Form 271A-4000-5-51

This lease made thisday of	January	
F.P. GIVHAN AND FRANCES L. GIVHAN		whose address is
Montevallo, Alabama	Lessor and PA	N-AM SOUTHERN CORPORATION, a
Delaware corporation, with its principal office at 944 S		

WITNESSETH: 11112 The Lessor hereby demises and leases to the Lessee, its successors, sublessees and assigns, the following described premises situated in the Town of Calera County of Shelby

and State of Alabama, to-wit:

Beginning at a point on Montgomery Avenue 60 feet South of the Southwest intersection of Montgomery Avenue and 17th Avenue and running in a Westerly direction 50 feet, thence in a Southernly direction 70 feet, thence in a Westerly direction 83 feet to the East side of an Alley, thence in a Southerly direction 50 feet along the East side of Alley; thence in an Easterly direction 133 feet to a point on the West side of Montgomery Avenue; thence in a Northerly direction 120 feet along the West side of Montgomery Avenue to the point of beginning. Being further described as follows:

The above property is a part of lots #403 and #404 of the Shelby Lime Company, allotment of land in the Village of Calera, Alabama, as shown on Map commonly known as N.B. Darea map of Calera, situated in Shelby County, Alabama.

The Lessor reserves the privilege of maintaining a three foot walkway, as entrance to house, adjoining and parallel to the North boundary on the above described property.

If the said premises are improved, this lease includes the building, fixtures, equipment, machinery and appliances owned or controlled by the Lessor and located thereon.
TO HAVE AND TO HOLD unto the Lessee for the term of Five (5) day of October 19.53, and ending on the 30th day of September 19.58
2. Lessee agrees to pay to the Lessor as rental for the above described premises, building, fixtures, equipment, machinery and appliances (if any be included) the amounts shown in Clause "A", Clause "B", Clause "C", or any combination thereof, as indicated below, inapplicable rental provisions having been stricken before the execution of this lease. "A". Cash monthly rental of One Hundred Ten and No/100 Dollars (\$. 110.00)) for each month of the term hereof.

"C". Cash monthly rental as provided for in Clause "A" and in addition thereto a gallonage rental equal to
All rental herein provided for shall be payable on or about the tenth day of the succeeding calendar month. All rental payments may be made by check delivered to Lessor or mailed to Lessor at the address herein shown.
3. In consideration of the foregoing, Lessor hereby sets over and assigns unto Lessee, Lessor's licenses, consents and permits to maintain and operate a gasoline filling station on the above described premises; such assignment to be effective only during the term of this lease, and all renewals and extensions thereof.
4. At the expiration or termination of this lease by lapse of time or otherwise, Lessee shall have and is hereby given the right at any time, within thirty (30) days after such termination, to enter upon and remove from said premises, any improvements or equipment heretofore or hereafter purchased or placed by it or by third persons acting under arrangements with it upon the leased premises.
5. Lessor will keep the building, the water pipes, drains and sewers appurtenant thereto and all of Lessor's equipment on the demised premises in good and sufficient condition and repair during the whole of the term hereof. Lessee shall have the right to paint the entire building but shall not be obliged to do so.
6. Lessee shall have the option of extending this lease as hereinafter provided, upon the same terms and conditions which were in effect during the original term. The period or periods of such extension shall be in accordance with either one of the following two clauses, the inapplicable clause having been stricken before the execution of this lease:
I. A period of
II. A total of not more thanyearyearsuccessive periods ofyearyear
The rental to be paid by the Lessee during said extension period or periods shall be the sums shown in Clause "A", Clause "B", Clause "C"; or any combination thereof as indicated below, inapplicable rental provisions having been stricken before the execution hereof:
"A": Cash monthly rental for each month of).
"B". A sum equal to
"C". Cash monthly rental as provided for in Glause "A" and in addition thereto a gallonage rental equal to
cent (
Lessee shall give Lessor written notice of its intention to exercise its extension privilege at least thirty (30) days prior to the expiration of the original term hereof, and if said extension privilege is for successive periods of
7. Lessee shall have, and is hereby given the privilege of purchasing said premises, service station building, fixtures, equipment, machinery and appliances included in this lease at any time during the period of this lease, or any extension hereof, for the
sum of
cise of this said option of purchase by Lessee, to join said Lessor in the execution of a proper deed of conveyance; and Lessor agrees that if said option of purchase is exercised, he will convey a merchantable title to said real estate by good and sufficient

wassanty deed, with release of dewer, homestead or other rights of his wife, and free from all encumbrances whatsoever, and will furnish a satisfactory abstract showing merchantable title to said land in said Lessor, free from all liens and encumbrances, and certified to on the date of conveyance. The Lessee shall have a reasonable time after receipt of said abstract in which to complete an examination thereof, and if such examination discloses objections to the title, the Lessor shall have a reasonable time in which to cure such defects.

- 8. It is mutually agreed that if the leased premises are damaged by fire, storm, or from any other cause, such damage shall be repaired by the Lessor forthwith after the same occurs, and if the extent of any such damage is such as to render said premises untenantable, the obligation of the Lessee to pay rent shall cease until the Lessor shall have replaced said premises in a tenantable condition.
- 9. It is further mutually agreed that Lessor shall pay all taxes and assessments that may be levied against the above described premises and the building and equipment belonging to Lessor thereon, and Lessee shall pay all taxes that may be levied or assessed against the equipment owned by Lessee thereon.
- 10. If, in the sole judgment of Lessee, it appears likely that Lessee or any of its assignees or sublessees may be obliged to pay any license, privilege or excise tax because of its or their interest in or use of the premises hereby leased, Lessee may terminate this lease or any renewal or extension thereof by giving Lessor thirty (30) days written notice of its intention so to do.
- 11. Lessee shall have the privilege of using said premises for any purpose including, but not limited to, the operation of a gasoline service station, and for the sale of tires, tubes, and automobile accessories and any other commercial activity, and shall have the privilege of erecting on said premises or to make arrangements with third persons to erect thereon such buildings, drive-ways, curbing or other improvements or equipment as may be necessary or desirable for the proper use of said premises for the aforesaid purposes. In case Lessee shall be unable to obtain from the proper public authorities, municipal, state or otherwise any permit or license necessary for the operation of a gasoline service station upon said premises, or in case any such permit or license, if obtained, be afterward revoked without fault of Lessee, or should the use of said premises for any of the purposes stated above be restricted by the enactment of any state or municipal law or ordinance or by legal proceedings or by any federal government action in such manner as to make the operation thereof unprofitable, or if the use of said premises for any of the purposes stated above be restrained or enjoined by judicial process or otherwise, then Lessee shall have the right to terminate this lease by giving Lessor ten days written notice of its intention so to do, and shall thereupon be relieved from all liability hereunder. In the event Lessee is deprived of the use of said property as a gasoline service station, in whole or in part, or in the event the normal operation of said gasoline service station be curtailed, by reason of any federal, state or local government action, the Lessee shall be entitled to a proportionate diminution of all rentals due hereunder during such period of deprivation of use or curtailment of said operations.
- 12. It is further understood and agreed that all notices given under this lease shall be deemed to be properly given if delivered in writing personally, or sent by registered mail to the Lessor at the address herein shown, or to the Lessee at its principal office at 944 St. Charles Avenue in New Orleans 13, Louisiana. Date of giving of such notice by mail shall be the date on which such notice is deposited in a post office of the United States Post Office Department.
- 13. If the Lessor is not the owner of the demised premises and shall default in the payment of any rent due Lessor's landlord, Lessee may, at its option pay said rent to Lessor's landlord and the amount or amounts so paid shall be credited upon the rent herein reserved to the same extent as if said sum or sums had been paid to the Lessor. If at any time during the term hereof, Lessor shall be indebted to Lessee on any account whatsoever, Lessee shall have the right to apply accrued rental upon said unpaid indebtedness of Lessor, and Lessor agrees that the amount so applied shall constitute rental payment hereunder.

caused this instrument to be executed as of the day and year first above written. Witnesses: AS TO LESSOR: Wife of Lessor ACKNOWLEDGEMENT FOR LESSOR (INDIVIDUAL) Alabama STATE OF Shelby COUNTY Personally appeared before me, the undersigned, a Notary Public in and for said County and State,.... and Frances L. Givhan known to me to be the part 19.5. who executed the foregoing instrument, and acknowledged that theyexecuted the same as the it. Ireb and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead; and the said. Frances L. Givhan separate and apart from her said husband, acknowledged that she executed the same freely and voluntarily and without any compulsion, constraint, apprehension or fear of or from her said husband. CONSENT OF OWNER SHEL By the undersigned owner in fee simple of the premises described in the within lease, hereby consents to the same and agrees to all the terms allowed thereof and hereby specifically consents and agrees with said Pan-Am Southern Corporation that it may enter the hereinabore demised premises and remove therefrom any and all pumps, tanks and equipment placed thereon by the production of the understand Pany Southern Corporation, at any time within thirty (30) days after the expiration or prior termination of the understand pumps, tanks and equipment placed thereon by the major pany southern Corporation, at any time within thirty (30) days after the expiration or prior termination of the understand pumps. Certify by the photographic comporation, at any time within thirty (30) days after the expiration of prior termination of the undersigned's lease of like the less of the Less of shall default in his obligation, either the photographic photographic comporation, written holde of such default, and the said Pan-Am Southern Corporation may, at its option, and the said Pan-Am Southern Corporation may, at its option, the less of the Less of the Less of the Less of the demised premises to the said Pan-Am Southern Corporation.

HILL TO WITNESSED 19 2021. page 411 and examined 3-12-53 and the Mortgage Tax of \$ OWNER Deed Tax of & has heen paid. Approved as to Form: Attorney for Pan-Am Southern Corporation Judge of Probate Ree g

has been paid.

Filed in the office of the Probate, Judge on the //

and recorded in week

ge on the // day of //K1953 at so'clock //
Page 47/ this / 2 day of //M 1953.

L.C. Walker, Judge of Probate