PURE

THE PURE OIL COMPANY

LEASE AGREEMENT

Mada Hic	1st	day of	June		19	63_	between
		•	and wife, Ida Mo	e Bishop	,,		
, .					•		T
Route whether one or ITNESSETH	more), an	d THE F	URE OIL COMPA	NY, an Ohio corporation, as	Lessee,	······································	as Lessor
.1. Lessor h	ereby leas			ct or parcel of land, with all l			
• •			, described as follow				
ost at the land .03 minutes West intersections.	tes East take on erein de 246 ft. tion wit with th	along along south as scribed run them can be East in the East in t	the East boundary of coundary line of Section 28 distribution of coundary of coundary line coundary line of coundary line coundary	Township 19, Range 2 by line of said Section along said cressid Section 28 run to said Section 28 for a description of the said Section 28 for a said Section 28 for a said Section 28 for a ses more or less and section 3	West and run n 28 for a di Road for a p Road South 6 istance of 1, dk with its to hence North 3 a distance of	thendestandes of the stands of	e South 3 e of 968 of beginn st for a t. moreor rings; to 1.03 5 ft. to
2. To have	and to he	old for an	original term comm	encing on the Lat day of _	June		
63, and endi	ng on the	31stay ond of said	f <u>Hay</u> original term. Less	see is hereby granted the o	and for an extenoption of cancell	ded ter	is lease at
h cancellation 3. Lessee a	Lessee s grees to	hall be r pay as re	eleased from any f nt for said premise	ing Lessor sixty (60) days further rental payments or constant the second state of the contract of the contrac	ther obligations s and no/100-	hereun	der.
	_	- •		before theday			
4. Lessor april repair.	grees to m	aintain the	buildings, structure	s, improvements and equipme	ent hereby leased	in goo	1 condition
5. All structions aipment which mer Lessee, the right an	may be, one title the distriction of the districtio	r which he reto havin e of remov	eretofore have been e g vested in Lessee, a	which may be underground, perected, installed or placed up are to remain and be the pro- th property and equipment at	pon said premises operty of Lessee,	by L	essee, or a essee is to
6. Lessee slordance with the	hall have the color sc	he right theme or co	o paint any building embination now or he	s and improvements of Les ereafter used by Lessee at its	•	•	
			assign this lease or so	ublet the premises. ease or any extension hereof	receives one or	· more	hona fide
ers from third notify Lessee i	parties to in writing,	purchase giving the	the demised premise e name and address	s; and any such offer is accept of the offeror and the price ter the receipt of such notice	table to Lessor, thee, terms and co	nen Le ndition	ssor agrees is of such
ure to so purcl	hase shall i	not affect t	his lease.	terms and conditions containe			•
			granted by Lesson	der by Lessee to Lessor to Lessee.	snall be consi	dered	sufficient
10. Any not	tices under	this lease	shall be delivered to	Lessor at Route 1. He			
from time to	time desi	gnate in w	riting. Notice may	abema or be given by mail, and in such tes Post Office properly stam	event the date o	f servi	
11. This leased pren	se cancels	and supers	sedes any other agree	ement between the parties here on Lessee unless executed	eto with reference	to the	•
nt of Lessee. WITNESS t	he executi	on hereof	the day and year abo	ve first written			
TNESSES A	S TON	SSOR ://	and year abo	, , , , ,		•	118
Heller,			w	CLARENCE E. BISHO	OP, SR.	1hi	SEAL
7			:	9/20			_(SEAL)
TNESSES A	S.TO_LE	SSEE:	· :	Ida Hae Bishop	augh	`	_(SEAL)
2	It.	no Pe	297		Lessor		_(SEAL)
7/.	Zas	, ///		THE PURE OIL		Lesse	.
1-1	<u> </u>			Sta X///n.	2//		•

(Authorized Agent)

ACKNOWLEDGMENT OF LESSOR

State of Alabama)
County of Shelby)

I, the undersigned authority, in and for said county, in said state, hereby certify that Clarence E. Bishop, Sr. and Ida Mae Bishop (his wife), whose names are signed to the foregoing instrument, and who are known to me, acknowledged before me on this day that, being informed of the contents of the instrument, they each executed the same voluntarily.

Given under my hand and offidel seal, this 22 day of 1B. 5 Me. Shelby County, Alabama ASSENT OF OWNER OR LIEN HOLDER In consideration of the sum of One Dollar and other good and valuable considerations, receipt of which is hereby acknowledged, the undersigned owner of and/or holder of a lien on the premises described herein, having read the foregoing lease agreement, and being familiar with the same, does hereby consent to paragraph numbered 5 thereof. and agrees that all of such equipment and facilities shall remain personal property, and shall be exempt from levy, sale, attachment or distress for any rent or other obligations due or to become due, and that Lessee, its successive successors or assigns, may enter upon said premises with such agents and appliances as it may deem necessary and remove any or all such equipments and facilities at any time without notice or legal process, and said lease shall be superior and paramount to any lien now or hereafter held by the undernighed against the leased premises. Elauna E Bulleton Witness ACKNOWLEDGEMENT BY AUTHORIZED AGENT STATE OF ALABAMA COUNTY OF JEFFERSON... I, the undersigned, a Notary Public in and for said county, do hereby certify that --- personally known to me to be Authorized Agent of THE PURE OIL COMPANY, an Ohio corporation, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that as such Authorized Agent he signed and delivered the said instrument as his free and voluntary act and the free and voluntary act of said THE PURE OIL COMPANY for the uses and purposes therein set forth, and that he was duly authorized to execute and deliver the same as aforesaid. Given under my hand and official seal this day of My commission expires: Notery-Rublic, Jefferson County-Alabama My commission expires Oct. 4, 1966 Notary Public Bonded by Employers Liability Assurance Corporation

JUNCE OF PHODALE