

full insurable value of the said building above grade, excluding the value of foundations, paved driveways, and installations under ground, with loss payable to the lessee. All proceeds received for loss and damage under said policy shall be used to restore the improvements to as good a condition as prior to the occurrence of loss or damage, and during the period from the destruction or damage to said improvements to the date of restoration, rent shall abate.

7. The undersigned owners of the said premises join in the execution of this amendment of lease agreement for the purpose of consenting thereto, and to acknowledge amendment of their lease with the lessor to the extent of incorporating in said lease the provisions of Paragraphs 3 and 4 above.

EXCEPT as herein amended, the said lease of December 11, 1965 shall remain unchanged.

This the 6<sup>th</sup> day of July, 1973.

Signed, sealed and delivered in the presence of:

MCCULLOUGH OIL COMPANY

Rena Coker

By Ernest B. Fleming (SEAL)  
President

Paul J. Clark

Attest M. Carl Fleming (SEAL)  
Secretary

GULF OIL CORPORATION

B. D. Hess

By R. A. Miller (SEAL)  
Attorney-in-Fact

Barrentine

APPROVED  
As To Form  
HAG

Jean Coleman

B. R. O'Neall (SEAL)  
B. R. O'Neall

Winston Woodward

B. R. O'Neall, Jr. (SEAL)  
B. R. O'Neall, Jr.

Erlene O'Neall Coleman

Erlene O'Neall Coleman (SEAL)  
Erlene O'Neall Coleman

#3

Nelda M. Kay

Frank P. M. Nealon (SEAL)  
In and Under the Authority for Green Hill County, S.C.

Ed C. Reed

For the Following Minors, Ronald T. Coleman, Ellen Daniel Coleman, Erlene O'Neall Coleman, Jr., Mary Stella Coleman, B. R. O'Neall III and Jean E. Ricci O'Neall  
Pursuant to Decree of Court - See J.R. 2-6579

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