ASSIGNMENT OF LEASE

DEPT-01/RECORDING \$20.00
TH4444 TRAN 0111,05/08/86 99:37:00
#1607 # D \* 56-182944
86182944

Reference is hereby made to that certain instrument of conveyance styled "General Assignment, Conveyance, Bill of Sale and Transfer", a copy of which is incorporated by reference herein as Exhibit " A " and made a part hereof, dated, executed and delivered on December 31, 1984 whereby TEXACO INC. as Assignor, essigned unto TEXACO REFINING AND MARKETING INC. as Assignee, among other properties, a lease for the real property hereinafter more specifically described. Assignor, in furtherance of its express covenant in said instrument of assignment to execute and deliver to Grantee all such further instruments of conveyance, assignment, and transfer and all such notices, releases, aquittances, and other documents, and to do all such other acts and things, as may be necessary more fully or specifically to convey and assign to and vest in Grantee, its successors and assigns, title to all and singular the properties, assets and rights hereby conveyed, assigned, or transferred", does by these presents ratify, confirm and adopt all of the terms and provisions of said instrument of assignment and for value received, TEXACO INC., a Delaware corporation, with offices at 4601 DTC 61v1. Denver, Colorado 80237 hereby assigns, transfers and sets over to TEXACO REFINING AND MARKETING INC., a Delaware Corporation, with offices at 4601 DTC Blvd. Denver, Colorado 80237, effective December 31st 1984, all of its rights, title and interest in and to that certain lease from Leased Stations, Inc., to Texaco Inc. dated August 15, 1961, and recorded February 25, 1977 as Document Number 23831826 together with Supplement No. 24 To Lease dated February 9, 1977, recorded February 25, 1977 as Document Number 23831826 covering a tract of land with the improvements thereon in the County of Cook, State of

Illinois, more specifically described as follows:

RST ALKSISAR TIFLE INSURAIN COLLEARY OF MID AMERICA CROER #<u>210181</u>

-86-18294

86182944

2000

The state of the second second

等的主要 经期间设备

agriculture for directing and the content of the interior of configuration in your standard in other instance of the transfer in the second and the control of the control tropy 5 soon bas " A " state. The moved specialist ad to recommend of detaile bereef, daiwe, everahad a coal comed in Commission 21, 1983 whereath "Exect 1981, as designar, assimed unco discretificate up wheeligh inc. as technique, চুক্তাৰ পৰিত্ৰীৰ্ত্তত্বসূত্ৰৰ পূৰ্ণসভালৰ ৰাজ্য নিৰ্দেশ কৰি সংগ্ৰাহ কৰি কৰি কৰি কৰিছে কৰিছে কৰিছে কৰিছে কৰিছে ক eposition) by discreteral, and a companies of a symposition of a symposition of doughtly godings be gratish but a mose to "I have item to descur but high turched tusticuse as of monucyment, conformal, of transfer and all auch redse from Mis on of his grade with Sita an ili generalitica year tales igeoliae acts and thinns, as not to accessor the felly of smertingly to convey and was in two and even to treater, it increased out resigns, their to all and ារស្គាល់ និង ដូចនេះមាន នេះ នេះ នេះ នេះ នេះ mar, betalizes , bavarera interace at cara land AND BOTTON BUILDS AND STREET OF or graph ""Regra Dosasra" with the people is surely their engines. . วารเลยเดา เหลือน ซาที โทร เกตาการเลย เ CONTRACTOR OF THE STANKEY i, waya ya jawid min ishar ka asan da dalari. FINE, DETERMINE CHARRY OF THE PERSON DOES BOTH TO THE VEHICLE VEHICLE VEHICLE TO SECOND FOR RIPURTICA INC., a Polinero Corporation, with wifeou at 400 MP Rivel, Traver The affect water of the Time of the color of the state of the color of the state of the color ed . . . mile personal filter than the contract of the contrac remerger on 1991, and we had his but in the first of the compart to the complete of the contract To very might be take accept of the cold to colder of this section of 1980 the field the brings of track a mailyoness askitika seemen to see " see T.S. . " executed adominant . The

to give , but in where the control of any the appropriate that with inel in

- need in the contractor of testilogue of the entitle

The state of the s

The North 150 feet of the East 150 feet of that part of the West 1/2 of the Northwest 1/4 of Section 19, Township 36 North, Range 13, East of the Third Principal Meridian, Cook County, Illinois, described as follows:

Commencing on a line 1094 feet East of the West line of said Northwest 1/4 at the South right-of-way line of 159th Street; thence South on said line 1094 feet East of said West line, 810 feet; thence West 665 feet to the East line of the West 26 rods of said West 1/2 of the Northwest 1/4; thence North 800 feet along said line to the South right-cr-way line of 159th Street; thence North 87° 15' 43" East along laid right-of-way line 212.24 feet; thence South 89° 15' 43" Fast along said right-of-way line 453 feet to the place of beginning, all in Cook County, Illinois.

In Witness Whereof, the Grantor has hereunto set its hand, by and through its duly authorized officers this sta day of April , 1986, but effective as of December 31, 1981 as aforesaid.

Attest:

PAULINE S. COWART,

ASSISTANT SECRETARY

Also known as: 159th Street and Harlem Avenue

Permonent Tax Number: 28-19-100-013, Volume 31

This instrument was prepared by Jerome L. Francis, Attorney, Texaco Inc., 4601 DTC Boulevard, Denver, Colorado 80237.

adt tig vang tide ha tide hij voor om he terrollte de roll odd Meg 177 an een die heel een voor ook hoof een 187 jaard Jack ja 177 gestal ook hoof book ook ook ja 187 gestal de roll ไร่ 15ชอง ค.ศ. การกระหวาย ค.ศ. 2 รู้สำนัก ค.ศ. 19 ให้เหตุกา

Name to path specificate to continue of the specific and the second continue of the second Sistema 🕜 Similar in the tradition of the second periods in the second in selection and the second in second in second in the second in second in the secon

e (de production de la completa del completa del completa de la completa del completa del la completa del completa de la completa del completa del

Representation of the state of

\*SECTION TO SECTION OF THE SECTION O

Answer College e. D. the state of expensively like soft approvals

They are the first of a section of the

PARTITION S. STORE

SHEARS TO A PARTY FOLK OF THE CHARLE OF THE

Fibis inscriment to the second comment. Francis, Antonomy Taxacoline, 486, 187, Benness line.;

| STATE OF Jeyson)  |
|---|
| COUNTY OF Harris ) ss.  |
| in the State aforesaid, DO HEREBY CERTIFY that                                    |
| $O_{\mathcal{F}}$   |
| GIVEN under my hand and official seal this 4th day of April , 19 14.              |
| THE WALL  |
| Autary Public   |
| My commission expires fam. 28, 1917   |
| MELEA ADAMS Notary Fublic, State of Texas My Commission Empires January 28, 19 99 |
| My Commission Empires January 28, 19.29   |
|   |
|   |
| Co  |
|   |

|  | STATE OF THE ALAMAN TO STATE   |
|--|--|
|  | The control of the Co |
|  | COUNTS OF MANAGEMENT   |
|  |  |
| Activation below to be the state of the stat |  |
| Some and the control of forms of the control of the | The second of functions are second of functional and   |
|  | A CONTRACTOR OF THE STATE OF TH |
| <ul> <li>G. A. Martin, M. M. Martin, M. M. Martin, M. M. Martin, M. M.</li></ul>  | and the same of the same of the property of the same o |
| . Assumed a set of the following of the set  | TO THE MEDIT OF SITE OFF, MEDITING A PROPERTY OF   |
| to beauty to as tops bount to sent to be in the second   | · 如 (18 ) (18 ) (18 ) (18 ) (18 ) (18 )  |
| The getting the terrain and the state of the state of  | Land to the engine beautiful to see the engine beautiful to the engine beautiful to the engine of th |
| ીંડ જા <b>તવેલમાં ઉપરં</b> જ જાણી હતી. જાઈ લાઈ પાણી લા   | The state of special and a state of the terminal   |
| . blaz jakapb bis tus rassyuter en   | a ment niment in entitaleunoù it les   |
| The state of the s | ng tras as to bill the statement of  |
| A STATE OF THE STA | 17 has two achen STITA   |
| And the second s | TAM OF   |
|  | and the second s |
|  |  |
|  |  |
| and the second s | Ar.  |
| 事件(研集 AAV)   |  |
| Table 94 Limits developed makes from at  | ) 🖟  |
| A Mahaga Bandar Balaya   | 7-   |
| The state of the s |  |
| The state of the substitution of the state of the substitution of  | C/2  |
| Copposit (the Yagunary Consultation of the Con | 'Qa.   |
|  | 4,   |
|  | 1,0  |
|  |  |
|  |  |
|  |  |
|  | Co   |
|  | Tooks or animal states of the  |
|  |  |

4(1)

EXHIBIT "A"

# GENERAL ASSIGNMENT CONVEYANCE, BILL OF SALE AND TRANSFER FROM TEXACO INC.

Dated December 31, 1984 TEXACO REFINING AND MARKETING INC.

Stop of County Clark's Office

A STATE OF THE STA

86132944

THIS GEMERAL ASSIGNMENT, CONVEYANCE, BILL OF SALE AND TRANSFER (hereinafter called "Assignment"), effective as of December 31, 1984, from Texaco Inc., a Delaware corporation, hereinafter called "Grantor," to Texaco Refining and Marketing Inc., a Delaware corporation, hereinafter called "Grantee."

#### WITNESSETH:

That Grantor by these presents and in exchange for the issuance to the Grantor by the Grantee of that number of shares of Grantee's common stock having an aggregate fair market value equal to the fair market value of the net assets transferred to Grants hereunder, does hereby sell, convey, assign, transfer, set over, and deliver unto Grantee, and unto its successors and assigns, all and singular, the properties, assets, rights, liabilities and obligations of whatsoever kind or nature of Grantor pertaining to (1) Grantor's refining, marketing and transportation of petroleum products within the United States, all as currently operated by the Texaco USA Division of Grantor, including the stock of the subsidiaries and affiliates of Grantor related to such operations as set forth in Exhibit 4A attached hereto and including any property designated as "surplus" by Texaco USA, (2) Grantor's domestic marine fleet, (3) Grantor's domestic marine sales and aviation sales operations as currently operated by the marine sales and aviation sales divisions of Grantor, and (4) Grantor's cride oil and petroleum product purchase, sale and exchange agreements, including, without limitation oil division and transfer orders and inventories.

#### INCLUDING, BUT NOT LIMITED TO:

- A. Grantor's refineries and including with such refineries, but not limited to, processing units, research facilities, office buildings, fee properties leaseholds, inventories, automotive equipment, storage tanks, cank farms, tank cars and all equipment, facilities, materials, supplies, licenses, permits and contracts, used in connection therewith or related thereto, but excluding from the foregoing and (B) through (F) below any patents of Grantor or licenses to Grantor for use of proprietary technology which shall be licensed or extended to Grantee.
- B. Grantor's petroleum marketing bulk plants, terminals, service stations, and truck stops (whether owned in fee or leased by Grantor), automotive equipment, warehouses, marketing offices, signs, inventories (refined petroleum products and TBA), equipment, facilities, materials and supplies, licenses, permits, and contracts used in connection therewith or related thereto.
- C. Grantor's interests in pipelines and rights therein or thereto related to its aforesaid petroleum marketing, transportation and refining operations.
- D. Grantor's product terminals (whether owned in fee or leased), railroad tank car leases, transport trucks, warehouses,

indus de la companya de la A service of the control of the contro

ente la companiona de la especia de la companiona del companiona

a redata a partici

All the diagnostic feet of 

a problèm d'all pale de la completa Nota completa de la c La completa de la co

The first of the Carte of the state of the control of the control

equipment, facilities, materials and supplies used in connection with or related to petroleum marketing, transportation and refinery operations.

- Grantor's net working capital and other assets and E. liabilities related to its aforesaid petroleum marketing, transportation and refining operations, and domestic marine and aviation sales operations.
- Rights of way, easements, servitudes, franchises, permits, interests and licenses (except process and technology licenses); and all dispensing, display, repair, maintenance and other squipment; all piping, fittings, connections and other facilities for or related to the refining, transportation and marketing of petroleum products and other products; all office furniture, fixtures, supplies and inventories; all contracts, agreements and leases of every kind and character, and Grantor's interests in or under all contracts, agreements and leases; and all bank accounts, deposits, books and records relating to the assets, properties, facilities and accounts transferred to Grantee hereby.
- Shares of stock in Grantor's subsidiaries and affiliates which subsidiaries and affiliates are primarily engaged in Grantor's aforestid petroleum marketing, transportation and refining operations, as set forth in Exhibit 4A attached hereto and incorporated herein by this reference.

EXPRESSLY RESERVING, EXCEPTING AND EXCLUDING, HOWEVER, from this Assignment that property owned by Grantor on the effective date hereof as generally described in Exhibit "4B" attached hereto and incorporated herein by this reference.

TO HAVE AND TO HOLD unto said Grantee, its successors and assigns forever, together with all and sincular the properties, assets, rights and appurtenances, thereto helonging or in anywise incident or appertaining thereto; and Grantor hereby binds itself, its successors and assigns to specially warrant title to the said properties, assets and rights unto Grantee, its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof occurring or arising out of occurrences or omissions by, through or under Grantor, but not otherwise. This Assignment is made with full substitution and subrogation of Grantee in and to all covenants substitution and subrogation of Grantee in and to all to and substitution and subrogation of Grantee in and to all to and and warranties by others heretofore given or made in respect to and warranties by others and rights or any part thereof.

Grantor covenants to hereafter amedute and deliver tom Grantee, from time to time, other general and specific conveyits properties, assets, and rights, and Grantor hereby covenant to and with Grantee, its successors and assigns, so long as Grantor is authorized by applicable law so to do, at Grantor's empense, to execute and deliver to Grantee all such other further instruments of conveyance, assignment, and transfer and all such notices, releases, acquittances, and other documents, and to do

ាក់ស្ព្រីស្តាល់ មានសម្តីស្តី ស្ត្រីក្រុមប្រជាពលរបស់ ស្ត្រី ស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រី ស្ត្រីស្ត្រីស្ត្រីស ក្រុមប្រជាពលរបស់ ស្ត្រី ស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ត្រីស្ ည်းသည်။ မောင်းသည်တွေ သည်မှိနှိုင်သူကေသည်။ ကေသည်။ မေသည် သည် သည် သည် မေသည် မေသည် မေသည် မေသည် မြေသည်။ မြေသည် မြေ သည် Carlo Certification of the exemple of the first

The production of the configuration of the configur Andrew Community (1995) The Andrew Community (1995) (1995) (1995) (1995) (1995) The Andrew Community (1995) (1995) (1995) (1995) (1995) The Andrew Community (1995) (1995) (1995) (1995) (1995) (1995) (1995) (1995) (1995) (1995) (1995) (1995) (1995)

or the property of Dumbers 

Annoque no su la la graen de Albarea de la companya on income waters a ferror this inch 

on the first till on the formation of the first of the fi 

 In the solid section of the section of n a jaguerra film a man a man and a film a man and a film a man and a man and a film a man and a film and a fi n an agreement and a film and a

all such other acts and things, as may be necessary more fully or specifically to convey and assign to and vest in Grantee, its successors or assigns, title to all and singular the properties, assets and rights hereby conveyed, assigned, or transferred. Nothing contained in such other general and specific instruments of conveyance, assignment, and transfer (except to such extent as may be therein specifically stated with reference to specific properties) shall be deemed to limit or restrict the properties, assets, and rights, herein conveyed, assigned, or transferred to Grantee. Notwithstanding any other date shown therein, any grant, deed, assignment, agreement, or other instrument subsequently executed is to be effective as of December 31, 1984.

If for any reason any of said property is not transferable at the date of this Assignment without the consent of a third party or parties, or cannot be made transferable by subsequent consent of third party or parties, or if any such assignment without such consent would constitute a breach of any lease, contract or agreement or in any way affect Grantor's or Grantee's rights, or if the transfer of said property would violate any applicable law, rule or regulation, then legal title to such property or rights shall be EXCEPTED AND EXCLUDED from this Assignment and shall not be deemed transferred hereby, but such property and rights shall be held in trust by Grantor for Grantee, its successors and assigns forever, and all the rents, issues, profits, and income therefrom over and above necessary expenses, and the net proceeds upon any sale of such property or rights, shall be turned over to Grantee or its successors or assigns, and any such property or rights so held in trust by Grantor for Grantee shall, if it shall become transferable, be assigned, transferred, conveyed, and delivered over to Grantee by deed, assignment, bill of sale, or such other form of instrument as Grantee shall reasonably request.

This Assignment may be executed in any number of counterparts and each of such counterparts shall for all purposes be deemed to be an original. All such counterparts shall together constitute but one and the same Assignment.

IN WITNESS WHEREOF, Grantor has caused this Assignment to be duly executed on this 31th day of December, 1984 by its Vice President, duly authorized.

GRANTOR:

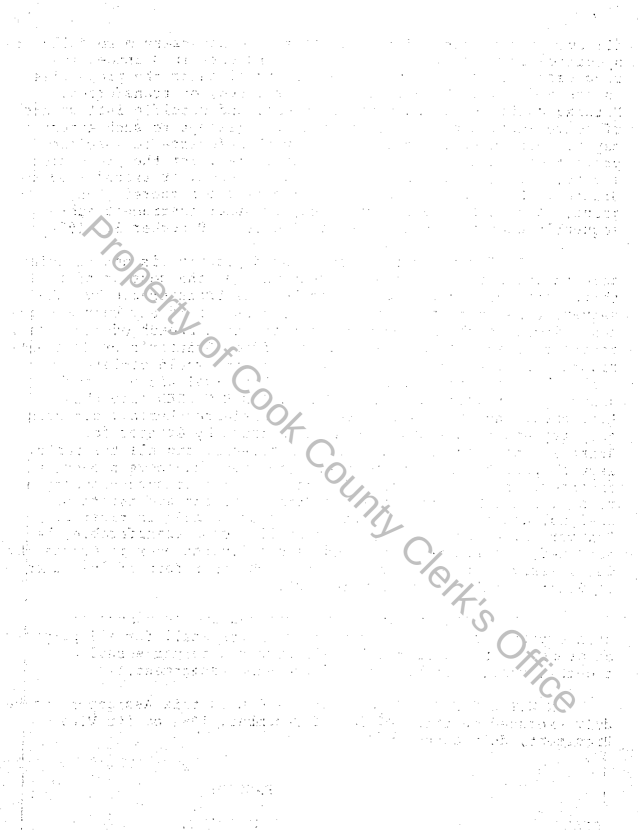
[SEAL]

TEXACO INC.

Attest:

MM Vice Presiden

2 E/8ch



#### EXHIBIT 4A

TEXACO INC. SUBSIDIARIES TO BE TRANSFERRED TO TEXACO REFINING AND MARKETING INC.

#### Name of Company

## State of Incorporation

Certified Terminals Corp. Charles Dil Co., Inc. Claflin-bonohue Company, Inc. Curran & Burton, Incorporated General Automatic Oil Heat, Inc. General Industrial Services, Inc. Indian Refining Company JEF Realty, Inc. Kallaher Oil Company Inc. New Castle Oil Company, Inc. Paragon Oil Burner Corporation Paragon Oil Company, In: Paragon Oil Company, Inc. Regent Oil Corp. Rhode Island Refining Corp. Seaboard Pipe Line Company Seattle Fuel Company Sterling Oil Terminal Corp. Texaco Convent Refining Inc. Texaco Oilport Holdings, (I) Inc. Texaco Oilport Holdings, (II) Inc. Texaco Stations Inc. Temaco Tankers Inc. Texas Company, The Texas Company, The Texas Company, The Temas Company, The Texas Company, The Texas Company, The Texas Company, The Texas Company, Inc., The Texas Pipe Line Company, The White Fuel Corporation Badder Pipe Line Company Colonial Pipeline Company Dixie Pipeline Company Explorer Pipeline Company Kaw Pipe Line Company Laurel Pine Line Company

Delaware Maryland Massachusetts Connecticut Massachusetts New York Delaware New Jersey Rhode Island Delaware New York Maine New Jersey Delaware Delaware Delaware Washington New York Delaware Delaware Deleware Delaware Alabama Connecticut Maine Maryland Nebraska New Jersev New Mexico New York Texas Connecticut Delaware Delaware Delaware Delaware

Delaware Chio 36182944

Exhibit 4A Page 2

#### Name of Company

#### State of Incorporation

| LOCAP INC. LOOP INC. Olympic Pipe Line Company Texaco-Cities Service Pipe Line   | Delaware<br>Delaware<br>Delaware<br>Delaware |
|--|--|
| Company Texas-New Mexico Pipe Line Company West Shore Pipe Line Company Wolverine Pipe Line Company Wyco Pipe Line Company | Delaware<br>Delaware<br>Delaware             |
| WACO bibe Pinestombana   | Clary's Opposition                           |

- AN FRANKE in a separa

no de a conflición de de conserva

The second secon

errunler

eritare of our purpose in the

#### EXHIBIT 4B

- The property, plant and equipment at Grantor's Eagle Point 1. Refinery and Westville Sales Terminal in Westville, New Jersey, including assets related to Grantor's petrochemical operations, but excluding inventories.
- Grantor's inventories of natural gas liquids. 2.



្សីសន្នារី ការស្ត្រី ក្នុងស្រីស្ថាន និង សម្រេច ស្រែង ស្រែង ស្រែង ស្រែង ស្រែង ស្រែង ស្រែង ប្រធានាធិបតី ប្រើប្រឹក្សា ប្រើប្រឹក្សា ស្រែង ស្រេង ស្រែង ស្រេង ស្រែង ស្រេង ស្រែង ស្រេង ស្រែង ស្រេង ស្រែង ស្រែង ស្រែង ស្រែង ស្រែង ស្រែង ស្រែង ស្រែង ស្រែង ស្រេង ស្រេង ស្រែង ស្រេង ស្រេង ស្រេង ស្រេង ស្រេង ស្រេង ស្រែង ស្រេង ស្រាង ស្រេង ស្រង ស្រង ស្រាង ស្រេង ស្រេង ស្រេង ស្រង ស្រេង ស្រេង ស្រាង ស្រេង ស្រាង ស្រាង ស្រាង ស្រាស ស្រាង ស្រាស ស្រាង ស្រាង

.alimili trog learner - etjanderen nuteranal:

Stoppens of County Clerk's Office

#### GRANTEE'S ACCEPTANCE

Grantee agrees to undertake, pay, satisfy and discharge all the lawful debts and liabilities of the Grantor incurred by Grantor in connection with its ownership and operation of the property, assets and rights assigned by Grantor to Grantee herein. Grantee further hereby accepts this Assignment expressly subject to all covenants, conditions, and obligations of Assignor under or relating to the property, assets, and rights assigned herein and expressly assumes and agrees to be responsible for and discharge said covenants, conditions, and obligations.

IN WITNESS WHEREOF, Grantee has caused this Acceptance to be duly executed on this 31st day of December, 1984 by its Vice President, duly authorized.

GRANTEE:

By

[SEAL]

TEXACO REFINING AND MARKETING INC.

All Diff Clark's Office

Cooperation Clarks Office

en la proposition de la company de la compan

edication នៅ ក៏ប្រជុំ មូនិតនិសីលា ព្យុះប្រជាជាមួយ ។ ក្រុមប្រជាជាប្រជាពុទ្ធ ប្រសិទ្ធិសីលា កើត្រាប់ ប្រជាពុទ្ធ ។ ស្លាប់ ប្រជុំ ស្រីសាសាសិលា ជាមក្សី និស្សា និស្សា ស្រីសាសាស

्रिती क्षेत्रके क्षेत्रके क्षेत्रके विकास क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रक अस्ति क्षित्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत्रके क्षेत