FORM PTO-1594 04-29-1999 **₹TMENT OF COMMERCE** rademark Office To the Honorable Commissioner of Patents an documents or copy thereof. 101023076 Name of conveying party(ies): 2. Name and address of receiving party(ies): Petro, Inc. Name: HSBC Bank USA [] Individual(s) Street Address: [] Association 140 Broadway [] General Partnership [] Limited Partnership City: New York State: New York [X] Corporation - State of Delaware Country: USA ZIP: 10005 [] Other Additional name(s) of conveying party(ies) attached? [] Individual(s) citizenship_ [] Yes [x] No [] Association [] General Partnership Nature of conveyance: [] Limited Partnership [] Assignment [] Merger [X] Corporate - State New York [x] Security Agreement [] Change of Name [] Other [] Other _ If assignee is not domiciled in the United States, a domestic respresentative is attached [] Yes [] No Execution Date: April 19, 1999 Additional name(s) & address(es) attached? [] Yes [X] No Application number(s) or registration number(s): If this document is being filed together with a new application, the execution date of the application is: A. Trademark Application No.(s) B. Trademark Registration No.(s) see attached schedule Additional numbers attached? [X]Yes[]No 5. Name and address of party to whom correspondence 6. Total number of applications and applications and concerning document should be mailed: registrations involved: [2] Name: Bradford Breen 7. Total fee (37 CFR 3.41).....\$ 65.00 Internal Address: Orrick, Herrington & Sutcliffe LLP [] Enclosed [X] Authorized to be charged to deposit account Street Address: 666 Fifth Avenue 8. Deposit account number: 15-0665

04/21/1999 DNGUYEN 00000182 150665 538181

City: New York State: New York ZIP: 10103

DO NOT USE THIS SPACE

account)

01 F1:481 02 F1:482

40.00 CH 25.00 CH

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Bradford Breen

Name of Person Signing

Nadrow S. Dresignature

April 19, 1999 Date

(Attach duplicate copy of this page if paying by deposit

Total number of pages including cover sheet, attachments, and document: [8]

Mail documents to be recorded with required cover sheet information to:

SCHEDULE OF APPLICATIONS AND REGISTRATIONS

Registration Nos.

538,181

937,913

DOCSNY1:564789.1 7433-2 SM4

SCHEDULE I

Petro, Inc. Trademarks

Registration

Registered Trademark Reg. No. Date

Petro 0538181 February 20, 1951

Trademark

Fuel Oil 0937913 July 18, 1972

Trademark

Doc #: 463367.1

TRADEMARK SECURITY AGREEMENT (TRADEMARKS, TRADEMARK APPLICATIONS AND TRADEMARK LICENSES)

THIS TRADEMARK SECURITY AGREEMENT is made as of April 19, 1999 between PETRO, INC., (formerly known as Petroleum Heat and Power Co., Inc., a Delaware corporation), a Delaware corporation (the "<u>Grantor</u>") and HSBC Bank USA (formerly known as Marine Midland Bank), a New York banking corporation, as trustee (the "<u>Trustee</u>"),

WHEREAS, reference is made to (a) the Credit Agreement dated as of March 25, 1999 (as amended, modified or supplemented from time to time, the "Credit Agreement"), among Petroleum Heat and Power Co., Inc., a Minnesota corporation (the "Company") the financial institutions party thereto as lenders (the "Lenders"), Bank of America National Trust and Savings Association, as administrative agent (the "Agent") for the Lenders and as Issuer of certain Letters of Credit and The Chase Manhattan Bank, as issuer of the Existing Letters of Credit (in such capacity, "Chase"), (b) the \$62,697,000 9% Senior Secured Notes due October 1, 2002 (the "2002 Senior Notes"), the \$2,140,000 10.25% Senior Secured Notes due January 15, 2001 (the "2001 Senior Notes"; the 2001 Senior Notes and the 2002 Senior Notes together with all other securities issued in substitution therefor or replacement thereof under the hereafter defined Note Exchange Agreements, being referred to herein collectively as the "Senior Notes") and the \$2,140,000 10.25% Subordinated Notes due January 15, 2001 issued to certain institutional investors (the "Exchanged Note Purchasers") under the separate and several Note Exchange Agreements, each dated as of March 25, 1999 (as amended, modified or supplemented from time to time collectively, the "Note Exchange Agreements"), among Star Gas Partners, L.P., a Delaware limited partnership ("Star Partners"), Petro Holdings, Inc., a Minnesota corporation ("Petro Holdings"), the Company and the Exchanged Note Purchasers, (c) the \$11,000,000 7.56% Senior Secured Notes due April 1, 2003, the \$8,000,000 7.61% Senior Secured Notes due April 1, 2004, \$10,000,000 7.71% Senior Secured Notes due April 1, 2005, the \$3,000,000 7.82% Senior Secured Notes due April 1, 2006, the \$38,000,000 7.97% Senior Secured Notes due April 1, 2007 and the \$20,000,000 8.27% Senior Secured Notes due April 1, 2014 (together with all other securities issued in substitution therefor or replacement thereof under the hereinafter defined New Note Agreements, being referred to herein collectively as the "New Notes"; the New Notes together with the Senior Notes being hereinafter referred to collectively as the "Notes") issued to certain institutional investors (the "New Note Purchasers"; the New Note Purchasers together with the Exchanged Note Purchasers purchasing the Senior Notes being hereinafter referred to collectively as the "Purchasers") under the separate and several Note Purchase Agreements, each dated as of March 25, 1999 (as amended, modified or supplemented from time to time collectively, the "New Note Agreements"), among Star Partners, Petro Holdings, the Company and each of the New Note Purchasers, (d) the Pledge and Security Agreement, dated as of March 25, 1999, among the Company, the Grantor, the Subsidiaries signatory thereto and the Trustee (the "Company Security Agreement"), and (e) the Pledge and Security Agreement, dated as of March 25, 1999, between Petro Holdings and the Trustee (the "Holdings Security Agreement"; the Holdings Security Agreement and the Company Security Agreement are collectively referred to as the "Security Agreements"). The Lenders, the Issuer

DOCSNY1:563180.1 7433-2 DPG

and Chase have respectively agreed to extend credit to the Company pursuant to, and subject to the terms and conditions specified in, the Credit Agreement; the Purchasers have respectively agreed to purchase the Notes pursuant to, and subject to the terms and conditions specified in, the Note Exchange Agreements or the New Note Agreements, as the case may be. The obligations of the Lenders, the Issuer and Chase to extend credit under the Credit Agreement and the obligations of the Purchasers to purchase the Notes under the Note Exchange Agreements or the New Note Agreements, as the case may be, are conditioned upon, among other things, the execution and delivery of this Trademark Security Agreement;

WHEREAS, Grantor owns the Trademarks listed on Schedule I annexed hereto, and is a party to the Trademark Licenses listed on Schedule I annexed hereto; and

WHEREAS, all capitalized terms used herein without definition shall have the respective meanings ascribed thereto in the Security Agreements.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Trustee a continuing security interest in and acknowledges that the Trustee has and shall continue to have a continuing security interest in, any and all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "<u>Trademark Collateral</u>"), whether presently existing or hereafter arising or acquired:

- (i) each Trademark and Trademark application, including each Trademark and Trademark application referred to in Schedule I annexed hereto; and
- (ii) each Trademark License including each Trademark License listed on Schedule I annexed hereto; and
- (iii) All proceeds and products of the foregoing and all insurance on the foregoing and proceeds thereof, whether now existing or hereafter arising, including without limitation (A) any claim by the Grantor against third parties for damages by reason of past, present or future infringement or dilution of any Trademark or of any Trademark licensed under any Trademark License, or for injury to the goodwill of the business connected with the use of, or symbolized by, any Trademark or of any Trademark licensed under any Trademark License and (B) any claim by the Grantor against third parties for damages by reason of past, present or future misappropriation or wrongful use or disclosure of any Trademark or of any Trademark licensed under any Trademark License, together with the right to sue for and collect the damages described in the immediately preceding clause (A).

This security interest is granted in conjunction with the security interests granted to the Trustee pursuant to the Security Agreements. Grantor does hereby further acknowledge and affirm that rights and remedies of Trustee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreements, the Credit Agreement, the Note Exchange Agreements and the New Note Agreements, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

DOCSNY1:563180.1 7433-2 DPG

THIS TRADEMARK SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO THE CONFLICTS OF LAW PRINCIPLES THEREOF.

At any time and from time to time, as may be required by applicable law or upon the written request of the Trustee, and at the sole expense of the Grantor, the Grantor will promptly and duly execute and deliver such further instruments and documents and take such further action as may be required by applicable law or as the Trustee may reasonably request for the purpose of obtaining or preserving the full benefits of this Trademark Security Agreement and of the rights and powers herein granted, including, without limitation, the filing of any financing or continuation statements under the Uniform Commercial Code in effect in any jurisdiction with respect to the Liens created hereby or any document (including this Trademark Security Agreement) with the U.S. Patent and Trademark Office or elsewhere.

This agreement may be signed in any number of counterparts with the same effect as if the signatures thereto and hereto were upon the same instrument.

DOCSNY1:563180.1 7433-2 DPG

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the 19 day of April, 1999.	be
duly executed by its officer increamed duly additionized as of the 11 day of April, 1999.	
PETRO, INC.	
By: dien Cent	
Name: George Leibowitz	
Title: Treasurer	
Acknowledged:	
HSBC BANK USA (formerly known as	
Marine Midland Bank), as Trustee	
By:	
Name:	

DOCSNY1:563180.1 7433-2 DPG

Title:

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the \dagger day of April, 1999.

PETRO, INC.

By: _____

Name: Title:

Acknowledged:

HSBC BANK USA (formerly known as Marine Midland Bank), as Trustee

By: ______ Name:

Title:

ANTHONY R. BUFINSKY

DOCSNY1:563180.1 7433-2 DPG

RECORDED: 04/20/1999