment being hereby given by LESSOR), shall at all times remain the personal property of LESSEE; and LESSEE shall have the right at any time within thirty (30) days after the termination of this lease or any renewal or extension-thereof; to enter upon said premises and remove therefrom all such buildings, improvements and equipment so belonging to LESSEE without any liability on LESSEE'S part for rent or as a holdover during such thirty-day period.

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8. In the event the licenses and permits for erecting, maintaining or conducting a gasoline filling and service station upon the demised premises shall at any time be revoked by City, County, State or other duly constituted authority, for reasons of the part of LESSEE, or if for any other reason, not occasioned by any refault or neglect on the part of LESSEE shall be lawfully prevented from occupying and/or using the demised premises as a gasoline service station, then LESSEE shall have the right, at its option, to terminate this lease.

9. LESSOR shall, during the term of this lease and any renewal periods, pay all taxes and assessments of every nature, upon the demised premises, including the land and all buildings and improvements of LESSOR thereon. In the event that the LESSOR fails to pay any of the aforesaid taxes and assessments, or any payments required to be made under the terms of any mortgages affecting the premises, LESSEE may at its option, make any such payments for the account of the LESSOR and charge the same against the rental payable by LESSEE hereunder or may require LESSOR to reimburse LESSEE therefor in whole or in part. LESSEE shall pay all taxes upon any equipment belonging to LESSEE and all charges for water and electric whole or in part. LESSEE shall pay all taxes upon an current used by LESSEE upon the demised premises. LESSEE shall pay all taxes upon any equipment belonging to LESSEE and all charges for water and electric

10. LESSOR covenants and agrees that LESSOR will not, at any time during the continuance of this lease or any extension thereof, or at any time within a period of ten years following any purchase of the demised premises by LESSEE, directly or indirectly sell or offer for sale or engage in the business of handling or solling the demised premises by LESSEE, directly Vision thereof, or at any time within a period of ten years following any purchase of the demised premises by LESSEE, directly or indirectly sell or offer for sale, or engage in the business of handling or selling any gasoline, motor fuel, kerosene, lubricating oils or greases, upon any property within a radius of two thousand feet of the houndary lines of the property hereby owned, leased or controlled by LESSOR within said area, nor display of permit to be displayed upon any such property within the covenants and agrees that in any lease, deed or other agreement hereafter executed affecting any property owned, leased or controlled by LESSOR within said area in any lease, deed or other agreement hereafter executed affecting any property owned, leased or controlled by LESSOR within such area LESSOR will insert such restrictive clauses and covenants as will prevent any such ther covenants and agrees that in any lease, deed or other agreement hereafter executed affecting any property owned, leased or controlled by LESSOR within such area LESSOR will insert such restrictive clauses and covenants as will prevent any such property from being used during the period aforesaid for any purposes herein prohibited. In the event of the purchase of the demised premises by LESSEE, LESSOR further covenants and agrees to insert in the deed conveying said premises to LESSEE a covenant restricting LESSOR and LESSOR'S heirs, personal representatives, successors and assigns from using