at any time during the term laced. Lessor may terminate the spirit and option of the Lossoe to purchase said property at any time on giving six month motive of his light and option to Lagable. Jurishes shall arminister by the expiration of als another after the receipt of questions on the creat Lagles desires to exercise full right and option to backness, it shall give notice in gratuating by the expiration of als another after the receipt of guest here were the event Lagles desires to exercise full right and option to backness, it is all give notice in gratuating of the property of the event to the event to the event to all and the event to the spirit of the property of the event to the event to the spirit of the event to the subjection of the Lessor in the electric to the event to the	It is further understood	and agreed between Lessor and Lessee	that Lessee shall have the r	ight and option to purch	ase the property hereinbefore
at one list desired, the term hered. Lacer may be reministed. They riche and option of they desired to all singular of the received and option of they desired to the country of the count	acscribed, including the property of	described in Schedule A" hereto attache	d for the sum of	/	
IN WITNESS WHEREOF, the parties hereto have growed this agreement the day and year first above written. **Medical Edition of the State where the loss of the State where the loss of the State where the loss of property is altered. **TESS:** **STANDARD OIL OOMERNY OF NEW JERSON** **TOWN OF SOUTH CARDLINA, } **Inter OF SOUTH CARDLIN	he event Lasse desires to exercise the event Lasse desires to be completed or its successors or assigns tood and marketable title in fee se	di. Lessor may terminate the right and I the right and option of Lessee to purch se faid right and option to purchase, it seed and at the time specified in spid no as good and sufficient deed with full server	d option of the Lessee to pur use shall terminate on the exp shall give notice in writing of tice and upon the payment of uants and warranty and or grow	chase said property at an iration of six months after its intention so to go at lessaid purchase price Less	the receipt of such notice. In east ten (10) days prior to the or will execute and deliver to
IN WITNESS WHEREOF, the parties hereto have governed this agreement the day and over first above written. M. B. G. Hilliansen STANDARD OIL COMPANY OF NEW JERSEY BY M. W.: Massachasel Brock Manager more protects here the acknowledgment of the Leaver in the statutory form of the blade where the leaved property is situated. And of Greenville. Before me proceedily appeared. Brock Manager more protectify appeared. Brock Manager Brock Man	 Any notice to be given less premises herein described, or al 	by Lessee to Lessor shall be sufficiently such other address as may at any time	given, if in writing, and deli-	rered to Lessor, or mailed	, postage prepaid, to Lessor at
SEASTING DILCOURSE VEW JENSEY STANDARD OIL COURSE VEW JENSEY By A. B. Medicine And of South Carolana, and of Greenville. Before me personally appeared.					
THEST: STANDARD OIL COMPANY OF NEW JERSEY By Last Reach Manager Recording the tree the acknowledgment of the Leaver in the victories from of the State where the leaved property is altered. ALL OF SOUTH CAROLINA, unity of Greenville. Before me personally appeared. Beg. Last Milleanne. See Last Milleanne. See State of the tree within anneal. All 183 JAR COSENT OF LAND ON TR The underligated nearby concents to the millesting of the tree within any of the tree manual in the above described greating, the underligated agreement defaults in any of the trees. The underligated nearby concents to the millesting of with above to Cose of the tree manual in the above described greating, the underligated approach defaults in any of the trees. The underligated nearby concents to the millesting of with trees. The underligated nearby concents to the millesting of with trees. The underligated nearby concents to the millesting of with trees. The underligated nearby concents to the millesting of with trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the trees. The underligated nearby concents to the millesting of the millesting of the millesting of the millest	Geo E. Willia D. B. M. M.	llan	C	e e	ett.
morporate here the acknowledgment of the Lessor in the statutory form of the State where the lessed property is situated.) ATE OF SOUTH CAROLINA, unity of Greenwille. Before me personally appeared. It made each that he was the within named. Also and and deed deliver the within written instrument and that he was witnessed the excretion thereof. ORN to before me this. Also and an advertised because the within written instrument and that he was witnessed the excretion thereof. ORN to before me this. Also and a substance of the last a when the Lessor in the aforementative here boilds under a bear or some other agreement. The underlyined newby consent to the substance of the last a when the Lessor in the aforementative here boilds under a bear or some other agreement. The underlyined newby consents to the substance of the last a when the Lessor in the aforementative here boilds under a bear or some other agreement. The underlyined newby consents to the substance of the last a when the Lessor in the aforementative here boilds under a bear or some other agreement. The underlyined newby consents to the substance of the last a substance of the last			STA	NDARD OIL COMPANY	OF NEW JERSEY
APE OF SOUTH CAROLINA, and the state of the Lesser in the state where the lessed property is aitstated.) APE OF SOUTH CAROLINA, and the state of the lesser in the state where the lessed property is aitstated.) Before me personally appeared. Less Alless Advanced to the state of the state of the state of the carolina thereof. Less Alless Advanced to the state of the state of the state of the carolina thereof. CONSENT OF LAND OW: IR A Relating sensent should be signed by the owner of the less when the lesser in the after metitize lesse holds under a lesser or some other agreement. The understand bereafted prenties, the understand will above by Standard OH Company of the order of the lesser's lights in a contact of the lesser of the state of the term to a contact to the the state of the state of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the term to a contact the order of the lesser of the order of the term to a contact the order of the order of the term to the order of the term to the order of the term to the order of the order of the order of the term to the order of the order	M.a. Ma	rohall	By	S. Lewis	
Before ma personally appeared. Description of the saw the wildle named. Description and account that the saw the wildle named. Description and account that the saw the wildle named. Description of the saw the wildle named that the wildle with the wildle wildle that the same and deed deliver the wildle written learnment and that the wildle named that the named that the wildle named that the wildle named that the wildle named that the wildle named that the n	ncorporate here the acknowledgm	ent of the Lessor in the statutory form	of the State where the leased		,
Before me personally appeared. See Le. Mille and a series within named. Setting and a series within named. Setting and and account thereof. ORN to before me this. ORN to be fore the this account the this to be a set t	ATE OF SOUTH CAROLINA,	}		entre pe e Parmanes. The happy of more remaindered and happy and many of the second second and the second s	
demade onth that the saw the within named. Categories. Howard the sign, seed and as the sign, seed and the sign, seed as the sign, seed and sign, se		6 6	6./ · · ·		
SEN CONSENT OF LAND OW: 18 **Construction of the signed by the owner of the land when the Leaver in the aform mentions. Hence holds and the base or some other agreement. The undersigned enries connects to the substitute of the Leaver in the aform mentions. Hence holds and the land of the land when the Leaver in the aform mentions. Proceedings of the leaver the Leaver in the aform mentions. It is not a land to the property of the leaver of the land when the Leaver in the aform mentions. The undersigned furnity connects to the substituting of the Leaver in the aform mentions. The process mentions described premises, the undersigned will advise the Standard Oil Company of the Proceedings of the land aform the standard Oil Company of New Jeaver of the land aform the under which the above mentioned Leaver negative that so long as the Standard Oil Company of New Jeaver that the undersigned agrees that so long as the Standard Oil Company of New Jeaver that the undersigned agrees that so long as the Standard Oil Company of New Jeaver that the undersigned agrees that so long as the Standard Oil Company of New Jeaver that the undersigned agrees that so long as the Standard Oil Company of New Jeaver that the same of said agree it under which the above mentioned Leaver nequired said premiers, its rights in and to the property under this agree of with the terms of said agree it under which the above mentioned Leaver nequired said premiers, its rights in and to the property under this agree of with the terms of said agree it under which the above mentioned Leaver nequired said premiers, its rights in and to the property under this agree of with the terms of said agree it under which the above mentioned Leaver nequired said premiers, its rights in and to the property under this agree of with the terms of said agree it under which the above mentioned Leaver nequired agree that a said agree it under which the above mentioned Leaver nequired agree that the said agree that the said agree it is a said agree that the said agree t	Before me personally appear	red Le Co. S	Williams		
CONSENT OF LAND OW: IR CONSENT OW: IR CONSEN		$U_{\lambda} D_{\lambda}$,		
CONSENT OF LAND OW IR c fellowing consent should be signed by the owner of the first when the Leaver in the afore mentione better holds and, to broke or same other agreement. The undersigned needly consents to the sublecting of the Leaver's rights in an endormal to be been agreement under needle to the sublecting of the Leaver's rights in an endormal to the broke of the broke of the substance of the substance of the broke of the broke of the substance of the substance of the broke of the broke of the substance of the substance of the broke of the broke of the broke of the substance of the substance of the broke of the broke of the substance of the broke of the broke of the broke of the substance of the broke	L. B. 2119	Millau	act and deedwitnessed the execution	deliver the within written	instrument and thathe with
CONSENT OF LAND OW: ER choosing consent should be signed by the owner of the lead when the Leaver in the afore meeting. Jether by the secret is best of the subjecting of the leaver in the afore meeting. Jether by the secret is the secret in the subjecting of the leaver in the subjecting of the leaver in the secret is the leaver named in the above meetinged acreement details in any of the term are acreement. He made with the relation is the subject of the subject of the subject of the above described premites, the undersigned will advise the Standard Oil Company of a wide subject of the subject of t					
CONSENT OF LAND OW: ER choosing consent should be signed by the owner of the lead when the Leaver in the afore meeting. Jether by the secret is best of the subjecting of the leaver in the afore meeting. Jether by the secret is the secret in the subjecting of the leaver in the subjecting of the leaver in the secret is the leaver named in the above meetinged acreement details in any of the term are acreement. He made with the relation is the subject of the subject of the subject of the above described premites, the undersigned will advise the Standard Oil Company of a wide subject of the subject of t	of Play	A.D. 193	KAR.	/	
of Electrical section of the signed by the owner of the land when the Lesser in the aforementations. Herse bodds and the land of the agreement. The undersigned needly consents to the sublecting of the Lesser's rights in me orders. All the land, agreement. The charming of the Lesser and the Lesser and the land of the above mentioned agreement defaults in any of the term in a case, as a first to be a consensual of the above mentioned under the Standard Oil Company of the undersigned will advise the Standard Oil Company of the undersigned agrees that so long as the Standard Oil Company of New Jerrey shall have ten (10) days after the receipt of said notice. As with the terms of said agree at under which the above mentioned Lesser required said premises, literights in and to the property under this agreement. As a call and remain in full fore tends. Dated this day of 19. SCHEDULE "A" Our Metall Parallely	y'a variett	Notary Public S. C.	D A E F A		
The undersigned nereby consents to the subletting of the least when the Lessor in the aforementations being a present. The undersigned method consents to the subletting of the lessor's rights in so ordan and the less of the fire or class personnel. The characteristic of the lessor is a substantial of the lessor and the fire or class personnel under advantage did the above mentioned agreement defaults in any of the term in a characteristic of the fire or class personnel under advantage did the above described premises, the undersigned will advice the Standard Oil Company of New Joseph the relationship of the undersigned agrees that so long as the Standard Oil Company of New Joseph therefore the width the terms of said agree mentioned Lessor and the undersigned agrees that so long as the Standard Oil Company of New Joseph therefore the width the terms of said agree mentioned Lessor acquired said premises, its rights in and to the property under this agree of a characteristic of the constant agree of the characteristic of			*****		
Dated this day of , 19 . Our Metal Building with buck front:	The undersigned nereby consecuent the Lessor named in the ids the above described premises, said default and said Stands of Office above mentioned Lessor and the ent under which the above mention	ents to the subletting of the Lesser's ri above mentioned agreement defaults in the undersigned will advise the Standa I Company of New Jersey shall have ter undersigned agrees that so long as the	ghts in perordan excitle the of any of the term of excital as ord Oil Company of a we Jerre a (10) days after the receipt Standard Oil Company of New	ser, agreement. Processes of the less of arbitrar series of said paties.	ersigned further express that he sement under which exit Ges or a said default on the part of with the terms of said agree-
		day of	, 19 .		
	On M.	to Q 'on sci	HEDULE "A"	· 1-P	/-
Traced July 3 rd 1983 at 1:45	OW ne	na Tourang	i win pr	respon	<i>O</i>
Trided July 3 rd 1983 at 1:45 gladed P				•	
brided July 3 rd 1983 at 1:45					
orded July 3 rd 1983 at 1:45		The second of th	The state of the s		
orded July 3 rd 1983 at 1:45	X	MANUEL ACTIVITIES OF A SECURITIES OF A SECURIT			
orded July 3 rd 1983 at 1:45	Y			Annual Control of the	
orded July 3 rd 1983 at 1:45 evaluate P)				
orded July 3rd 1983 at 1:45 water P	٢				
orded July 3 nd 1983 at 1:45 evaluate P. W.					
orded July 3rd 1983 at 1:45 evaluate P- W					
orded July 3 nd 1983 at 1:45 evaluate P				ARRAMAN TO THE PLANT AND ARRAMAN TO PROPERTY.	
orded July 3 rd 1983 at 1:45				kaj liga kajamininte de trat kaj kajamininte kaj kajamininte kaj kajamininte kaj kajamininte kaj kajamininte k Kajamininte kajamininte kajamininte kajamininte kajamininte kajamininte kajamininte kajamininte kajamininte ka	
orded 198 of 1/40 c'alade (4-	1. 1.0. 2	1 2 .		<i>(</i> 2)	
, total 100 tota	raeaJ/L	, 198 d at	<u> 4 U </u>	'clock	M.

.