STATE OF CALIFORNIA 11C1 COUNTY OF CONTRA COSTA) Moreon de la Motary Public in and for said State, personally appeared known to me to be the VILL President, and W.D. Ourbo known to me to be the

executed the within Instrument, known to me to be the persons who executed the within Instrument on behalf of the Corporation therein named, and acknowledged to me that such Corporation executed the within Instrument pursuant to its by-laws or a resolution of its board of directors.

WITNESS my hand and official seal.



My Commission expires:

Caemen L. Rus NOTARY PUBLIC State of California

CATE OF OREGON: COUNTY
THE OF OREGON; COUNTY OF KLAMATH; 85.
Hed for record at request of <u>Transamerica Title co</u> .
15th day of <u>January</u> A. D. 1979 at 3:24 clock M., and
uly recorded in Vol. N79 of Deeds on Page 1099
on Page 1099

Fee \$9,00

By Deruethan Selech

WHEN RECORDED
RETURN TO: Law Dept.
EXXON COMPANY, U.S.A.
1800 AVENUE OF THE STARS
LOS ANGELES, CALIF. 90067

518

61048

Vol. 19 Page **1102**

AMENDMENT OF SUBLEASE OF P. F. I. PROPERTIES

TA-312

THIS AMENDMENT OF SUBLEASE OF P.F.I. PROPERTIES, made this //* day of *December*, 1978, by and between CHEVRON U.S.A. INC. (hereinafter called "CHEVRON"), as Sublessor, and EXXON CORPORATION (hereinafter called "EXXON"), as Sublessee,

WITNESSETH

WHEREAS, reference is made to that certain unrecorded Sublease of P.F.I. Properties made on March 31, 1967, by and between Standard Oil Company of California (hereinafter called "SOCAL"), as Sublessor, and HUMBLE OIL & REFINING COMPANY, as Sublessee, wherein SOCAL subleased to HUMBLE, and HUMBLE subleased from SOCAL, certain P.F.I. financed lease properties in California, Oregon and Washington on terms and conditions more fully set forth therein; and

WHEREAS, said Sublease of P.F.I. Properties included real property situated in the County of Klamath , State of Oregon , designated as Service Station No. 312-8 , (hereinafter referred to as "said service station real property"), more particularly described in Schedule 1, No. 312-8 , of the Klamath County, Oregon , Exhibit to said Sublease of P.F.I. Properties, a copy of which is attached hereto as Exhibit "A"; and

WHEREAS, a Memorandum of Sublease of P.F.I. Properties for the above mentioned county and state and containing said service station real property was recorded on April 13 , 1967 , as Instrument No. 13446 , in Volume/Book M67 , Page 2626 , of the Deeds Records of said county and state; and

WHEREAS, Exxon Corporation is successor by merger to Humble Oil & Refining Company; and

WHEREAS, Chevron U.S.A. Inc. is the Assignee of Standard Oil Company of California, and

ORIGINAL

WHEREAS, CHEVRON and EXXON desire by this instrument to amend said Sublease of P.F.I. Properties and Memorandum of Sublease of P.F.I. Properties by deleting the property description pertaining to said service station;

NOW, THEREFORE, for valuable consideration, the receipt and adequacy of which are hereby acknowledged, CHEVRON and EXXON hereby amend said Sublease of P.F.I. Properties and said Memorandum of Sublease of P.F.I. Properties by deleting therefrom the property described in Exhibit "A" hereto.

In all other respects, said Sublease of P.F.I. Properties and said Memorandum of Sublease of P.F.I. Properties shall remain unaltered.

IN WITNESS WHEREOF, CHEVRON and EXXON have executed this instrument on the date first hereinabove written.

CHEVRON U.S.A. INC.

By______

Its Attorney in Fact

EXXON CORPORATION

Its Attorney in Fact

(MELECT)

STATE OF CALIFORNIA,

City and County of San Francisco.)

On Operation 11 1978, before me, Anna C. Dingman, a Notary Public in and for said City and County and State, duly commissioned and sworn, personally appeared C. I. Gibbs, Attorney-in-Fact of Chevron U.S.A. Inc., a California corporation, known to me to be the person who executed the within instrument on behalf of the corporation therein named and he acknowledged to me that such corporation executed the same, and also known to me to be the person whose name is subscribed to the within instrument as the Attorney-in-Fact of said corporation, and he acknowledged to me that he subscribed the name of said Chevron U.S.A. Inc. thereto as principal and his own name as Attorney-in-Fact.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal in the City and County and State aforesaid the day and year in this certificate first above written.

My Commission Expires:

OFFICIAL SEAL
ANNA C. DINGMAN
NOTAR FUBIC - CALIFORNIA
CITY AND COUNTY OF
SAN FRANCISCO
My Commission Liques OCC 17, 1981

Anna C. Dingman

NOTARY PUBLIC

in and for the City and County of San Francisco, State of California

October 17, 1981

#312-8

SCHEDULE 1

The real property situate in the County of Klamath, State of Oregon, more particularly described as follows:

The North 70 feet of Lots 10, 11, 12 and 13 in Block 9 of Railroad Addition to the City of Klamath Falls.

THE STATE OF TEXAS, []

Before me, the undersigned authority, on this day personally appeared F. W. BUTLER, JR., known to me to be the person whose name is subscribed to the foregoing instrument as Agent and Attorney-in-Fact of EXXON CORPORATION and acknowledged to me that he executed the same for the purposes and consideration. Therein expressed, and as the act and deed of said EXXON CORPORATION.

Given under my hand and seal of office this the 3rd day of Jan.

Notary Public in and for Dallas, County Texas
My Commission Expires 2 28-79

Bessica Roll

Notary Public in and for Dallas

County, Texas

TATE OF OREGON; COUNTY OF KLAMATH;
led for record at request of
5 15th day of January A. D. 1979 a :240'clock M., an
vily recorded in Vol. M79 of Deeds on Page 110
By Desauth 2: 1) Aic.
Fee \$9.00

Emoral NO rotow 1177E

NAME ADDRESS, ZIP

Recording Officer

Deputy

Ву

will promise

d: 10 0 1106 257

And it is understood and agreed between said parties that time is of the essence of this contract, and in case the buyer shall fail to make the payments above required, or any of them, punctually within days of the time limited therefor, or fail to keep any agreement herein contained, there the seller at his option shall have the following rights: (1) to declare this contract null and void, (2) to declare the whole unpaid principal halance of said purchase price with equity, and in any of such cases, all rights and interest created or then existing in favor of the layer as against the seller hereunder shall utterly cease and determine and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall utterly cease and determines and on account of the purchase of said property as absolutely, fully and prefetly as if this contract and such hall rever to and revest in said moneys paid on account of the purchase of said property as absolutely, fully and prefetly as if this contract and such hall the land as has haven the sellent of such default. And the said seller, in case of such default, shall have the tight immediately, or at any time thereafter, to enter usen belonging.

The hunar further advers that failure by the saller at any time to require performence by the hunar of any provision hereof shall in the saller hall in the payments and appurtenances thereon or thereto.

30.

the land aluressile, while any process of the seller at any time to require performance by the buyer of any provision hereof shall in no way affect his right hersunder to enforce the same, nor shall any waiver by said seller of any breach of any provision hereof be held to be a waiver of any succeeding breach of any such provision, or as a waiver of the provision itself.

The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000.00 chimeter, the actual vanishment com-The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 27,000.00 charger, the actual consideration comsists of includes other property or value gives or promised which is MANNE consideration (indicate which is).

In case suit or action is instituted to foreclose this contract or to enforce any provision hereof, the losing party in said suit or action affects to pay such sum as the trial court, the losing party in the losing party in said suit or action and if an appeal is taken from any judgment or decree of such trial court, the losing party further promises to pay such sum as the appellate court shall adjudge reasonable as the prevaing party attorney's lees on such appeal.

In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation: that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grants shall be hall be made, assumed and implied to make the provisions hereol apply qually to corporations and to individuals.

This agreement shall bind and inure to the benefit of, as the circumstances may require, not only the immediate parties hereto but their respective lines, executors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, said parties have executed this instrument in triplicate: if either of the undersigned IN WITNESS WHEREOF, said parties have executed this instrument in triplicate; if either of the undersigned is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto by its officers duly authorized therounto by order of its board of directors. Jimmy E. Summers James) nbols (), if not applicable, should be in 'ated. See ORS 93.030). STATE OF OREGON. STATE OF OREGON, County of County of Klamath, 19 Dacomba 22, 10 78 Personally appeared Personally appeared the above named.... who, being duly sworn, James J. Glessner each for himself and not one for the other, did say that the former is the president and that the latter is theand acknowledged the foregoing instrusecretary of ment to be his voluntary act and deed. and that the seal affixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in help of said corporation by authority of its hoard of directors; and each of Before me: nem acknowledged said instrument to be its voluntary act and deed. (OFFICIAL... Beiore me: SEAL) Notary Public NOTARY PUBLIC OREGON (SEAL) Notary Public for Oregon My Commission expires _ 79 My commission expires: ORS 93.635 (1) All instruments contracting to convey fee title to any real property, at a time more than 12 months from the date that the instrument ecuted and the parties are bound, shall be acknowledged, in the manner provided for acknowledgement of deeds, by the conveyor of the title to be conserved by the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor of the title to be conveyor not later than 15 days after the instrument is executed and the parties of the conveyor of the conveyor of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor of the conveyor of the conveyor not later than 15 days after the instrument is executed and the parties of the conveyor of the con ORS 93.990(3) Violation of ORS 93.636 is punishable, upon conviction, by a fine of not more than \$100. (DESCRIPTION CONTINUED) within the limits of roads and highways. 2. Easement, including the terms and provisions thereof, as set forth in instrument from Puckett & Scherer, et al, to Christian P. Schwab, et al, recorded July 7, 1961, in Book 330 at page 544, Deed Records. (Parcel 1) The underlying fee of the record owner of the land. (Parcel 2) Mortgage, including the terms and provisions thereof, with interest, thereon and such future advances as may be provided therein, given to secure the payment of \$17,005.00 Dated September 8, 1977 Recorded September 12, 1977 Book: M-77 Mortgagor James J. Glessner, a married man Mortgagee John L. Smith and Henrietta C. Smith, husband and wife, which Buyer herein does not assume and agree to pay, and Seller further covenants to and with Buyer that the said prior mortgage shall be paid in full prior to, or at the time this contract is fully paid and that said above described real property will be released from the lien of said mortgage upon payment of this contract.