M. 9 It is the ther understood and agreed between Lessor and Lessee that Lessee shall ha	ve the right and option to purchase the property-hereinbefore described inclusive.
property described in Schedule "A" hereto attached for the sum of	Dollars
at any time during the term hereof. Lessor may terminate the right and option of the Less so to do and the right and option of Lessee to purchase shall terminate on the expiration of si right and option to purchase, I shall give notice in writing of its intention so to do at least term in said notice and upon the payment of said purchase Price Lessor will execute and deliver to warranty and a good and sufficient bill of sale sufficient to convey to Lessee good and market free and clear of all liens and encumbrances of whatsoeverkind and character.	ce to purchase said property at any time on giving six months' notice of his attention is months after the receipt of such notice. In the event Lessee desires to exercise said (10) days prior to the date when said sale is to be completed and at the time specified because its successors or asyings a good and sufficient deed with full covenants and able title in fee simple to the property described herein and in Schedule "A" attacked
	sow may deminate the right and option of the Leases to purchase said problety at any time on giving six quotulus outs or his electrical seasons are to purches and intermed to the experitable of as months after the received such nation. In the season season described and at the time seasons and purchase Neel Leases will execute and delicity to Leasen with a fine the season and so is to be completed and at the time seasons and purchase Neel Leases will execute and delicity to Leasen with a substantial purchase Neel Leases will execute and delicity to Leasen with a substantial purchase Neel Lease will execute and delicity to Leasen with a substantial purchase Neel Lease will execute and the substantial purchase the Lease of the property described herein and Noelcheder. Not attached we can be come that the control of the property described herein and Noelcheder. Not attached we can be come that the premises herein rate any time be furnished by Leason to Lease.  R. V. Hipps,  Leason and the property of the property of the property described herein and Noelcheder. Not a the property of the p
IN WITNESS WHEREOF, the parties hereto have executed this agreement the day an	d year first above written.
	***************************************
E. R. Holtzolaw,	
J. H. Milghman,	Travelers Rest, R. #3 Lesson.
Attest: Henry L. Fowler	
	Ey
(Incorporate here the acknowledgment of the Lessor in the statutory form of the State where t	the leased property is situated)
THE STATE OF SOUTH CAROLINA   County of Greenville.	
•	· · · · · · · · · · · · · · · · · · ·
witnessed the execution thereof.	*
SWORN to before me, this day of August A. D. 1930.	J. H. Tilghman.
H. I. Thames, Jr. (L. S.)	
E A A	
	-
named in the above mentioned agreement defaults in any of the terms or conditions of the lea	ase or other agreement under which said Lessor holds the above described premises the
undersigned will advise the Standard Oil Company of New Jersey at	8.5 . U.  The receipt of said notice to make good said default on the part of the above mentioned hereafter complies with the terms of said agreement under which the above mentioned evalid and remain in full force and effect.
Dated this 14th	day of August 19.30.
CHEDIT	
Ure wood building 57 y 24 feet with	th 13 y Werest-shed
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Or	
lease thirty (3D) days prior to the extintention not to exercise such renewal	piration of the period then in effect of its privilege
S. C. Stamps cancelled \$	CtsCU