terminate without further liability on the part of Lessee, or the rent hereunder shall be reduced in proportion to the reduction in the area of the premises, but nothing herein shall be deemed a waiver of the sole right of Lessee to any award for damages to it or to its leasehold interest caused by such taking, whether made separately or as part of a general award.

of this lease, hereby grant to insecret he option to purchase the property increin demised for the sum soft concentration of the contration of the ternkak this de se and any armawak there of upon Arese and livening to

weittenmotionak intention soxtocolocolox mailing sock notice docregistered mail addressed as af present at least two dayscheforexthecexpirations datex of the coriginal temporary and xepoewal, the reof, candesuch notice, if

so meiled shall be deemed valid and effective whether or not the same in factic actually delivered to Lesson Xinthe eventrof the exercise of this option the purchese price shell be paid upon the transfervand conveyance to dessea or its monine cky avgood and sufficient

deedcofvargondvandemarketableviitlevtevseid premises dreevande deax of valkliens and encumbrances.

which except table title company will insuce as such cat regular costes. The deck shall be delivered and the side closed on the thirtieth 680th) derefter the giving of notice of exercise of this option unless the same hear Bonday was logal tholiday curve hick case on the next business aday thoughter unless x the x hatex of the x dosing x is autocover the extended x by anutual x accomment x All x taxes x rentex sewer and water reats; assessments and insurance premiums, if beseekekelt electroctake over existing qualicies; who lider appendisment as of the date of the closing of the ditter. Between the time of the givings of notice of exercises of this caption and the time of adasing title xisk of loss, demage. condemnation are destruction of the promises or improvements thereon by fire or otherwise shall be one the Lesson provided than ever that the search administratic such insurance as declication force for the protection of the parties as their interests appears and if title is closed ellerights therein of Aessex shall becassigned to Amssee vinxbecorntx of the cerer cise cofe this continue in a shall be of the exerce and dender of the purchase price and tender of the deed shall be waived.

(14) Prior to the taking of full possession of said premises by Lessee, Lessor shall be responsible for and shall reimburse Lessee for any loss of and damage to property of Lessee on said premises, and Lessor shall indemnify and save Lessee harmless from any liability, cost and expense for any loss, damage, injury or other casualty to any person or property occurring at said premises or in connection therewith except when caused solely by the wilful act of Lessee.

(15) All notices required or permitted to be given by this lease shall be deemed to be properly given if delivered in writing personally or sent by registered mail to the Lessor or to the Lessee as the case may be at the addresses set forth above, or to such other address as may be furnished by either party to the other in writing. The date of mailing shall be deemed the date of giving such notice.

(16) If Lessee, after giving notice of intention not to exercise renewal privileges in Clause 2 hereof provided or at the end of all of said renewal periods, holds over the premises herein described beyond the termination by limitation of the term without first having renewed or extended this lease by written agreement, such holding over shall not be considered as a renewal or extension of this lease except on a month-to-month basis.

(17) Lessor covenants that Lessee on paying said rent and performing the covenants aforesaid, shall and may peaceably and quietly have, hold and enjoy the said leased property for the term aforesaid, subject to the provisions hereof.

LIABILITY

PURCHASE

NOTICES

HOLDOVER TENANCY

QUIET ENJOYMENT

The covenants and agreements herein contained shall inure to the benefit of the parties hereto
and their respective heirs, legal representatives, successors and assigns.
IN WITNESS WHEREOF the parties have duly executed this Agreement and officed

their respective seals thereto the day and yea	r above written.
Seorte O. Dequell Leo. E. Williams	Lessor (L. S.)
Witness	Wife (Husband) of Lessor
W	(L. S.)
Witness	Lessor
	(L. S.)
Witness	Wife (Husband) of Lessor
	•
Witness	Lessor (L. S.)
	(L. S.)
Witness	Wife (Husband) of Lessor
Engalish Bell	ESSO STANDARD OIL COMPANY.
La. Sogram	FWZBY J. J. Hillen Ja: (L.S.)
Witness	Assistant Division Managor (11. D.)

\* Note—All blank spaces to be filled in prior to execution.