- 2. The amount of each basic rent payment payable on each basic rent payment date occurring on and after June 30, 1967 to and including December 31, 1982 as expressed in Schedule C, Column 3, Line 22 of said Lease Agreement (\$5.046.61) is deleted therefrom and the amount of \$1,760.00 is substituted therefor. Other rental amounts contained in Schedule C remain unchanged.
- 3. The property identification number SS 20627 is deleted from said Short Form Lease and said Lease Agreement and the number BS 7516 is substituted therefor.

In all respects, except as modified by this Amendment, the said Short Form Lease and Lease Agreement shall remain unaltered and in full force and effect in accordance with the terms thereof.

Numbered Paragraphs 1 and 3 hereinabove shall be effective immediately upon execution of this Amendment by Lessor and Lessee. Numbered Paragraph 2 hereinabove shall be effective on the first rent payment date next occurring after said execution.

IN WITNESS WHEREOF, the parties hereto have executed this instrument for the purposes herein expressed, the day and year first above written.

WITNESSES

LESSOR: REPROCO, INC.

By Pot H Sund

To Zoll

ATTEST

Assistant Secretary

Danie Brown

LESSEE: PHILLIPS PETROLEUM COMPANY

By Mittomey-In-Fact

This instrument prepared by: Ralph W. Shelburne Phillips Petroleum Company P. O. Box 4833 Atlanta, GA 30302

C.VA BCEA