9		and the second		2.29 19 29 20 30		6 6 888	\$ 990	
	98	744 600 1988		FORM LEASE		18 1 8 1 1 W	$\frac{\partial \mathcal{A}_{i}}{\partial t} = \frac{\partial \mathcal{A}_{i}}{\partial t} \frac{\partial}{\partial t} \frac{\partial}$	
S	ervice, the premises	D, hereinafter called the hereinafter described, a Lease, Form 7417-A	pursuant to the te	rms and Conditio	d States Posts ns described h	al Service, hereinafter herein and contained i	called the Postal n General Con-	
2	-/-11	CODEN IN THE	1. LOCATION. T	he premises are lo	cated at:	OBANGO . CO CA . C	n de la marke de la	
	97 S. W. R	(Address)	St	evenson where	/ Co Ska	amania (Sta	te and ZIP Code) WA 98648	
u	pon which is or will	be located aone_	story mason	ry_building and	which proper	rty contains or will co	ntain areas and	
1	spaces, improvements and appurtenances as follows:  Legally described as Lot 13, the southerly 52 feet of Lot 12 and Lot 14 EXCEPT the northerly 3 feet thereof, Block 6, Town of Stevenson.							
$\vdash$	HOPUNETTY 15 TE	DIMENSIONS	NET SQ. FT.	CONTRACT ARE		DIMENSIONS	NET SQ. FT.	
┝	IRST FLOOR #04 2 4	Irregular	1.859	DRIVEWAY MANAGE			· · ·	
<u> </u>	LATFORM - MADE UNKNE		256	PARKING & MAN	EUVERING	15 A 2	1,697	
s	TORAGE OF VEHICL	ES (No. of Units)	g Signary Communication	Total Site		52' x 125'	6,500	
		ERMS-(in each case	two (2) of the follo	owing paragraphs,	"A", "B" and	d "C" must be deleted	Market Committee (1997)	
A	may be terminated	This is a month-te-med at any time by eithe he Contracting Office	r party giving to th	e/other a thirty a:	ws' written n	otice, any such notice	given by Lessor	
В	B    Fixed Term. To have and to hold said premises with their appurtenances for a term of							
$\vdash$	NO. MONTHS	, 1 AT	a	Services section ∧T	Relation to the second to the second		AT MONTH RENTAL)	
ŀ	(a) 20 22 24	PER MONTH RE	11221	E L'SETTE		1	T E D	
С	Automatic Renewal. To have and to hold the said premises with their appurtenances for a term of one year beginning.  19							
	3. RENTAL. The Postal Service shall pay the Lessor monthly rental of \$ 2775.00 payable at the end of each month. Rent for part of a month shall be prorated. Rent checks shall be made payable to:							
L	Al Angelo Construction Co.404 H 15th Street, Vancouver, WA 98663 منظم الماء Al Angelo Al Angelo Al Angelo							
1	4. Lessor, as part of the rental consideration, shall furnish the following utilities, services and equipment:							
3	5. OTHER PROVISIONS. The following additional provisions, modifications, riders, layouts and/or forms were agreed upon prior to execution and made a part hereof; **Paragraphs *2A, *2B(1), *2B(2), *and *2C, were deleted before signing. **Paragraph 7, **Zero Tax **Clause **Rider**, **PS **Form 7419-A, is added. **Lessor has **declined having the **Postal **Service ** take **over **certain maintenance **responsibility, and **therefore **continues **to have **full **maintenance **responsibility **for this **facility.**							
6. The undersigned has completed and attached hereto Forms 7319-B. Representations and Certifications & 7319-C.								
EXECUTED BY LESSOR Thrended 20 19 87 ACCEPTANCE BY POSTAL SERVIC							RVICE	
	By:	Signature)	ryce "	0 //	3/4/2	<u> </u>	. 19	
	Al Angelo C	onstruction Cor not Name & Title; loyer:ID #:91-		By;	RICHARD W	11/10/14/19 11/16/18/18/18/19/19/19/19/19/19/19/19/19/19/19/19/19/	and a second	
	Emp Identifying No.: Soc	Sec# <b>533</b>	0517547 من <i>دو <mark>2 من دار</mark> (</i>	Title:	MANAGER, I	DSM + STATE BRAND - (Contracting Officer) -		
j	404 12 154	th Stroot	$y_{i} \in \mathcal{J}_{i}(\mathbb{R}^{d})$		SEATTLE FIR	TO OFFICE USPISE		

694-3343 🚳 ...

( P.O. BOX 2000, KENT, WA

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Vancouver WA 98663 W City, State and ZIP Code) So was a second of the code of

Paragraph 17 PS Form 7417

FOR U. S. POSTAL SERVICE PARTIES. ZERO TAX CLAUSE RIDER Section 2

- THE RESERVE OF THE PROPERTY OF (a) The lessor shall present to the Postal Service the general real estate tax bills of each taxing authority for taxes due and payable on the land and buildings hereby demised when said taxes apply to any year or part thereof within the term of this lease. General real estate taxes are taxes which are assessed on an ad valorem basis, against all taxable real property in the taxing authority's jurisdiction without regard to benefit to the property, for the purpose of funding general governmental services. Presentation of said tax bills shall be made in the manner and to the office shown in subparagraph (d) hereof to permit payment of said taxes in the manner set out herein before any fine, penalty, interest or cost may be added thereto for the non-payment thereof and in time to obtain any discount allowed by the taxing authority. After the presentation of said tax bills, the Postal Service shall pay to the lessor, as additional rent due hereunder, the net amount of said taxes by check made payable to the lessor and the taxing authority issuing said tax bill. The lessor shall thereafter ' promptly indorse said check and deliver the same to said taxing authority. The lessor shall pay all assessments and fees of every kind and nature other than general real estate taxes.
- (b) If a part of said general real estate taxes applies to any period prior to the commencement or subsequent to the expiration of the term of this lease and the remainder of the general real estate taxes applies to the period of time within the term of this lease, the Postal Service shall be liable to pay the lessor in the aforesaid manner only that portion of said taxes applying to the period of time within the term of this lease.
- renderen karantziak (h. 1900). Karantziak (h. 1901). (c) In the event that general real estate taxes for any tax year or part thereof within the term hereby demised apply to the land only, the provisions of this entire tax article shall be and remain operative in the same manner and to the same extent as though said taxes applied to both land and buildings.

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(d) The lessor shall furnish the Postal Service copies of all tax bills and all notices which may affect the valuation of said land and buildings for general real estate tax purposes or which may affect the levy or assessment of general real estate taxes thereon. Such notices and tax bills shall be delivered or mailed within three days from the receipt thereof by the lessor to: Manager, Real Estate Branch -

or to such other officer as he may in writing direct. The lessor shall cause payment of said general real estate ? taxes to be made under protest when requested to do so by the Postal Service. The Postal Service may contest the amount or validity of any valuation for general real estate tax purposes or of any levy or assessment of any general real estate taxes by appropriate legal proceedings either in the name of the Postal Service or the name of the lessor or in the names of both. The lessor, upon reasonable notice and request by the Postal Service," shall join in any such proceedings, but the lessor shall not be subject to any liability for the payment of less penalties, costs or expenses in connection with any proceedings brought by the Postal Service and the Postal 1 Service hereby covenants to indemnify and save harmless the lessor from any such penalties, costs, or expenses. The lessor shall cooperate with the Postal Service in any such contest or proceeding and execute any documents or pleadings required for such purpose provided the lessor shall reasonably be satisfied that the facts and data set forth in such documents or pleadings are accurate.

- In the event the lessor fails to present to the Postal Service the general real estate tax bills within three days from the receipt thereof by lessor and such failure results in the addition of any fine, penalty, interest or cost to the amount of tax or the loss of any discount which would have been allowed by the taxing authority for . prompt payment of tax, the lessor will be responsible and liable for payment of such fine, penalty, interest, & cost or the amount of lost discount and the Postal Service will be liable only for payment of the net taxes less such discount as would have been allowed for prompt payment.
- (f) It is understood and agreed that the terms and conditions of this Tax Clause Rider are only applicable if the premises leased to the Postal Service as the described on page lare assessed and taxed separately. In the event there is a combined assessment and taxation of said premises with other property, this Rider shall be null and void.

Sea Lessor's Initials:

Date: //

PS Form 7419-A Stevenson, WA 98648

Jan. 1975 Aller Main Post Office

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4.

## GENERAL CONDITIONS TO SHORT FORM LEASE

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.

with or the Town to the

- 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, (July, 1971) No member of or delegate to Congress, or resident Commissioner shall be admitted to any share or part of this contract, or to any benefit that may arise therefrom; but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit.
- 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 [8] 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 commissions, 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 clause.)
- 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, at the Lessor requests, within 30 days before termination of the Lessor payment in heu thereof for any damage caused by its removal of such property.
- 6. Examination of Records (Mar 1978)

(This clause is applicable only if the total amount of this contract is in excess of \$10,000 and it was entered into by negotiation.)

(a) The Lessor agrees that the Postmaster General or any of his duly authorized representatives shall, until expiration of 3 years after final payment ander? 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, which is subcontracts thereunder 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 earlier, have access to and the right, to examine any directly pertinent books, documents, papers, and records of such subcontractor, or

involving transactions related to the subcontract. The term "subcontract" as used in this clause excludes: (1) purchase 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.

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

35.

Maintenance; Fitness for Use, The Lessor shall, except as otherwise specified and except for damage resulting from the 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 a 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 the building, "To bu

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 casualty, or unless the five year period is specifically extended in writing by the Contracting Officer, and the data of the contracting Officer, and the data of the contracting Officer.

The Lessor shall designate on Form 7426 emergency maintenance 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 contacted within a reasonable time.

- 9. Destruction of Premises. Notwithstanding the provisions of Clause 8, if the premises be destroyed by fire or other casualty, this lease shall immediately terminate.
- a way Notice of Requirement for Certification of Nonsegregated 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 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 segregated by directive or on a defacto basis. The certification also provides that he will not maintain such segregated facilities, bailure of a Lessor to agree to the Certification of Non- 33 segregated 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 Opportunity clause.

Stevenson, WA 98648 Main Post Office

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Lessor's Initials:

Date: 11/20/47

PS Form 7417-A, April 1983 (p. 1 of 4)

2000 B 100 B

Equal Opportunity. (The following clause is applicable unless and this contract is exempt under the rules, regulations, and relevant orders of the Secretary of Labor (4) CFR, ch. 60).) (2012)

During the performance of this contract, the Lessor agrees as follows: " The state of the growth of the state of the state

(a) The Lessor 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 employees are treated during employment without regard to their race, color, religion, age, sex or national origin. Such action shall include, but not be limited to, the following: Imployment, apprading, demotion, for 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 Opportunity clause.

(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 agreed 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 Lessor will comply will all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor. No. 20

(e) The Lessor will furnish all information and reports required by Executive Order No. 13246 of September 24, 1965, and by 8 the rules and regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, 6 records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigating to ascertain compliance with such rules, regulations, and orders.

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 law.

(g) The Lessor will include the provisions of paragraph (a) through (g) in every subcontract or purchase order unless exempted by rules, regulations, or oders 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 entorcing such provisions, ancluding 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 hitigation to protect the interests of the United States.

- Overtime, (a) The dessor 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 compensable 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 Lessor's contribution or cost for fringe benefits and any cash payment made in fieu of providing fringe benefits, or the basic hourly rate contained in the wage determination (if applicable), whichever is greater. 585 1/2 (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 5
  - 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 habilities of the Lessor for unpaid wages and liquidated damages.
- 13. Health and Safety 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 CUR Part 1518).
- 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 defined to refer to the subcontractor.
- 18. Assignment of Contract and Claims (May 1972) a

thereby

ta) Except as otherwise provided below, neither this contract nor any interest in or claims for moneys due or to become due under this contract, may be transferred or assigned by the Lessor to any other party. The March Lessor to any other

(b) If this contract provides for payments aggregating \$1,000 or more, claims for moneys 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 assigned and reassigned (to any such institution, Any such assignment or reassignment shall cover all amounts payable under this contract and (not (already (paid, and (shall not be made to more than one party except that any such assignment for reassignment may be made to one party as agent " or trustee for two or more parties participating in such financing. No assignment for 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 contract; and (iii) the disbursing officer, if any, designated in this contract to make payment, and the Contracting Officer has acknowledged the assignment in writing, 1867 9

ter The Postal Service may at its discretion recomize a transter 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.

(d) Assignment of this contract or any interest in or claims for moneys 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 any other rights and remedies provided at law or under this contract, where the postal Service is the provided at law or under this contract, where the provided at law or under this contract, where the provided at law or under this contract, where the provided at law or under this contract.

 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.

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- 17. Equipment, Utilities and Services, Unless otherwise specified herein, the Lessor shall furnish suitable flag staff, proper post office sign and a ten-pound multi-purpose tire estinguisher for all class fires, as well as other component as may be specified. He shall keep all such furnished items in good condition, except that the Postal Service shall be responsible for recharging and shell pressure testing the fire extinguisher with the Lessor remaining responsible for repair and replacement.
- 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 reason of any subletting or assignment.
- 19. Lessor Obligations. The Lesson's obligations in regard to the 2 services provided in the Short Form Lease are further defined as follows: 16. 10.000 mm on 10

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.

the least is furnished Lessor agrees to maintain uniform a heating temperature in all portions 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 1, shall be provided in all portions of the demised premises during the continuance 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 frequirements, and if not specifically specified in the contractual requirements, a 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

(d) It light is furnished - Lessor agrees to provide and install light fixtures in accordance with contractual requirements, and during the continuance of the lease shall provide and install all needed replacement parts including, but not limited to, necessary fluorescent tubes and incandescent lamps, as well as paying all lighting bills, 2000 and a paying all lighting bills, 2000 and a paying all lighting bills.

(e) It 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 ballasts
as needed.

(i) If power is furnished Lessor agrees to furnish and pay for , all power during continuance of the lease,  $6.7 \times 6.7 \times 6.2 \times 2.2 \times 2.2$ 

(p) If water is turnished -Lessor agrees to furnish and pay for full water during continuance of the lease, € 67, 20 3 (20 1) 1 (20 1) 2.

the life sewerage service is furnished - Lessor agrees to furnish and pay for sewage service during continuance of the lease, 70.2 in it 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, (i) if air conditioning 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 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. It the Lessor is required to turnish 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 then 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 (v) 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 (w) the contract is not otherwise exempt.)

(a) To comply (with all?) the requirements of Section 114 of the Clean Air Act, as amended (42 U.S.C. 1857, c) seq., as a 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 92-800), respectively, and all regulations and guidelines issued thereunder.

The Contractor agrees as follows: 300 July

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

(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. (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.

te) 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.)

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	ACCIONIEDOMENT	<b>\</b>	
STATE OF Washington	)		
COUNTY OF Clark:	Ss s		
On this 20th	day or November	2084	
hefore me, a Notary Public Albert C. Angel	are commence to the conner of	, 1984, personally and State aforesaid,	5ppearrod 2
who is known to me to b ment, and who solmowledged	that he signed who		
	con for the nass and h	ourposes therein set	forth.
Di Wirness werende,	I have hereunto set my	hand and officed my	

in and for the State of Vancouver

Washington in said County.