merchantable title or a certificate of title insurance satisfactory to Marathon, showing evidence of ownership of the premises described. If this lease shall be for a primary term of five (5) years or more, then Lessor agrees to furnish Marathon with satisfactory evidence of Lessor's title either by abstract of merchantable title from sovereignty or a certificate of title insurance satisfactory to Marathon. Marathon shall have fifteen (15) days after receipt of evidence of title for examination and a determination of the sufficiency thereof. Such evidence shall be furnished at Lessor's expense. In the event Marathon is not satisfied with the title of Lessor, and Lessor cannot cure the objections of Marathon thereto, then Marathon shall vacate the premises immediately and pay to the Lessor the pro rata rent for the period of time it has been in possession of the premises.

17. Wherever the words "Lessor" and "Marathon" appear in this lease, they shall include the parties and their respective heirs, devisees, executors, administrators, successors and assigns. The word "Lessor" as used herein, shall be construed to include the plural as well as the singular; and the necessary grammatical changes required to make the provisions apply to either corporations or individuals, masculine or

feminine, shall in all cases be assumed as though fully expressed. 18. This lease expresses the entire agreement between the parties hereto. . 19*64* IN WITNESS WHEREOF, Lessor has hereunto set his hand and seal this ____ . Webster III William M. (SEAL) (SEAL) (SEAL) LESSOR FREEZZAN & PARHAM The foregoing agreement is accepted shall be the date of this instrument نھ STATE OF SOUTH **CAROL INA** COUNTY OF TREEWILL Fuetow Before me, the undersigned, a Notary Public, in and for the State and County aforesaid, personally appeared William M. Webster III named as Lessor in the foregoing agreement, known to me to be the same, and acknowledged the execution of the foregoing agreement as his and need and deed and non-perfect agreement as his and need and deed and non-perfect agreement and non-perfect free act and deed and non-perfect agreement agreement as his actual and deed and non-perfect agreement agreement as his actual agreement agreement agreement as his actual agreement. prosesses and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my Notarial seal this _ day of 5 (6) NOTARY PUBLIC My commission expires: Notary Public, Georgia, State at Large My Commission Expires June 19, 1968 STATE OF COUNTY OF Before me, a Notary Public in and for said State and County, this Ω J. Poucle .. of Marathon Oil Company, personally appeared ... known to me to be the same, who acknowledged that he executed the foregoing agreement as his free act and deed and as the free act and deed of Marathon Oil Company, by virtue of proper authority vested in him by the Board of Directors of said Company, for the uses and purposes therein set forth. Georgic the day and IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Octour year last above written. D. Made My commission expires: This Instrument Prepared By NOTARY PUBLIC
Notary Public, Georgia, State at Large My Commission Expires June 19, 1968 A. D. ROSATI

539 South Main Street