

pumps are to be removed by the lessee oil company within ninety (90) days from the date of this agreement;

- (3) It is further agreed and understood between the parties that the consideration supporting this agreement is the sum of One Thousand (\$1,000.00) Dollars, to be paid upon the execution hereof, by the said J. B. King and Ellis King, to the said McCorkle Oil Company, also known as Bob McCorkle Oil Company;
- (4) The parties hereto further authorize Mrs. Ollie Farnsworth of the R.M.C. Office for Greenville County to cancel of record, provided the same be recorded, the former agreement and lease entered into by and between the parties hereto, affecting the premises herein described;
- (5) It is further agreed and understood that this agreement is the entire agreement between the parties and that there are no verbal or side agreements of any kind whatsoever, and that all former negotiations are merged in this agreement and this agreement can only be changed or altered by a subsequent agreement between the parties in writing, duly witnessed and notarized.

IN WITNESS WHEREOF, McCorkle Oil Company, a corporation, also known as Bob McCorkle Oil Company, by Bob McCorkle, as officer of said corporation, and individually, and J. B. King and Ellis King, have hereunto set their respective hands and seals this *20th* day of December, 1967, at Greenville, South Carolina.

McCorkle Oil Company, a corporation

By: *Bob McCorkle*
Bob McCorkle, officer