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- 14 A	US Po	stal Servi	CB
		-	EACE
SHO		URIT	LEADE

		SHORT FO	RM LEASE		
in Office, Station, Branch,					
Main Office E UNDERSIGNED, herein aloafter described, pursuar	hafter called the Lessor, hereb Int to the terms and condition	y leases to the Unite s described herein ar	ed States Postal Service, hereing nd contained in PS Form 7417-	after called the Postal Servi A, General Conditions to S	ice, the premises Short Form Lease,
ched hereto.		and the second and the second			
Location. The premise	s are located at:	and Main St	(Number and Stre	net)	
[idland	Klamath	ta da dina. Sinte da serie da s	Oregon	97634-9998	
	(County)		(State)	(ZIP + 4)	
•//	ted a one story .Con	crete_building	and which property contains	or will contain areas, space	s, improvements, and
urtenances as follows:	A portion of Lots	18, 19, 20,	21, and 22, Block	6 of the Town o	j mialana,
	Klamath County, On	regon.		al: 286 square	
		Net Sq. Feet	Area	Dimensions	Net Sq. Feet
Area	Dimensions	286	Driveway	N/A	N/A
st Floor	N/A	N/A	Parking and Maneuvering	Joint Use	
hicle Storage (No. of		N/A	Other (Describe)	N/A	N/A
its)	N/A				a a series a
Terms. In each case, t	two (2) of the following parag	raphs "A," "B," an	d "C" must be deleted.		10
an Think	a month-to-month tenancy	or all the device the	to shirt en notice; any such ne	otice given by Lessor to be	directed to the
may be terminated at an Contracting Officer.	y time by either party giving	" VELL	IPA	en Nervenie Nervenie	
Contracting Criteri			Forty-eight	.	48) months beginn
Fixed-Term. To have an	nd to hold said premises with	its appurtenances fo	r a term of Forty-eight optember 30 ng thirty, days written notice to for the following separate and		19_93
(1) The Postal Service	may terminate this agreemen	t at any time by givi	ng thirty days written notice to	consecutive terms and at	the following monthly
(2) This agreement ma	y be renewed, at the option of	of the Postal Service	ng thirty days written notice to for the following separate and days before the end of the fixe	d term and each renewal te	erm provided herein.
rentals provided no	otice be given in writing to the	6 Lessol at less oo			
			At	No. of Months	At (Per Month Rent
No. of Months	At (Per Month Rental)	No. of Months	(Per Month Rental)	(c.) -24-	\$ 180.00
(a.) -24-	\$ 160.00	(b.) -24-	\$ 170.00		
term, delivered to the c		onthly rental of \$	1100 100 100 100 100 100 100 100 100 10	the end of each month. R	ent for part of a month
shall be prorated. Herit	CHECKS Shan De mees perf	P.0. Boz	188, Midland, OR	97634-0188	
					tioning
A lessor as part of the r	ental consideration shall furn	ish the following uti	lities, services, and equipment:	Heat, air conai	CTOUTUR'
	and treat	Janitori	al in outer lobby o	only. All utili	ty systems,
electric, water,	sewer, and crass	ly installe			
ixtures and equ	ipment as present				
	The fellowing additional p	ovisions, modificati	ons, riders, layouts and/or for	ns were agreed upon prior	to execution and mad
5. Other Provisions	. The following additional pr				
a part hereof:					
None					
				lotod	
6. The following paragra	phs were <i>deleted</i> before signi	^{ng:} Paragraph	s 2A and 2C are de		
		o Form 7319-8. Re	presentations and Certification	s, and Form 7319-C, Repre	esentations and
7. The undersigned has a Certifications (Busine	ss Data).		성장에 관련되었는 것은 것은 것은 것이 가지 <u>~~~~~</u> ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	the second s	
EXECUTED BY LESSO		19 87	ACCEPPANCE BY POS	TAL SERVICE SEP 1	1 1987
EXECUTOUBT LESSU	11 A	nul.	A UP 1	the ste	1 1301
BY: Llistak	Warner Jene	No part	en By: 1 Will	(Signature)	
Rots	(Signature)	nice I Wern	ren		
(1) Gerald	D. Warren (2) Ja (Print or Type Name and Title	al a mar	Cheve Prints and	State Anne Vipe Name	1 77 - 18
			Title: Real Estim	Contracting Officer	17
Identifying No Tax- I	U# YD-UI1 (071		Kent Facilit	Service Office	
Address: P.O. Box	- TOO			15. 0201, WA 98035-2	000
Widland OR	97634-0188 (50)	3) 882-1172	Address:		
(City, State,	and ZIP + 4)	(Telephone)		(((((((Telephone)
			(City, State, e	anu 216 + 4/	
TAILLESS				1989 Black Constant	

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PS Form 7417.A. November 1986 (A.

GENERAL CONDITIONS TO SHORT FORM LEASE contracting astrony in Lesson may request the United States

1: Lesson's Successora. The terms and provisions of this lease and the conditions herein shall bind the Lessor, and all heirs, bip executions, administrators, successors, and assens, the presence of the production of the production of the second strength of the production of the second strength of the production of the second strength of the second stren

Applicable Codes and Ordinances. The Lessor, as part of the Applicable Louis and Orollances, 100 or 100 and 100 or 100 1.1 DIU orainances applicable to the ownership and operation of the building in which the rented space is situated and, at creates or sown expense, to obtain all necessary permits and related items.

Officials Not to Benefit. (July, 1971) No member of or delegate to Congress, or resident Commissioner shall be admitted 10 to any share or part of this contract, or to any benefit that 11+ may arise therefrom; but this provision shall not be construed this to extend to this contract if made with a corporation for its second benefit. 1115

Covenant Against Contingent Fees. The Lessor warrants that to 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 contin-(D) the stole of t lished 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 fease without liability or at its discretion to deduct from the rental price or consideration, or otherwise recover, the full amount of such commissions, percentage, brokerage, or 50 contingent fee: (Licensed real estate agents or brokers having contingent ree. Unterised test estate active with general busi-listings on property for rent, in accordance with general busi-ness practice, and who have not obtained such licenses for the n and purpose of effecting this lease, may be considered as bona be fide employees or agencies within the exception contained in the cubiokes of agencies and the contract and shall pest this clarse, house agencies and the contract and shall pest

5. Alterations. The Postal Service may make alterations, attach fixtures or signs and erect structures in or upon the premises, all of which shall be the property of the Postal Service and, of if the Lessor requests, by notice in writing, within 30 days (*) before termination of the Lease, the Postal Service will repair promptly or provide the Lessor payment in lieu, thereof for any damage caused by its removal of such property. Us analysis of analysis abopter of the removal of such property with the sub-

6. "Examination of Records (March 1978). Laston and a list, an (1) 1) This clause is applicable only if the total amount of this Contract is in excess of \$10,000 and it was entered into by megoriation jin the standard interest into by the standard into the contraction out

(a) The Lessor agrees that the Postmaster General or any of his duly authorized representatives shall, until expiration of " years after final payment, under this contract, or of any specified time periods for particular records, whichever, expires. earlier, have access to and the right to examine any directly Pertinent books, documents, papers, and records of the Lessor involving transactions related to this contract.

(b) The Lesson further agrees to include in all subcontracts hereunder a provision to the effect that the subcontractor agrees that the Postmaster General or any of his duly authorized representatives shall, until expiration of 3 years after final payment under the subcontract, or of any specified time periods for particular records, whichever expires carlier, have access to and the right to examine any directly pertinent books, documents, papers, and records of such subcontractor, this contract is excirpt under the rules, regulations, and refe-

1 PS:Form .7417:A, November 1986 7 .7 8/4/2 MASHEADIS MUK22

Midland, OR 97634-9998 Main Post Office

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involving transactions related to the subcontract. The term in this clause excludes: (1) purchase cy orders not exceeding \$10,000, and (2) subcontracts or purchase orders for public utility services at rates established for uniform applicability to the general public.

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7. Recording. This agreement shall be recorded at the expense of on the Lessor, upon the request of the Postal Service Contracting Officer, said expense shall include all required fees.

confidences of the contrast for all observes S. Maintenance: Fitness for Use, The Lessor shall, except as other-

wise specified and except for damage resulting from the (c) act or negligence of Postal Service agents or employees, mainbas tam 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 Lessor fails to make repairs or otherwise restore the premises to tenantable condithe time within a reasonable time after receipt of notice from the Contracting Officer, the Postal Service shall have the right to (3)Perform the work, by contract or otherwise, and withhold the 101 cost thereof from payments due or to become due under this ascontract. 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 loca-

mouse 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 required more often because of damage from fire or other (c) casualty, or unless the five year period is specifically extended in writing by the Contracting Officer.

The Lessor shall designate on Form 7426 emergency maintenance, repair, personnel, 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 a designated agent cannot be contacted within a reasonable time.

9. (Juiten States Pacini Section Destruction of Premises. Notwithstanding the provisions of Clause 8, if the premises are destroyed by fire or other casualty, this lease shall immediately, terminate.

Notice, of Requirement for Certification of Nonsegregated 10. Facilities. The Lessor is cautioned as follows: By signing the offer, the Lessor, will be deemed to have signed and agreed to the provisions of the "Certification of Nonsegregated Facilities" included in this solicitation. The certification prowides that the Lessor does not maintain or provide for employees, facilities which are segregated on a basis of race, creed, color, or national origin, whether such facilities are segregated by directive or on a de facto basis. The certification also provides that the Lessor will not maintain such segregated facilities, Failure of a Lessor to agree to the Certification of Nonsegregated Facilities will render the offer ineligible for acceptance if the payments thereunder exceed \$10,000 and the contract is not otherwise exempt from the provisions of the Equal Opportunity clause. United States

to entry into such Russian at picture, the interacts of the Lessor's initials

Date

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115 Equal Opportunity. (The following clause is applicable unless this contract is exempt under the rules, regulations, and relevant orders of the Secretary of Labor (4) CFR, cli 60.) During the performance of this contract, the Lessor agrees as follows:

 a) The Lesson will not discriminate against any employee or applicant for employment because of race color, religion, age, sex, or national origin. The Lessor will take affirmative action to ensure that applicants are employed, and that employces are treated during employment without regard to their race, color, religion, age, sex or national origin. Such action race, color, religion, age, sex or national order determinations, shall include, but not be limited to, the following; employ-ment, upgrading, demotion, or transfer; recruitment or re-cruitment 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 Opportunity

(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 of representative. of workers with which there is a collective bargaining agree-ment 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 employment. (d) The Tessor, will comply with all provisions of Executive portions of the rules of the rule of the rules of the rules of the rules of the rule of the rules of the rules of the rule of the rules of the rule of the rules of the rule of t (e) The Lessor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules and regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access of his books, in records, and accounts by the contracting agency and the secretary of Labor for purposes of investigating to accertain of 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 Execu-tive Order No. 11246 of September 24, 1965, or by rule regulation; or order of the Scretary of Labor, or as otherwise provided by law. (g) The Lessor will include the provisions of paragraphs (a) meniber of or dele 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 101 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 noncom-pliance: Provided, however, That in the event the Lessor pliance: *Providea*, nowever, 1111, in the lifestion with a becomes involved in, or is threatened with, lifestion with a subcontractor or vendor as a result of such direction by the

contracting agency, the Lessor may request the United States

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to enter into such litigation to protect the interests of the United States.

Equal Opportunity clause.

12. Contract, Work Hours and Safety Standards Act. (40 U.S.C. 327-332) Overtime state way scarded the terror state to a (a) Overtime requirements. No Lessor or subcontractor contracting for any part of the work under this agreement which may, require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek; unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.

Londit Para (b), Violation: liability for unpaid wages; liquidated damages. In the event of any violation of the provision set forth in paragraph (a) of this clause, the Lessor and any subcontractor responsible therefor shall be liable for the unpaid wages. In . addition, such Lessor and subcontractor shall be liable to the United States Postal Service for liquidated damages. Such liquidated damages shall be computed with respect to each individual, laborer or mechanic, including watchmen and guards, employed in violation of the provision set forth in paragraph (a) of this clause, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the provision set forth in paragraph (a) of this clause.

(c)_Withholding for unpaid wages and liquidated damages. The Contracting Officer, shall upon his or her own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any monies payable on account of work performed by the Lessor or subcontractor under this agreement, or the lease or any other Federal contract with the Lessor, or any other Federallyassisted contract subject to the Contract Work Hours and Safety, Standards Act, which is held by the Lessor, such sums as may be determined to be necessary to satisfy any liabilities of such Lessor or subcontractor for unpaid wages and liquidated damages as provided in the provision set forth in paragraph (b) of this clause, not here we get on the pare the maps that (d) Subcontracts. The Lessor or subcontractor shall insert in any subcontracts the provisions set forth in paragraphs (a) through (c) of this clause and also a clause requiring the subcontractors to include these provisions in any lower tier subcontracts. The term "Lessor" as used in these provisions in any subcontract shall be deemed to refer to the subcontractor. The Lessor shall be responsible for compliance by any subcontractor or lower tier subcontractor, with the provisions set forth in paragraphs (a) through (e) of this section hand the states of the (c) Records. The Lessor or subcontractor shall maintain payrolls and basic payroll records during the course of the work and shall preserve them for a period of three years from the completion of the contract for all laborers and mechanics, including, guards, and, watchmen, working, on the contract. Such records shall contain the name and address of each such employee, social, security number, correct classifications, at hourly rates of wages paid, daily and weekly number of hours worked, deductions made, and actual wages paid. The records to be maintained under this paragraph shall be made available by the Lessor or subcontractor for inspection, copying, or transcription by authorized representatives of the Postal Service and the Department of Labor, and the Lessor or subcontractor will permit such representatives to interview employces during working hours on the job. GENERAL CONDITIONS TO SHORT FORM LEASE

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be E1314 Compliance with OSHA Standards. To the extent this agreement is for construction, alteration, and/or repairs, the Lessor shall: (i) comply with applicable Occupational Safety and 4... Health Standards Title 29, Code of Federal Regulations, 10- Part 1910, promulgated pursuant to the authority of the Ccupational Safety and Health Act of 1970; (ii) comply with series any other applicable Federal, State, or local regulation governwrite ing work place safety to the extent they are not in conflict with (i); and (iii) take all other proper precautions to protect 101 the health and safety of (a) any laborer or mechanic employed 1111 (in: by, the Lessor in performance of this agreement, (b) Postal Service employees, and (c) the public. The Lessor shall include man this, clause, in, all, subcontracts thereunder, and, to require its grayinclusion in all subcontracts of a lower tier. The term "Lessor" (i) as used in this clause in any subcontract shall be deemed to syn refer to the subcontractor.

understood to be references to this Claims and Disputes

14. Subcontract Provisions The Lessor agrees to insert Clauses

Di 111, 12, 13, and this Subcontract Provisions clause in all subor contracts hereunder and to require their inclusion in all sub-

contracts, of lower tier. The term "Lessor" as used in these id clauses in any subcontract shall be deemed to refer to the

- (2) subcontractor.is only if to the Contract Disputes Act of
- Claims and Disputes (May 1983),

15. Assignment of Contract and Claims (May 1972).

inginal Except as otherwise provided below, neither this contract nor any interest in or claims for monies due or to become due the transferred or assigned by the

Lessor to any other party. 15 A (b) If this contract provides for payments aggregating \$1,000 confor more, claims for monies due or to become due the Lessor from the Postal Service under this contract may be assigned to

a bank, trust company, or other financing institution, including any. Federal lending agency, and may thereafter be further increassigned, and reassigned to any such institution. Any such stip assignment or reassignment shall cover all amounts payable Cellunder, this contract and not already paid; and shall not be (1) made, to, more than one party except that any such assign-1105 ment or reassignment, may the made to, one party as agent builor trustee for two or more parties participating in such financ-10) ing. Nonassignment, or reassignment will be recognized as (c) 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 from Contracting Officer; (ii) the surety or sureties upon the bond jor bonds, if any, in connection with this contract; and (iii) the disbursing officer, if any designated in this contract to make payment, and the Contracting Officer has acknowledged

ph the assignment in writing. centrally and all tearing your and

(c) The Postal Service may at its discretion recognize a trans suis fer of this contract incidental to the transfer of all of the Lessor's assets or all that part of the Lessor's assets involved in the performance of this contract, are of Section 113 of (3)(d). Assignment of this contract or any interest in or claims in for monies due, or, to become, due, under this contract other than in accordance, with the provisions of this clause shall be grounds for annulment of this contract at the option of the Postal Service. The rights and remedies of the Postal Service under this clause are not exclusive and shall be in addition to 51. (1) any, other, rights and remedies provided, by law on under this

contract.

event star to a unit 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. Mile

has one in a bienclosur tipice, a phonesiar or country copy of

17, Equipment, Utilities and Services. Unless otherwise specified int herein, the Lessor shall furnish suitable flag staff; proper post 30 by office, sign and a ten pound multi-purpose fire extinguisher

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for all class fires, as well as other equipment as may be specified. The Lessor shall keep all such furnished items in good condition except that the Postal Service shall be responsible for recharding and shell pressure testing the fire extinguisher with sub the Lessor remaining responsible for repair and replacement.

the contineines against, the full literation of the

18. Sublease. The Postal Service may sublet all or any part of the premises or assign this lease but shall not be releived from any the obligation under this lease by reason of any subletting or granasignments termined in accordance with the interest of

infine for the Children Breaster Same of the Could of Sat 19. Lessor Obligations. The Lessor's obligations in regard to the

Detservices provided in the Short Form Lease are further defined as follows:

(a) If fuel is furnished-Lessor shall furnish heating system of sufficient size and capacity to provide uniform temperature sourin all portions of the demised premises in accordance with contractual requirements; and if not specifically specified in the 1000 contractual requirements, to furnish a heating system of suf-(ii) ficient size and capacity to provide uniform temperature of cian 65 degrees F. in all portions of the demised premises, together activith all fuel and filters required for proper operation of the Citissistem during the continuance of the lease.

(b) If heat is furnished-Lessor agrees to maintain uniform usie heating temperature in all portions of the demised premises in inchaccordance with contractual requirements during the contin-Mit uance) of the lease, and to furnish necessary filters. Unless toos 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 10 G of the lease.

(c) If neither fuel nor heat 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 gais 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 filters required for proper operation of the system during the continuance of ()) the lease of a moust water and the far have the

(d) If light is furnished-Lessor agrees to provide and install ic light fixtures in accordance with contractual requirements calland during the continuance of the lease shall provide and univinstall all needed replacement parts including, but not limited por to; necessary fluorescent tubes and incandescent lamps, as not well as paying all lighting bills. I the generation was the work

(e) If light is not furnished and fluorescent lights are used-Lessor agrees to provide and install light fixtures in accordance ni with contractual requirements and to provide and replace during the continuance of the lease all replacement ballasts (a) as needed, which is the temperator of the storement entry of

ang (f) If power is furnished-Lessor agrees to furnish and pay for guesall power during continuance of the lease.

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

(h) If sewerage service is furnished-Lessor agrees to furnish and pay for sewage service during continuance of the lease.

(i) If air conditioning equipment is furnished-Lessor agrees itse to furnish air conditioning equipment in accordance with consing tractual requirements, servicing of said equipment, including. on 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 (3) air (conditioning equipment in accordance with contractual requirements, servicing of said equipment, including, but not p). limited to, the replacement of necessary filters and refrigerant rafi as; required; for proper: operation of the; equipment, together (m) with power, water and other services for its operation.





20. Payment for Labor and Material. In the Lesson is required to just furnish, a. Form 7414-E. Labor and Material Payment Bond, with in connection with this Lesso, the Lesson agrees to post at the use 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 relation of this Lesso.

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contract. 21. Clean Air and Water (July 1975). Applicable only if (i) offer the exceeds \$100,000, or (ii) the offer is for an indefinite quantity : 10 and it indicates that orders for estimated quantities will exceed No. \$100,000 in any year, or (iii) a facility to be used is listed on the the EPA List of Violating Facilities due to a criminal conviction tion, or (iv) the contract is not otherwise exempt.) a contract other The Contractor agrees as follows; cres, or any piteters us or channes (a) To comply, with all the requirements of Section 114 of the Clean Air Act, as amended (42, U.S.C. 1857; et sequias). amended by Public, Law 91-604) and Section 308 of the Fed- 100 eral Water Pollution Control: Act; (33, U.S.C; 1251; as amended by Public Law, 92-500), respectively, and all regulations and guidelines issued thereunder. Configering, Officer has seen on logical (b) That no portion of the work required by this contract will: (b) be performed in a facility listed on the Environmental Protect (Fi) tion, Agency (EPA) List of Violating, Facilities on the date out when this contract was awarded, unless and until the EPA me removes the name of such facility from such listing, (15.7. At il 0, 1116 (c) To notify promptly the Contracting Officer of receipt officer any communication from the EPA indicating that any facility proposed for or in use under this contract is under considera-and tion to be listed on the EPA List of Violating Facilities it. at story (d) To insert the substance (i) of any Clean Air and Water in-Certification, contained, in this solicitation, and (ii) of the pr provisions of this clause into every nonexempt subcontract, whe including this paragraph, and to take such steps as the Postal Service may direct as a means of enforcing these provisions. The pro-(c) That in the event, the Contractor fails to comply with all must the above requirements, the Lessor's right to perform may bed to canceled, terminated for default, or suspended for such failure; 2001 in whole or in part-tract movines for payments espectating \$1,000 essor to any other party.

(Environmental Protection Agency, regulations, implementing the the provisions for listing prescribed by the referenced statutes the may be found at 40 CFR Part 15.) year period, but the contract 12 YearBauncat of Contract and Contract (MAX, 1615)

22. Claims and Disputes (May 1983).

(a) This contract is subject to the Contract Disputes Act of 1978 (P.L. 95:563, 41;USC 601;613), pe. gesmed. to the the (b) All disputes arising under or relating to this contract shall mere be resolved under this clause, except for disputes arising out simof the labor standards, provisions of this contract, References sigof the labor standards, provisions of this contract, shall be reso understood to be references to this Claims and Disputes clause, it to the references to this Claims and Disputes

(c) (D, "Claim,", as , used in this clause, means a written if (a demand or assertion by one of the patties seeking, as a legal strangth, the payment of money, adjustment or interpretation. It of contract terms, or other relief, arising under or relating to pay this contract, each to be contracted in the demand of a second strain of the payment of the second strain of the second strai

(iii) "A: claim by the Lessor shall be made in writing and submitted to the Contracting Officer for decision. A claim that by the Postal Service against the Lessor shall be in the form of a decision by the Contracting Officer. (d) For Lessor claims of more than \$50,000, the Lessor shall submit with the claim a certification that: (i) the claim is made in good faith; (ii) supporting data are accurate and completes to the best of the Lessor's knowledge and belief; and ((iii)) the amount requested accurately reflects the contractoadjustment for which the Lessor believes the Postal Service is liable. If the Lessor is an individual, the certification shall be executed by that individual. If the Lessor is not an individual, thencertification shall be executed by a senior company; official; in charge at the Lessor's plant or location involved; or by an officer or general partner of the Lessor having ioverall; responsibility for the conduct of the Lessor's affairs. Claims less than \$50,000 need not be certified. (c) Any claim which is not disposed of by agreement shall be decided by the Contracting Officer who shall issue a decision in writing and shall mail or otherwise furnish a copy of the decision to the Lessor. For Lessor claims over \$50,000, the Contracting Officer must decide the claim within 60 days or notify the Lessor of the date when the decision will be made. For Lessor claims of \$50,000 or less, the Contracting Officer must render a decision within 60 days. The Contracting Officer's decision shall be final and conclusive and not subject to review; by any forum, tribunal, or government agency unless: Reply is manuace grown share so ha

(1) The Lessor appeals such decision to the Postal Service Board of Contract Appeals within 90 days after the date the Lessor receives the Contracting Officer's final decision; or (ii) The Lessor brings an action directly on the claim in the United States Claims Court within 12 months after the date the Lessor receives: the Contracting Officer's final decision

Act idees not extend to claims or disputes which other agencies (are expressly authorized by statute or regulation are to decides (are).

(c) The Postal Service shall pay interest on the amount found due on a Lessor's claim from the date the Contracting Officer receives the claim (properly certified, if required, in accordance with dy above), on from the date payment would otherwise be due if that date is later, until the date of payment. Simple interest will be paid at the rate, established by the Secretary of the Treasury, which is applicable when the Contracting Officer receives the claim and then at the rate fixed by the Secretary for each accessive six-month period in which the claim is pending. (h) Except as the parties may otherwise agree, pending final resolution of a claim by the Lessor arising under the contract, the Lessor shall proceed diligently with the performance of the contract in accordance with the Contracting Officer's decision.

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23. Disputes Concerning Labor Standards. Disputes arising out of the labor standards provisions of this contract shall not be subject to the Claims and Disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR Parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the Lessor (or any of the Lessor's subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.
Representation of the process of the contracting agency.

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STATE OF COUNTY OF SS 1824 On this before of, a Notary Puplic in and for the County and State aforesaid, who die known to me to be the same person who executed the foregoing instrument, and 1987 personally appeared who acknowledged that voluntary act for the uses and purposes therein set forth. he signed, sealed, and delivered the same as these free and VIN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written. :OTARY PUBLIC. Motary Public in and for the State of residing at Remetty fells in said County. STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of SS. A.D., 19 87 11:44 of o'clock A M., and duly recorded in Vol. Deeds FEE \$30.00 7th ----- on Page 18243 Conform Evelyn Biehn .50 M87 County Clerk By