3972 Vol. 83 Page ACKNOWLEDGMENT 21414 STATE OF Stepen SS COUNTY OF Klamath der of Felguary, 1983 personally appeared before ne, a Notary Public in and for the County and State aforesaid, known to set to be the same person who executed the foregoing instrument, and who acknowledged that he signed, scaled, and delivered the same free and voluntary act for the uses and purposes therein set forth. IN WITNESS WHEREDF, I have hereunto set my hand and affixed my 25 official seal the day and year first above written. ۰. Total Public in and for the State of residing at in said County. ς. exp diate: 5-18-84 \mathbb{C} accontransformeral" COUNTY OF Klamath SS day of March, 1983 personally oppeared alic in and for the County and State aforescia, Vernetia M. Hadi-On this known to us to be the same person who executed the foregoing instrua Kot belong may nert, and who achievaledged that he signed, sealed, and delivered the same free cal voluntary not for the uses and purposes therein set forth. IN VIENDES MEDIOF, I have hereunto set my hand and affixed my official seal the day and year first above with the 155 - Chena Patha Torre Tublic in and for the State of In said County. replaing all ey dat : 5-18-54 3A *

, ,			DSTAL SERVICE				
THE UNDERSIGNED	, hereinafter called th	ne Lessor, hereby 1	eases to the United	States Posta	l Service, herei	nafter o	called the Postal
Service, the premises h tained in General Cond	ereinafter described	for postal purpose	s, pursuant to the to	erms and Cor	nditions describ	bed her	ein and con-
		1. LOCATION. T	he premises are loc	ated at:		••••	
Main Street -	(Address) Highway 140	B	(City) Jy	(Co Klamath	unty)	(Stat OR	e and ZIP Code) 97622
pon which is or will b	e located a one	storyblock		I			ntain areas and
spaces, improvements a	and appurtenances as	follows:	C C	1 1 -	,		and arous and
AREA	DIMENSIONS	NET SQ. FT.	AREA		DIMENSIO	NS	NET SQ. FT.
FIRST FLOOR	<u>27' x 31'</u> 6' x 6'	837	DRIVEWAY		None		
STORAGE OF VEHICLE	s (No. of Units)	· · · · · · · · · · · ·	PARKING & MANER OTHER (Describe)	JVERING	None		
	None		Front Loadi				
2. TE	RMS-(in each case t	wo (2) of the follo	owing paragraphs, "	A", "B" and	"C" must be	deleted)
Month-to-Month. 7 may be terminated	This is a month to me at any time by eithe	nternap for a	n indefinite period	beginning		, 19	, and
to be directed to th	e Contracting Office	to the	e other a thirty day	's' written no	otice, any such	notice	given by Lessor
	······································			ti	ijrty-	<u></u>	
	ve and to hold said p 19 <u>83</u> , and endi	ng nuyusi si	10 00				
(1) The Postal Serv	vice may terminate th	lis agreement at an	v time by giving thi	 irty days' wr	itten notice to	the Les	ssor
(~) inis agreement	may be renewed, at	the option of the	Postal Service prov	iding that 30	dave' million	· · · · · · · · · · · · · · · · · · ·	tttc
	fixed term, for the fo	mowing separate a	nd consecutive tern	is and at the	following mor	thly re	ntals:
NO. MONTHS	AT (PER MONTH REN	ITAL) NO. MONT	AT	RENTAL)	NO. MONTHS	PER	AT MONTH RENTAL
(a) -24- twenty-four	\$ 150.00	(ь) D	ELĘIED	(c		ţΠ	ED
Automatic Renewal	L. To have and to ho	d the said premise	s with their appurte	enances for a	term of one y	ear beg	inning
end of any annual t	, 19 There erm the Lessor gives	written far agreem	nt shall renew itsel	f from year f rd to the Co	o year unless t	hirty da	ays before the
may terminate this	agreement at any tin	he by giving thirty	days' written notice	e to the Less	or.	er. me	Postal Service
3. RENTAL. The Pos	tal Service shall pay	the Lessor monthl	y rental of \$ 125.	00	payable at the	end of a	each month.
Rent for part of a n	nonth shall be prorat	ed. Rent checks sh	all be made payable	e to:			
Herbert L. Ha	dley and/or Ve	rnetia M. Ha	dley, P. O. B	ox 333,	Bly, OR 9	7622	
4. Lessor, as part of th							
All utility s	ystems, fixtur	es and equip	ment as prese	ntly ins	talled.		
5. OTHER PROVISIC	NS. The following a	dditional provisio	ns, modifications, ri	iders, layout	s and/or forms	were ag	greed upon
prior to execution a	and made a part here rvice will pay	of					-
	, 2B(2)(b) & (-				
	dersigned has comple			D. Dangagan	ations and C.		0.7010.0
	Re	epresentations and	Certifications (Bus	iness Data)	ations and Cer	uncano	ons & 7319-C,
EXECUTED BY LESS	OR H- H	72219	<u>53</u>	ACCEPTAN	CE BY POSTA		VICE
By flater	A HETCL	if for	++ 11		MAR - 4	1983	
Herbert L. Ha	dley Ver nt Name & Title)	netia M. Had	Uy.	has	[4][]	int.	lum
Identifying No.: 542	-18-4515 540	-30-8245	Title.	ichard W. Manager,-P	anderson Eaglestate B	RANCH	
Address: <u>P. O. B</u>	ox 333				D OFFICE, U.S		
Bly, OR 9762 (City, State and ZIP Code)3)353-2281 (Telephone	P		DO, KENT, WA		
PS Form July 1981 7417	the						·

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GENERAL CONDITIONS TO SHORT FORM LEASE

3974

1. LESSOR'S SUCCESSORS. The terms and provisions of this lease and the conditions herein shall bind the Lessor, and his heirs, executors, administrators, successors, and assigns.

2. APPLICABLE CODES AND ORDINANCES. The Lessor, as part of the rental consideration, agrees to comply with all codes and ordinances applicable to the ownership and operation of the

building in which the rented space is situated and, at his own expense, to obtain all necessary permits and related items.

3. OFFICIALS NOT TO BENEFIT. No member of or delegate to Congress, or resident Commissioner shall be admitted to any share or part of this rental contract, or to any benefit that may arise therefrom; but this provision shall not be construed to extend to this rental contract if made with a corporation for its

4. COVENANT AGAINST CONTINGENT FEES. The Lessor warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Lessor for the purpose of securing business. For breach or violation of this warranty the Postal Service shall have the right to annul this lease without liability or in its discretion to deduct from the rental price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage or contingent fee. (Licensed real estate agents or brokers having listings on property for rent, in accordance with general business practice, and who have not obtained such licenses for the sole purpose of effecting this lease, may be considered as bona fide employees or agencies within the exception contained in this

5. ALTERATIONS. The Postal Service may make alterations, attach fixtures or signs and erect structures in or upon the prem-

ises, all of which shall be the property of the Postal Service and,

if the Lessor requests, within 30 days before termination of the If the Lesson requests, the Postal Service will repair promptly or provide the

Lessor payment in lieu thereof for any damage caused by its

The Lessor agrees that the Postmaster General or any of his duly authorized representatives shall, until the expiration of 3

6. EXAMINATION OF RECORDS. (NOTE: This provision is

years after final payment under this Lease, have access to and

the right to examine any directly pertinent books, documents,

papers, and records of the Lessor involving transactions related

b. The Lessor further agrees to include in all his subcontracts hereunder a provision to the effect that the subcontractor agrees

that the Postmaster General or his representatives shall, until the

expiration of 3 years after final payment under this Lease, have access to and the right to examine any directly pertment books. documents, papers, and records of such subcontractor involving

transactions related to the subcontract. The term "subcontract" excludes (1) purchase orders not exceeding \$2,500, and (2) sub-

contracts for purchase orders for public utility services at rates

established for uniform applicability to the general public.

Officer, said expense shall include all required fees.

PSForm July:980 **7417-A** (Page 1) Bly, OR 970 Main Office

PS Form

7. RECORDING. This agreement shall be recorded at the expense

of the Lessor, upon the request of the Postal Service Contracting

97622

applicable if this Lease was negotiated without advertising.)

tenance repairmen for electrical, plumbing, heating, ventilating and air conditioning emergencies or other emergencies (window, doors, locks, etc.) that may be called in the event of an emergency situation involving maintenance of the property and/or equipment when the Lessor or his designated agent cannot be

quired more often because of damage from fire or other casualty, or unless the five year period is specifically extended in writing by the Contracting Officer. The Lessor shall designate on Form 7426 emergency main-

9. DESTRUCTION OF PREMISES. Notwithstanding the provi-

10. NOTICE OF REQUIREMENT FOR CERTIFICATION OF NONSEGREGATED FACILITIES. The Lessor is cautioned as

follows: By signing the offer, the Lessor will be leemed to have signed and agreed to the provisions of the "Certification of Non-

segregated Facilities" included in this solicitation. The certifica-

tion provides that the Lessor does not maintain or provide for his employees facilities which are segregated on a basis of race.

creed, color, or national origin, whether such facilities are segre-

gated by directive or on a de facto basis. The certification also

provides that he will not maintain such segregated facilities. Failure of a Lessor to agree to the Certification of Nonsegre-

gated Facilities will render his offer ineligible for acceptance if

the payments thereunder exceed \$10,000 and the contract is not otherwise exempt from the provisions of the Equal Oppor-

11. FQUAL OPPORTUNITY. (The following clause is applicable

(a) The Lesser will not discriminate against any employee or applicant for employment because of race, color, religion, age, sex

applicant for employment because of face, color, (cligion, age, sex or national origin. The Lessor will take affirmative action to ensure

that applicants are employed, and that employees are treated dur-

ing employment without regard to their race, color, religion, age, sex or national origin. Such action shall include, but not be

Date -

Lessor's initials

relevant orders of the Secretary of Labor (41 CFR, ch. 60).)

unless this contract is exempt under the rules, regulations, and

During the performance of this contract, the Lessor agrees as

casualty, this lease shall immediately terminate.

sions of Clause 8, if the premises be destroyed by fire or other

During the continuance of the lease, the interior of the building, including but not limited to, the walls and ceilings, shall be repainted at least once every five (5) years unless re-

act or negligence of Postal Service agents or employees, maintain the demised premises in good repair and tenantable condition. If the leased premises or any part thereof become unfit for use for the purposes for which leased, the Lessor shall put the same in satisfactory condition, as determined by the Postal Service, for the purposes for which leased. If he fails to make repairs or otherwise restore the premises to tenantable condition within a reasonable time after receipt of notice from the Contracting Officer, the Postal Service shall have the right to perform the work, by contract or otherwise, and withhold the cost thereof from payments due or to become due under this contract. In addition, for any period the premises or any part thereof are unfit for the purposes for which leased, the rental shall be abated in proportion to the area determined by the Postal Service to have been rendered unavailable by reason of such condition. Unfitness for use does not include subsequent unsuitability arising from such matters as design, size or location of

8. MAINTENANCE; FITNESS FOR USE. The Lessor shall, except as otherwise specified and except for damage resulting from the

limited to, the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Lessor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Contracting Officer setting forth the provisions of this Equal Opportun-(b) The Lessor will, in all solicitations or advertisements for

employees placed by or on behalf of the Lessor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, age, sex or national origin. (c) The Lessor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency Contracting Officer, advising the labor union or workers' representative of the Lessor's commitments under this Equal Opportunity clause, and shall post copies of the notice in conspicuous places available to employees and applicants for em-

(d) The Lessor will comply with all provisions of Executive Order No. 11246 of Scptember 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor. (e) The Lessor will furnish all information and reports required

by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(f) In the event of the Lessor's noncompliance with the Equal Opportunity clause of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended, in whole or in part, and the Lessor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulation; or order of the Secretary of Labor, or as otherwise provided by

(g) The Lessor will include the provisions of paragraphs (a) through (g) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Lessor will take such action with respect to any subcontract or purchase order as the contracting agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That in the event the Lessor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the contracting agency, the Lessor may request the United States to enter into such litigation to protect the interests of the United States.

12. OVERTIME. (a) The Lessor shall not require or permit any laborer or mechanic in any workweek in which he is employed on any work under this Agreement to work in excess of 8 hours in any calendar day or in excess of 40 hours in such workweek on work subject to the provisions of the Contract Work Hours and Safety Standards Act (40 U.S.C. 327-333) unless such laborer or mechanic receives compensation at a rate not less than one and one-half times his basic rate of pay for all such hours worked in excess of 8 hours in any calendar day or in excess of 40 hours in such workweek, whichever is the greater number of overtime hours. The "basic rate of pay", as used in this clause, shall be the amount paid per hour, exclusive of the

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Lessor's contribution or cost for fringe benefits and any cash payment made in lieu of providing fringe benefits, or the basic jourly rate contained in the wage determination (if applicable). whichever is greater. (b) In the event of any violation of the provisions of paragraph

(a), the Lessor shall be hable to any affected employee for any amounts due, and to the Postal Service for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic employed in violation of the provisions of paragraph (a) in the sum of \$10 for each calendar day on which such employee was required or permitted to be employed on such work in excess of 8 hours or in excess of the standard workweek of 40 hours without payment of the overtime wages required by paragraph (a). (c) The Contracting Officer may withhold from the Lessor, from

any moneys payable under the lease, such sums as may administratively be determined to be necessary to satisfy any liabilities of the Lessor for unpaid wages and liquidated damages.

13. HI.ALTH AND SAVETY STANDARDS. (a) To the extent this agreement is for construction, alteration, and/or repair. including painting and decorating the Lessor shall not require any laborer or mechanic employed in the performance of this agreement to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to his health or safety as determined under standards promulgated by the Secretary of Labor under the authority of 40 U.S.C. 333 (see 29

(b) In the event it is determined that the Lessor has failed to comply with this provision regarding health and safety standards, the Postal Service, in its discretion, may cancel this agreement, contract for the balance of the work or term, and charge to the Lessor the additional cost, if any, incurred thereby,

14. SUBCONTRACT PROVISIONS. The Lessor agrees to insert the Overtime clause, the Health and Safety Clause and this Subcontract Provisions clause in all subcontracts hereunder and to require their inclusion in all subcontracts of lower tier. The term "Lessor" as used in these clauses in any subcontract shall be deemed to refer to the subcontractor.

15. ASSIGNMENT OF CLAIMS. (a) If this agreement provides for payments aggregating \$1,000 or more, claims for moneys due or to become due the Lessor from the Postal Service under this Lease may be assigned to a bank, trust company, or other financing institution, including ary Federal lending agency, and may thereafter be further assigned and reassigned to any such institution. Any such assignment or reassignment shall cover all amounts payable under this Lease and not already paid, and shall not be made to more than one party except that any such assignment or reassignment may be made to one party as agent or trustee for two or more parties participating in such financing. No assignment or reassignment will be recognized as valid and binding upon the Postal Service unless a written notice of the assignment or reassignment, together with a true copy of the instrument of assignment, is filed with (i) the Contracting Officer, (ii) the surety or sureties upon the bond or bonds, if any, in connection with this lease; and (m) the disbursing officer, if any, designated in this lease to make payment, and the Contracting Officer has acknowledged the assignment in writing. (b) Assignment of this lease or any interest in this lease other than in accordance with the provisions of this clause shall be grounds for annulment of the lease at the option of the Postal

16. MORTGAGEE'S AGREEMENT. If there is now, or will be, a mortgage on the premises, the Lessor shall, if requested to do so, furnish a mortgagee's subordination agreement on Form 7450.

17. EQUIPMENT, UTILITHES AND SERVICES. Unless otherwise specified herein, the Lessor shall furnish suitable flag staff, proper post office sign and a ten-pound multi-purpose fur extinguisher for all class fires, as well as other equipment as may be specified. He shall keep all such furnished items in good condition, except that the Postal Service shall be responsible for re-charging and shell pressure testing the fire extinguisher with the Lessor remaining responsible for repair and replacement.

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18. SUBLEASE. The Postal Service may sublet all or any part of the premises or assign this lease but shall not be relieved from any obligation under this lease by reasor of any subletting or assignment.

19. LESSOR OBLIGATIONS. The Lesser's obligations in regard to the services provided in the Short Form Lease are further de-

tined as follows. (a) If fuel is furnished-Lessor shall furnish heating system of sufficient size and capacity to provide uniform temperature in all portions of the demised premises in accordance with contractual requirements, and if not specifically specified in the contractual requirements, to furnish a heating system of sufficient size and capacity to provide uniform temperature of 65 degrees F. in all portions of the demised premises, together with all fuel and filters required for proper operation of the system during the continuance of the lease.

(b) If heat is furnished – Lessor agrees to maintain uniform heating temperature in all portiors of the demised premises in accordance with contractual requirements during the continuance of the lease, and to furnish necessary filters. Unless otherwise specified in the contractual requirements, uniform heating temperature of 65 degrees F, shall be provided in all portions of the demised premises during the continuance of the lease.

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(c) If light is not furnished and fluorescent lights are used-Lessor agrees to provide and install light fixtures in accordance with contractual requirements and to provide and replace during the continuance of the lease all replacement baliasts as needed. (f) If power is furnished-Lessor agrees to furnish and pay for all

power during continuance of the lease. (g) If water is furnished-Lessor agrees to furnish and pay for all water during continuance of the lease.

(h) It sewerage service is furnished - Lessor agrees to furnish and pay for sewerage service during continuance of the lease. (i) If air conditioning equipment is furnished-Lessor agrees to furnish air conditioning equipment in accordance with contractual requirements, servicing of said equipment, including, but not limited to, the replacement of necessary refrigerant and filters as required for proper operation of the equipment.
(j) If air conditioning is furnished-Lessor agrees to furnish air conditioning equipment in accordance with contractual requirement of said equipment, including, but not limited

ments, servicing of said equipment, including, but not limited to, the replacement of necessary filters and refrigerant as required for proper operation of the equipment, together with power, water and other services for its operation.

20. PAYMENT FOR LABOR AND MATERIAL. If the Successful Bidder is required to furnish a Labor and Material Payment Bond, Form 7414-E, in connection with this Lease, he agrees to post at the job site in a prominent place, a photostat or certified copy of Form 7414-E, where it can easily be seen by all persons who have furnished, or have been requested to furnish labor, material, or both, used or reasonably required for use in the performance of this Lease.

21. CLEAN AIR AND WATER (JULY 1975) (Applicable only if (i) offer exceeds \$100,000, or (ii) the offer is for an indefinite quantity and it indicates that orders for estimated quantities will exceed \$100,000 in any year, or (iii) a facility to be used is listed on the EPA List of Violating Facilities due to a criminal conviction, or (iv) the contract is not otherwise exempt.)

The Contractor agrees as follows: (a) To comply with all the requirements of Section 114 of the Clean Air Act, as amended (42 U.S.C. 1857, et seq., as amended by Public Law 91-604) and Section 308 of the Federal Water Pollution Control Act (33 U.S.C. 1251, as amended by Public Law 92-500), respectively, and all regulations and guidelines

issued thereunder. (b) That no portion of the work required by this contract will be performed in a facility listed on the Environmental Protection Agency (EPA) List of Violating Facilities on the date when this contract was awarded, unless and until the EPA removes the name of such facility from such listing.

removes the name of such facility from such facility (c) To notify promptly the Contracting Officer of receipt of any communication from the EPA indicating that any facility proposed for or in use under this contract is under consideration to be listed on the EPA List of Violating Facilities

to be listed on the Era List of realing a Clean Air and Water (d) To insert the substance (i) of any Clean Air and Water Certification contained in this solicitation and (ii) of the provisions of this clause into every nonexempt subcontract, including this paragraph, and to take such steps as the Postal Service may direct as a means of enforcing these provisions.

Service may alread as a means of emotions they prove that in the event the Contractor fails to comply with all the above requirements, his right to perform may be canceled, terminated for default, or suspended for such failure, in whole or in part.

(Environmental Protection Agency regulations implementing the provisions for listing prescribed by the referenced statutes may be found at 40 CFR Part 15.)

U.S. GOVERNMENT PRINTING OFFICE 828-387

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water during continuance of the lease. (h) It sewerage service is furnished-Lessor agrees to furnish and

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Certification contained in this solicitation and (ii) of the provisions of this clause into every nonexempt subcontract, including this paragraph, and to take such steps as the Postal Service may direct as a means of enforcing these provisions. (c) That in the event the Contractor fails to comply with all the

above requirements, his right to perform may be canceled, terminated for default, or suspended for such failure, in whole

(Environmental Protection Agency regulations implementing the provisions for listing prescribed by the referenced statutes may

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U.S. GOVERNMENT PRINTING OFFICE 828 387

*******	REPRESENTATIONS AND CER		Page 1 Of 2
NAME & ADDRESS OF OFFEROR	(No, Street, City, State & ZIP Code) Herbert L. Hadley and Vernetia M P. O. Box 333, Bly, OR 97622	USPS Solicitation No. Bly,Klamath,OR Date of Offer	
7	he offeror makes the following representations & certification		
INSTRUCTIONS	The offeror makes the following representations & certifications as a part of the offer identified above. (Check and complete " opplicable boxes or blocks. The term 'offer' means bid where the procurement is advertise and proposal where the procurement is negotiated.) NOTE. – Offers must set forth full, accurate, and complete information as required by this solicitation (including attack ments). The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.		
TYPE OF ORGANIZATION	He operates as an Dindividual, Dpartnership, Djoint in the State of		
REGULAR DEALER/ MANUFACTURER	(Check only for supply contracts where the offer exceed He is a Dregular dealer in, Dmanufacturer of, the supp	<i>ls \$10,000.)</i> lies offered.	
PARENT COMPANY & EMPLOYER ID NUMBER	offeror. To own another company means the parent co pany. To control another company, ownership is not a basic business policy decisions of that company.) This of voting right, use of proxy voting, contractual arrangement is the offeror owned or controlled by a parent company.' If the answer is 'Yes', the offeror must complete parts a, (The Employer's Identification Number (I.D. #) is dej Quarterly Federal Tax Return, US Treasury Form 941.) a) Name of Parent Company c) Parent Co. ID No.	 b) Main Office Address of Parents c) Main Office Address c) Main Office Address	nutures, determines, or veto h the use of dominant minoria aplete only part d. urity No. used on Employer
		d) Offeror's ID No.	
BUY AMERICAN CERTIFICATE	The offeror hereby certifies that each end product, exceend product <i>(as defined, in the clause entitled "Buy A been considered to have been mined, produced or manufa</i>	pt any end products he has list <i>merican Act")</i> and that compor- ctured outside the United States	ed below, is a domestic source nents of unknown origin have s.
	Excluded End Products	Country of Origin	
EQUAL OPPORTUNITY	(Check only if offer exceeds \$10,000 in amount.) He □ has, □ has not, participated in a previous cont herein, the clause originally contained in Section 301 of E 201 of Executive Order No. 11114; he □ has, □ has no indicating submission of required compliance reports, sign contract awards, (The above representation need not be sub- the Equal Opportunity clause.)	t, filed all toquired compliance	reports and table of the
EQUAL OPPORTUNITY AFFIRMATIVE ACTION PROGRAM	(Check only if offer exceeds \$50,000 and offeror has 50 en The offeror represents that (a) he [] has developed a file, at each establishment affirmative action programs as Labor (41 CFR 60-1 and 60-2), or (b) he [] has not previ program requirement of the rules and regulations of the Sec (The above representation need not be submitted in con Opportunity clause).	nd has on file, [] has not deve required by the rules and reg ously had contracts subject to th	mations of the Secretary of the written affirmation action

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CONTINGENT FEE	(a) He has, has not, employed or retained any company or person (other than a full-time bona fide employee working solely for the offeror) to solicit or secure this contract, and (b) he has, has not, paid or agreed to pay any company or person (other than a full-time bona fide employee working solely for the offeror) any fee, commission, percentage or brokerage fee, contingent upon or resulting from the award of this contract. If the offeror responds in the affirmative, he shall furnish, in duplicate, a completed Form 7319, <i>Contractor's Statement of Contingent or Other Fees</i> , and any other information as may be requested by the Contracting Officer. If offeror has previously furnished a completed Form 7319 to the office issuing this solicitation, he may accompany his offer with a signed statement (a) indicating when such completed form was previously furnished, (b) identifying by number the previous solicitation or contract, if any, in connection with which such form was submitted, and (c) representing that the statement in such form is applicable to this offer. (For interpretation of the representation, including the term "bona fide employee," see Postal Contracting Manual, subparagraph 1-504,3.)
3.	
CLEAN AIR & WATER CERTIFICATION	(Applicable only if (i) the offer exceeds \$100,000, or (ii) the offer is for an indefinite quantity and it indicates that orders for estimated quantities will exceed \$100,000 in any year, or (iii) a facility to be used is listed on the EPA List of Violating Facilities due to a criminal conviction, or (iv) the contract is not otherwise exempt.) The offeror (a) certifies that any facility to be utilized in the performance of this proposed contract $[]$ is, $[]$ is not, listed on the Environmental Protection Agency List of Violating Facilities as of the date of this offer, and (b) agrees to notify the Contracting Officer promptly if any communication is received from the Environmental Protection Agency prior to contract award indicating that any such facility is under consideration for inclusion on the List.
). INDEPENDENT PRICE DETERMINATION	 (a) By submission of this offer, each offeror certifies, and in the case of a joint offer, each party thereto certifies as to his own organization, that in connection with this procurement: (1) The prices of this offer have been arrived at independently, without consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other offeror or with any competitor; (2) Unless otherwise required by law, the prices set forth in this offer have not been knowingly disclosed by the offeror and will not knowingly be disclosed by the offeror prior to opening, in the case of a bid, or prior to award, in the case of a proposal, directly or indirectly to any other offeror to induce any other person or firm to submit or not to submit an offer for the purpose of restricting competition. (b) Each person signing this offer certifies that: (1) He is the person in the offeror's organization responsible within that organization for the decision as to the prices being offered herein but that he has not participated, and will not participate, in any action contrary to (a) (1) through (a) (3) above; or (2) (i) He is not the person in the offeror's organization responsible within that organization for the decision as to the prices being offered herein but that he has been authorized in writing to act as agent for the persons responsible for such decision in certifying that such person share not participated, and will not participate, in any action contrary to (a) (1) through (a) (3) above; or (2) This certification is not applicable to a foreign offeror submitting an offer for a contract which requires performance or delivery outside the United States, its possessions, and Puerto Rico. (d) An offer will not be considered for award where (a) (1), (a) (3), or (b) above, has been deleted or modified. Where (a) (2) above has been deleted or modified, the offer will not be considered for award unl
10.	procuring activity determines that such disclosure was not made for the purpose of restricting competition.
CERTIFICATION OF NONSEGREGATED FACILITIES	(Applicable to (1) contracts, (2) subcontracts, and (3) agreements with applicants who are themselves performing jederally assisted construction contracts, exceeding \$10,000 which are not exempt from the provisions of the the Equal Opportunity clause. An offer will not be considered for award where this certification is applicable and it has been deleted or modified.) By the submission of this offer, the offeror, applicant, or subcontractor certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities at any of his establishments, and that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities at any of the Equal Opportunity clause in this contract. As used in this certification, the term "segregated tacilities" means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other storage or dressing areas, p: tking lots, drinking fountany, recreation or entertainment areas, transportation, and housing facilities provided for enaployees which are segregated by explicit directive on are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. He further agrees that (except where he has obtained identical certifications from proposed
Notice to Prospective Subcontractors of Requirement for	A Certification of Nonsegregated Facilities must be submitted prior to the award of a subcontract exceeding
Certifications of Monsegregated Facilities	\$10,000 which is not exempt from the provisions of the Equal Opportunity clause. The certification may be submitted either for each subcontractor or for all subcontracts during a period (i.e., quarterly, semiannually, or annually).

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U.S. POSTAL SERVICE	
RESENTATIONS	

REPRESENTATIONS AND CERTIFICATIONS

(Business Data)

Name and Address of Offeror (No. and Street, Apt /Suite No., City, County, State and ZIP Code) Herbert L. Hadley and Vernetia M. Hadley,



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Note:

The U.S. Postal Service is Cooperating With Other Agencies of the Federal Government in the Collecting of Data Concerning Contract Awards Offers MUST set forth full, accurate and complete information as required by this solicitation (including attachments). The penalty for

DEFINITIONS

1. SMALL BUSINESS CONCERN. A small business concern for the purposes of Postal Service procurement is a concern, including its affiliates, which is independently owned and operated, is not dominant in the field of operations in which it is submitting an offer, and is of a size consistent with the standards set forth by SBA in CFR Part 121, or if no standard has been established, then of a size employing not more than 500 employees. (Also see PCM Section 1, Part 7.)

2. MINORITY BUSINESS ENTERPRISE. A concern of which at least 51 percent is owned by, and of which the management and daily business operations are controlled by, one or more members of a minority group. (For the purpose of this definition, minority group members are U.S. citizens who are Black Americans, Hispanic Americans, Native Americans or Asian-Pacific Americans. The term "Native Americans" means American Indians, Eskimos, Aleuts, or native Hawaiians. "Asian-Pacific Americans" means those whose origins are from Japan, China, the Philippines, Vietnam, Korea, Samoa, Guam, the U.S. Trust Territories of the Pacific, North Marianas, Laos, Cambodia,

Printed Name and Title

3. WOMAN-OWNED BUSINESS. A woman-owned business is a business which is at least 51 percent owned, controlled, and operated by a woman or women. Controlled is defined as exercising the power to make policy decisions. Operated is defined as actively involved in the day-to-day

4. LABOR SURPLUS AREA. A geographical area which at the time of award is either a section of concentrated un employment or underemployment, a persistent labor surplus area, or a substantial labor surplus area, as defined

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Solicitation or Order No.

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- (a) Section of concentrated unemployment or underemployment means appropriate sections of States or labor areas so classified by the Secretary of Labor.
- (b) Persistent labor surplus area means an area which is classified by the Department of Labor as an area of substantial and persistent labor surplus (also called Area of Substantial and Persistent Unemployment) and is listed as such by that Department in conjunction with its publication Area Trends in Employment and (c)

Substantial labor surplus area means an area which is classified by the Department of Labor as an area of substantial labor surplus (also called Area of Substantial Unemployment) and which is listed as such by that Department in conjunction with its publication Area Trends in Employment and Unemployment.

5. LABOR SURPLUS AREA CONCERN. A firm which

will perform or cause to be performed a substantial proportion of a contract in a labor surplus area.

EDUCATIONAL OR OTHER NONPROFIT ORGANI-6 ZATION. Any corporation, foundation, trust, or other institution operated for scientific or educational purposes, not organized for profit, no part of the net earnings of which inures to the profit of any private shareholder or

k Type of Business	cks as are Applicable to the Entity Submitting This Offer
Labor Surplus Area	(1) Check Type of Business
Small Business	Woman-Owned Business
Minority Business Enterprise	Educational or Other Non Profit Organization
	None of the Above Apply to This Entity

Company Representative

Signature erbert L. a Vernetia M. Hadker Owner Herbert Kilaller STATE OF OREGON: COUNTY OF KLAMATH :SS I hereby certify that the within instrument was received and filed for record on the 19th day of March A.D., 1993 at 12:05 o'clock o'clock and duly recorded in Vol 303, of 300 s on page. record on the 15th day of March and duly recorded in Vol M83 Fee \$ 3.2.00 EVELYN BIEHN COUNTY CLERK Conform by ____ 1. 19 ____Deputy