witness:	additional periods of granted, and each successive period to begin on the expiration of granted, and each successive period to begin on the expiration of deprivileges of renewal and extension shall be considered as having expiration of the period then in effect of its intention not to exercise. Lessor thirty day's notice of Lessee's intention so to do. and delivered to Lessor or mailed, postage prepaid, to Lessor at the extension first above written. S. L. Craigo, R. N. Pridmore, Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, Carax, Branch Manager. leased property is situated.)
right under and to said premises, but any such subletting or assignment shall not relieve Lesse shall consent in writing to such subletting or assignment. S. Lessee shall have the privilege and option of renewing this Agycement from period one (1) year each, the first of such periods to begin on the expiration of the first period herein the period then in effect, upon the same terms and conditions as herein set forth and all of subsen exercised unless Lessye gives Lessor notice in writing at least fairty days prior to the esuch renewal privilege. 9. Lessee has and is hereby given the right to cancel this lease at any time on giving 10. Any notice to be given by Lessee to Lessor shall be sufficiently given if in writing an premises herein described or at such other address as may at any time be furnished by Lesson IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and WITNESS: Geo. E. Williams, J. S. Berton, WITNESS: J. W. Thompson, Bey (Incorporate here the acknowledgment of Lessor in the statutory form of the state where the sign, seal and as the jr. act sign sign seal act sign sign seal sear sign sign seal sear sign sign seal sear sign sign seal sear si	additional periods of granted, and each successive period to begin on the expiration of granted, and each successive period to begin on the expiration of deprivileges of renewal and extension shall be considered as having expiration of the period then in effect of its intention not to exercise. Lessor thirty day's notice of Lessee's intention so to do. and delivered to Lessor or mailed, postage prepaid, to Lessor at the extension first above written. A. L. Craigo, R. N. Pridmore, Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, Lessor deach property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
one (1) year each, the first of such periods to begin on the expiration of the first period therein the period then in effect, upon the same terms and conditions as herein set forth and all of sabeen exercised unless Lessee gives Lessor notice in writing at least mirty days prior to the essuch renewal privilege. 9. Lessee has and is hereby given the right to cancel this lease at any time on giving 10. Any notice to be given by Lessee to Lessor shall be sufficiently given if in writing at premises herein described or at such other address as may at any time be furnished by Lesson IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and WITNESS: Geo. E. Williams, J. S. Berton, WITNESS: J. W. Thompson, By (Incorporate here the acknowledgment of Lessor in the statutory form of the state where the sign, seal and as the jr. and made oath that the saw the within named E. L. Graiso and R. H. SWORN to before me this. J. S. Berton, Witnessed the 21 SWORN to before me this. J. L. Garrett, ONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the sclached is a form. herein	granted, and each successive period to begin on the expiration of id privileges of renewal and extension shall be considered as having expiration of the period then in effect of its intention not to exercise. Lessor thirty day's notice of Lessee's intention so to do. and delivered to Lessor or mailed, postage prepaid, to Lessor at the extension to to Lesses. I year first above written. S. L. Craigo, R. N. Pridmore, Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, Cara, Branch Manager. Leased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
9. Lessee has and is hereby given the right to cancel this lease at any time on giving 10. Any notice to be given by Lessee to Lessor shall be sufficiently given it in writing at premises herein described or at such other address as may at any time be furnished by Lesson IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and WITNESS: Gec. E. Williams, J. S. Berton, WITNESS: J. W. Thompson, By (Incorporate here the acknowledgment of Lessor in the statutory form of the state where the state of Geo. E. Williams, County of Greenville. Before me personally appeared. STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. Sign, seal and as their net sign, seal and seal and seal and seal and seal	and delivered to Lessor or mailed, postage prepaid, to Lessor at the e to Lesses. Rycar first above written. R. L. Craigo, R. N. Pridmore, Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, Coal Branch Manager. Leased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
10. Any notice to be given by Lessee to Lessor shall be sufficiently given it in writing and premises herein described or at such other address as may at any time be furnished by Lessor IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and WITNESS: Gec. E. Williams, J. S. Berton, WITNESS: J. W. Thompson, By	and delivered to Lessor or mailed, postage prepaid, to Lessor at the e to Lesses. Rycar first above written. R. L. Craigo, R. N. Pridmore, Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, Coal Branch Manager. Leased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
premises herein described or at such other address as may at any time be furnished by Lesson IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and WITNESS: Gec. E. Williams, J. S. Berton, WITNESS: J. W. Thompson, Gincorporate here the acknowledgment of Lessor in the statutory form of the state where the state of Greenville. STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. Gec. E. Williams, and made oath that the saw the within named. J. S. Berton, witnessed the content of the state of the sta	to Lessee. Il year first above written. R. L. Craigo, R. N. Pridmore, Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, Coast, Branch Manager. leased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
WITNESS: J. W. Thompson. (Incorporate here the acknowledgment of Lessor in the statutory form of the state where the STATE OF SOUTH CAROLINA.) County of Greenville. Before me personally appeared. Before me personally appeared. Sign, seal and as the ir net sign, seal and as the ir net sign, seal and as the ir net sign of Jan. J. S. Barton, witnessed the sign of Jan. Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the stacked is of, here!	E. L. Craigo, R. N. Pridmore, Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, Carl, Branck Manager. leased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
Gec. E. Williams, J. S. Berton, WITNESS: J. W. Thompson, (Incorporate here the acknowledgment of Lessor in the statutory form of the state where the STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. Before me personally appeared. Sign, seal and as the Jr not sign, seal and as the Jr not sign, seal and as the Jr not SWORN to before me this Jan. J. S. Berton, Witnessed the or SWORN to before me this Jan. Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the selected is after the premise described in the selected in	Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, leased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
(Incorporate here the acknowledgment of Lessor in the statutory form of the state where the STATE OF SOUTH CAROLINA, County of Greenvile. Before me personally appeared. Sign, seal and as the ir net sign, seal and as the ir net sign, seal and as the ir net sign of Jan. SWORN to before me this 21 J. I. Carrett, Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the stacked is of, herel	Lessor. STANDARD OIL COMPANY OF NEW JERSEY, A. M. Graves, Coal Branch Manager. leased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
(Incorporate here the acknowledgment of Lessor in the statutory form of the state where the STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. Gec. E. Williams, and made onto that the saw the within named. E. L. Craiso and R. H. sign, seal and as their act	A. M. Graves, leased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
Incorporate here the acknowledgment of Lessor in the statutory form of the state where the STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. Sign, seal and as their act witnessed the sign, seal and as their act witnessed the sign, seal and as their act witnessed the sign of Jan. J. S. Barton, witnessed the sign of Jan. A.D., 1937 J. L., Consent of Landowne Consent of Lan	eleased property is situated.) Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. Before me personally appeared. Sign, seal and as. Sign, seal and as. SWORN to before me this. SWORN to before me this. J. S. Barton, Witnessed the 21 SWORN to before me this. J. In. Carrett, Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the stached is after the results.	. Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
STATE OF SOUTH CAROLINA, County of Greenville. Before me personally appeared. Before me personally appeared. Sign, seal and as. Lie Graiso and R. H. sign, seal and as. Lie Jr. SWORN to before me this. 21 J. I. Carrett, Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the stached is after the restached in the setached in the setached is after the restached in the setached in the	. Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
Before me personally appeared. Gec. E. Williams, and made oath that the saw the within named. E. L. Craiso and R. H. sign, seal and as their act. J. S. Berton, witnessed the saw of Jan. A.D., 1937 J. L. Consent of Landowne Consent of Landowne The undersigned, being the owner of the premises described in the selached is after the restance.	, Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
Before me personally appeared. Gec. E. Williams, and made oath that the saw the within named E. L. Craiso and R. H. Sign, seal and as their act sign, seal and as their act witnessed the call as of Jan. A.D., 1984 J. L. Carrett, (L. S.) CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the selached is after the results.	, Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
sign, seal and as the jr net J. S. Barton, witnessed the gray of Jan. A.D., 1938 J. I., Cra180 and R. H. sign, seal and as the jr witnessed the gray of Jan. Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the stlached is aft, here!	, Pridmore, and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
sign, seal and as the ir net J. S. Berton, witnessed the 21 WORN to before me this 21 Jan. A.D., 1934 J. L. Consent of Landowne Consent of Landowne The undersigned, being the owner of the premises described in the etlached is aft, herel	and deed deliver the within written instrument and thathe with execution thereof. Geo. E. Williams,
J. S. Berton, witnessed the 21 WORN to before me this 21 Jan. A.D., 193 J. I. Consent of Landowne The undersigned, being the owner of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected is after the consent of the premises described in the selected	Geo. E. Williams,
WORN to before me this	Geo. E. Williams,
Jan. J. I. Garrett, Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the extached is aft, here!	
Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the selected is after the consense.	
Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the selected isade, herel	
Notary Public, S. C. CONSENT OF LANDOWNE The undersigned, being the owner of the premises described in the extached isage, herel	S. C. Stamps \$0.16
ease or other agreement under which soft dessoc holds the said premises, the undersigned wil	shove agreement defaults in any of the terms or conditions of the
Columbia, \$. C. of said default and said if and in first said notice to make good said default on the part of the above inclined Logser and the americans thereafter complies with the terms of said agree count and a wild, they are not considered the above agreement shall be valid and comain in fall and one and offer.	d Oil Company of New Jersey shell have ten have after the receipt to signed agrees that so long as the Standard Oil Company of her Lessey neighborhoods, we rights in said to the productly
Dated this	, 19
VITNESS:	
	./
	7
'	
SCHEDUI E "A"	
Recorded April 2nd 1932 at 10:45	otelook A. M