together with the rights of the landlord under any existing lease of the land described in Schedule A, including rents reserved thereunder, and constitutes said property a part of the Leased Property (as defined in the Lease) as though said property had been a part of the properties originally leased by Lessor to Lessee under the Lease and said land had been described in Schedule A to the Lease upon the execution and delivery thereof. This Supplement may be executed in several counterparts, each of which shall be an original but all of which shall constitute but one and the same instrument, provided that, for recording and/or filing purposes, only the description of the property in the particular county or jurisdiction shall be included in Schedule A of the counterpart hereof to be recorded and/or filed in such county or jurisdiction.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed in their respective corporate names and their respective corporate seals to be affixed hereto by their respective officers thereunto duly authorized as of the day and year first above written.

LEASED STATIONS, INC.

Witness:

Darnela Positolotta
Dravia Degarty

Vice President C. DeLucia

ATTEST: Q a browlen
ASSISTANT Secretary J. A. Hausman

Witness:

Linda Denhauer Letty J. Marshall TEXACO INC.

Vice President

ATTEST: RUTH M. GWIN
Assistant Secretary