TITLE TO REALESTATE

or liens and to cause such subordination agreement to be made a provision or part of any such Mortgage, Deed of Trust, Security Deed, or other instrument.

ARTICLE XXIII.

SURVEY:

Lessor shall immediately furnish Lessee with a legal plat of survey on linen tracing paper prepared by a duly qualified surveyor or civil engineer, showing thereon bounds, elevations and obstructions.

ARTICLE XXIII (a)

ASSIGNMENT OF RENTS:

In the event Lessor shall assign the rents or other charges accruing to Lessor under this lease, it is specifically understood that any such assignment shall be subject to all the terms and conditions of this lease.

ARTICLE XXIV.

TITLE EXAMINATION:

Lessor shall furnish, at its expense, to Lessee for examination an Abstract of Title, or other evidence of Lessor's title as set forth in the Article entitled, "CONVEYANCE REQUIRE-MENTS," showing such title in said premises in Lessor as will authorize it to make and enter into this lease, and to collect and retain all rents and payments hereunder, free and clear of all claims amd demands made by any person or parties, whatsoever. In the event Lessor shall neglect, refuse or be unable to furnish such proof of title within sixty (60) days after the date hereof, Lessee shall have the option and privilege of cancelling and terminating this lease, upon notice to Lessor, at any time after said sixty-day period; or Lessee may at its option employ an attorney of its own choice to make and compile an abstract of title to the demised premises, or conduct a title search of the public records of the County in which the demised premises are situate for the purpose of obtaining a record of any conveyances and matters pertaining to or affecting the title of Lessor to said premises; and Lessor agrees in such event to reimburse Lessee for any expense incurred by it in the compilation of such abstract of title or search of such public records. If at the time of such notice Lessee shall have entered into possession, Lessee shall be liable only for rents and other charges, if any, accrued and earned to the date of such termination and surrender of possession.

This lease shall not be binding upon Lessee until signed on its behalf by its President or a Vice President. All proposals, negotiations, and representations with reference to the matters covered by this lease are merged in this instrument, and no amendment or modification hereof shall be valid unless evidenced by a writing signed by such officer.

WITNESS The hands and respective seals of the parties hereto, respectively witnessed or attested, the day and the year first above written.

Signed, sealed and delivered

in the presence of:

W. M. Hanlon

C. F. McCullough

As to Lessor.

J. V. Fitzmorris

A. V. Nolan

As to Lessee.

Van Wyck Black (SEAL)

Hugh C. Black

Hoke B. Black (SEAL)

Lessor.

SINCLAIR REFINING COMPANY

J. W. Carnes,

(SEAL)

ATTEST:

J. R. Murray

Assistant Secretary.

State of South Carolina,

County of Greenville. 88

Personally appeared before me W. M. Hanlon, who, being duly sworn, says that he saw the within named Van Wyck Black, Hugh C. Black and Hoke B. Black sign, seal and, as his act and deed, deliver the foregoing instrument for the purposes therein mentioned, and thathe: with C. F. McCullough, witnessed the execution thereof.

Sworn to before me this 25 day of March, A. D. 1939

B. F. Dillard

Notary Public.



W. M. Hanlon.