9. 1. It is further understood and agreed between Lessor and Lessee that Lessee shall have the	e right and option to purchase the property hereinnefore described, including the
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 dessee to so to do and the right and option of Lessee to purchase shall terminate on the expiration of six more right and option to purchase, it shall give notice in writing of its intention so to do at least the (10) in said notice and upon the payment of said purchase price Lessor will execute and deliver to Lessor will execute and deliver to Lessor will execute and deliver to Lessor and the control of the said purchase price Lessor will execute and deliver to Lessor and clear of all liens and encumirances of whatevever kind and character.	purchase faid property at any time on giving six mooths' notice of his intention on the after the receipt of such notice. In the event Lessee desires to exclesse said days prior by the date when said sale is to be completed and at the time specified see or its successors or assigns a good and sufficient deed with full covenants and little in fee simple to the property described herein and it Schedule "A" attached
/AZZ. Any notice to be given by Lessee to Lessor shall be sufficiently given, if in writing, and described, or at such other address as may at any time be furnished by Lessor to Lessee.	delivered to Lessor, or mailed, postage prepaid, to Lessor at the premises herein
IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and year first above written.	
the second	Robert M. Willis
H. L. Thames, Jr.	Lessor.
S. I. King.	Lessor. STANDARD OIL COMPANY OF NEW JERSEY
Attest: Henry L. Fowler	J. C. King.
Secretary.	Branch - Managersident.
(Incorporate here the acknowledgment of the Lessor in the statutory form of the State where the leased property is situated)	
THE STATE OF SOUTH CAROLINA { County of Greenville.	
BEFORE me personally appeared H. L. Thames, Jr., who being duly sworn, states that he saw Romattad and that will is sign, seal, and as his own act and deed deliver the foregoing instrument for the purpose therein he saw the within named	
mentioned and that he with S. I. King withnessed th act and deed, deliver the within written instrument; and that he with he witnessed the execution thereof.	e execution of the same.
SWORN to before me, this 106h 05 A D 19.30	H. L. Thames, Jr.
J. L. Garrett. (L.S.)	The Indianos, Oil
Notary Public, S. C. F. E. N. C. S. E. S. E. N. C. S. E. N. C. S. E. N. C. S. E. N. C. S.	
CONSENT OF LAND OWNER The following consent should be signed by the owner of the land when the Lessor in the aforementioned lease holds under a lease or some other agreement.	
The undersigned hereby consents to the subletting of the Lessor's rights in accordance with the above agreement. The undersigned further agrees that in the event the Lessor named in the above mentioned agreement defaults in any of the terms or conditions of the lease or other agreement under which said Lessor holds the above described premises the	
undersigned will advise the Standard Oil Company of New Jersey at. of said default and said Standard Oil Company of New Jersey shall have ten (10) days after the receipt of said notice to make good said default on the part of the above mentioned Jessor and the undersigned agrees that so long as the Standard Oil Company of New Jersey thereafter complies with the terms of said agreement under which the above mentioned Lessor acquired said premises, its rights in and to the property under this agreement shall be valid and remain in full force and effect.	
Dated this	_day_of
SCHEDULE "A"	
One wood and metal building 36 x 28 feet with twenty-foot shed.	
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	option of renewing this Agreement from period
to period for one additional periods of one (1) year each, the first of such periods to begin on the expiration of the first period herein granted, and each successive period to begin on the expiration of the period then in effect, upon the same terms and conditions as herein set forth and all of said privileges of renewal and extension shall be considered as having been exercised	
unless Lessee gives Lessor notice in writing at least thirty (30) days prior to the expiration	
of the period then in effect of its intention not	to exercise such renewal privilege.
	Ct20

Recorded December 29th 1930 at 4:30 o'clock P. M.