•	U.S. POSTA			
OFFICE, STATION, BRANCH, ETC.	LEA	CITY, COUNTY, STATE	AND AR CORP	
•			The state of the s	-
Main Office		Pioche, Lincol	n, Novada 89063	
1. This LEASE, made and entered in	mo this 21s	40V 94	June 1	<u> </u>
Mike Janesen			1	
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			haminalis gallagi is	Leur,
was address to 35 W. 300 No	The state of the s	- N)]	
Huntington, 1	Otah 84528	- N	/ /	
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r Lessor and Lessor's heirs, executors,	administrators, successors, and	assigns and the United State	r Person Berrier, terrinology and a	in Person
rvien:	· - · -		/ /	
WITNESSETH: The persies hereto fo	r the consideration burginafter	mentioned operans and an	es es fellesse	
and the same of th	The state of the s	7		
2. The Lessor hereby lesses to the	74	. 76.		
A one-story frame a	nd stucco building	providing approx	timately 2,205 square	
feet net interior 1	st floor space wit	h approximately	20 square fact platf	_
and 11,015 square f	eet parking and me	Deuvering area as	d siderally and land	-
scaped areas of app	Proximately 6,235	quare [est, all	ocated at the souths	est
described as all of	ret and Field Sired Riock Wanhood Pi	it, Pioche, Nevad	i, more particularly om of Pieche, County	_
of Lincoln, State of	of Navada.	Sec (4) 18 (86 1)	me or riccie, Charty	,
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	The state of the s	and the same of th		
3. TO HAVE AND TO HOLD IM	said promises with their appur	tenenus for:		·
THE TERM BEGINNING	AND ENDING WITH	TO	TAL NUMBER OF YEARS	
July 1, 1982 🤼	June 30, 1992		Ten (10)	
	e ligger an annual rensul of:		34 400 00	
4. The Portel Service shall pay th	76		<u>. 26</u> , 400.00	
Swenty-six thousand four	hundred and no/10	in an al mark dates		
Granty-six thousand four payable in equal installments at the end	of each calendar month. Rent	for part of manth shall be p	ordinal.	
Swenty-air thousand four payable in equal installments at the end 5. This team may be renewed, at annual remarks:	of each calendar month. Rent	for part of manth shall be p	ordinal.	
Granty-six thousand four payable in equal installments at the end S. This team may be renewed, a service remains: MO. YEARS OF R ANNUAL.	of each calendar month. Rent t the aption of the Postal Sen RENTALL NO. YEARS	for part of manth shall be p	orand. To end consequive terms and at th	a tellendy
Swinty-six thousand four payable in equal installments at the end 5. This team may be renewed, at annual remarks: MO.YEARS PER ANNUAL (6)	of each calendar month. Rent t the option of the Postal Sen RENTAL1 NO. YEARS [6]	for part of march shall be price, for the following separate.	orelial. The end observative terms and at the thought of the terms and at the three terms are the t	N mark
Swnty-sir thousand four payable in equal installments at the end 5. This team may be renewed, a sensual rentale: MO.YEARS PER ANNUAL [6] Five \$29,568.	of each calendar menth. Rent t the option of the Postal Son RENTALL NO. YEARS (c) Fiwe	for part of march shall be price, for the following separ	NO. YEARS SER AND LESS DE LE TE	N marc
Swnty-six thousand four payable in equal installments at the end a number remain. S. This team may be renewed, as annual remains. MO. YEARS PER SHILLS. [8] Five 1 \$29,568.(6)	of each calendar menth. Rent t the option of the Postal Son RENTALL NO. YEARS (c) Paye	for part of month shall be price, for the following appearance of the shall be priced as th	HO. YEARS SEE AND LET E	N sever
Grenty-six thousand four psychia in equal installments at the end installments at the end installments of the end installments in the end in th	of each calendar menth. Rent t the option of the Points Serv RENTALL NO. YEARS (c) Five (d) Pive	FER ANYSIA RENTAL \$37,190.00	NO. YEARS GET AND A CO. TE TE TE CO. TE TE TE CO. TE	tellende
Swnty-six thousand four payable in equal installments at the end a number remain. S. This team may be renewed, as annual remains. MO. YEARS PER SHILLS. [8] Five 1 \$29,568.(6)	of each calendar menth. Rent t the option of the Poistal Sen RENTALL NO. YEARS [C] Five [6] [6] [6] [6] [6] [6] [6] [6	for part of month shall be price, for the following appearance of the shall be priced as th	PO PLETE	V mar

: 5

6. The Lessor shall furnish to the Postal Service under the terms of this lease, as part of the rental consideration, the following:

Retail present: Fire heart in

Equipment for heating, air conditioning, electrical, lighting, pluming; separate meters for all utilities, with approved connections to public sever and water systems.

नेन्द्र

7. The Lewer show at his expense record this trees in the proper recording of

less by reason of any such subjecting or enighment.

9. The Postal Service shall have the right to make attentions, attach fixtures and eract additions, structures or signs in or upon the to other tenants on the property or in the looking in which said premises are located); which fixtures, editions or interest shall be and remain the property of the Postal Service and may be remained or otherwise shall be and remain the property of the Postal Service and may be remained or otherwise discount in upon Postal Service. Prior to expiration or termination of this lease the Postal Service shall, it required by the Laser by notice in discount of but the lease the Postal Service shall, it required by the Laser by notice in uniting stary days in this lease, resonable and ordinary wear and tear and damages by the elements or by circumstances over which the Postal Enrope to the Postal Enrope to the Postal Service.

10. (a) This transport to terminated upon ninety days' notice in surface the Lessor whenever the Passal Service shall be the Passal Service and the Passal Servi

(b) This leasn may be arminated upon ninety days' notice the items whenever, in the judgment of the Poster of the service at resource randers additional room passery and the Lessor is unable or unwitting to furnish puts sufficient additional space at an add forfal rental satisfactory to the Postel ervice.

75 Ferm 7449 Nov. 1974

MOOK 51 MEE 441

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- Additionally, the Les
- commensurate will a smights of the manife of the Lesson (of the withhold the cost thereof
- 12. No member of or Delegate to Congress or Resident Commissioner shall be admitted to any share or part of this rise therefrom. Nothing, however, herein contained shall be construed to extend to any incorporated company, if she to
- Postal Service and if the total rental under this base exceeds \$10,000 per year, or, at the sole election of the Peatel Service this lease combined with the total rental under all other Federal Government bases of spaces in the building which se is located exceeds \$10,000 per year.)
- is! As used in this clause, the surm "facility" means say
- tar has used in this closer, tim with recursing insulations above, many, and the building in which the speak covered by this lasm is located.

 (b) The Lexics agrees that he will not discriminate by segregation or otherwise against any person or persons because religion, sex or national dright in furnishing, or by refusing to furnish to, such person or persons the use of any facility, including services, privileges, accommodations, and activities provided shareby.
- event of such noncompliance, the Postal Service may take appropriate action to enforce compliance, may terminate this bear, or may p such other remedies at may be provided by law. In the event of termi
- operate any facility. The Lessor slow agrees that it will take take action with respect to any such agrees means of antorcing this clause, including but not limited to termination at the agreement or concession.
- time of payment computed at wage rates not loss than the aggregate of the basic hourly rates and the rat for any fringe benefits contained in the wage determination decision of the Secretary of Labor while contained in the wege determination decision of the Secretary of Labor which is atta-contractual relationship which may be alleged to exist between the Labor or subcontra-

PS Form 7449

- (1) Only a basic hourly rate of pay, by making pay ione (20 CFR Part 3); er
- (2) Both a basic hourly rate of pay and frings banefits payments, by making payment in each, by inc nt to a fund, plan, or program for, and/or by assuming an enforceable commitment to bear the east of, opered by 40 U.S.C. 276s, or by any combination thereof. Contributions made, or costs assumed, an other th wed as lurving been constructively made or secured during a weekly period to the benefit is expressed in a range determination in any manner other than as an hourly rate and the Lesson's alternative fringe benefit, he shall furnish information with his payrolls sho payment or to provide the alternative frings benefit is equal to the cost of rise ides a tringe lamefit different from any contained in the wage determination, he shall similarly sha therefor, in the event of disagreement between or among the interested parties as to an equivalent of any fringe baseful, the Court shall submit the question, together with his recommendation to the Secretary of Labor for final de-
- (c) The assumption of an enforceable commitment to bear the cost of fringe benefits, or the preexpressly listed in section (b) (2) of 40 U.S.C. 276s or in the wage determination decision forming a part of the converse payment of wages only with the approval of the Secretary of Labor pursuant to a written request by the Labor. The 3 re the Lessor to set saids awars, in a securate account, to meet his obligations under any unfi
- (d) The Contracting Officer shall require that any class of laborers or mechanics which is not listed in the eage of and which is to be employed under the contract shall be classified or reclassified conformably to the wage determination do report the action taken to the Secretary of Labor. If the interested parties cannot agree on the proper classification or realization control particular class of laborers or machanics to be used, the Contracting Officer shall submit the question, together wish his resolute. Secretary of Labor for final determination,
- (e) Apprentions shelf be permitted to work as such only when shey are registered, individually, under a te program registered with a State apprenticable agency which is recognized by the Bureau of Apprenticable and Training United System Department of Labor; or, if no such recognized agency exists in a State, under a program registered with the aforesaid Bureau of Age and Training. The allowable ratio of apprentices to journeymen in any craft classification shall be not greater than the ratio per Lessor as to his entire work force under the registered program. Any employee listed on a payroll at an appendice unge nee, who is not registered as above, shall be poid the wage rate determined by the Secretary of Labor for the classification of work he assaulty parts Lastor shall furnish virities evidence of the registration of his program and apprentices as well as of the rights pile to be paid thereunder for the area of construction, prior to using any apprentions in the work,
- (f) The Lamor shall maintain payrolls and basic records relating thereto during the course of the work and shall as period of three years thereafter for all leborers and mechanics employed in the work covered by this clouds. Such recents shall at and address of each such employee, his correct clessification, rate of pay (including rate) of contributions for, or code address of each such employee, his correct clessification, rate of pay (including rate) of contributions for, or code address. benefits), daily and weekly number of hours worked, deductions made and actual wages paid. When the Secretary of Lebor as provided in persyaph (c) of this clease, he shall maintain records which show the coa munication of the plan or program to the laborers or mechanics affected, and the posts anti-cipal
- (g) The Lessor shall automic meetry a capy of all payrolis to the Contracting Officer. The Lessor shall be reof copies of payrolis of all subcontractors. The copy shall be accompanied by a statement signed by the Lesser int correct and complies, that the vege rares contained therein are not less than those determined by the St classifications set forth for each laborer or machinis conform with the vent is be performed. Submission of the required under this Agreement shall satisfy the requirement for submi proved by the Secretory of Labor with respect to frings bunefits which is required by peragraph fell of this di
- vired under this clause available for inspection by media Constructing Officer and the Department of Labor, and shall permit such representative to interview em
- (i) The Lassor shall comply with the Capitland Regulations of the Secretary of Labor QS CPR Part 3) which see he
- (i) The Contracting Officer may withhold or cause to be withheld from the Lessor so much of the ecoused payer od newstary to pay laborers bud mechanics employed by the Lesson or any autor
- (k) If the Lessor or and If the Leasor or any subcontractor balls to pay any laborar or mechanic employed or starting on the eleginative by the contract, the Contracting Officer may, of air swritten notice to the Leasor, take much action as to

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16. Overstme

led The Lamer shall not require or permit any laborer or mechanic in any work-week in which he is employed on any wants under this Agreement to work in excess of 8 hours in any calender day or in excess of 40 hours in such work week on work subject to the provisions of the Contract Work Hours and Sefery Standards Act (40 U.S.C. 327-333) unless such laborer or mechanic receives companies on a sets next less than one and one-half times his basic rate of pay for all such hours worked in excess of 8 hours in any subsedier day or in excess of 40 hours in any subsedier day

B) In the event of any violation of the provisions of paragraph (a), the Lessor shall be hatte to any affected ampliques for any amounts due, and to the Postal Service for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborar or smochanic employed in violation of the provisions of paragraph (a) in the sum of \$10 for each calendar day on which such amplitudes was required or permitted to be employed on such work in excess of 8 hours or in excess of the standard workness of 40 hours software payment of the exercises segar required by paragraph (a).

(c) The Contracting Officer may wishhold from the Lessor, from any moneys payable under the form, such some as may administratively be determined to be necessary to satisfy any kiabilities of the Lessor for unpaid wages and liquidated demagns.

16. Health and Salety Standards

(a) To the extent this agreement is for construction, alteration, antifor repair, including painting and decarating, the Laser that agreement as laborer or nuchamic errolloyed in the performed in the performed in the performed under standards promaigned by the Secretary of Labor materials and authority of 40 U.S.C. 333 Sec 25 CFR Part 1518).

(b) In the event it is determined that the Lessor has failed to comply with this provision regarding health and esfety standards, the Postal Service, in its discretion, may cancel this agreement, contract for the belance of the work or term, and there to the Lessor the saddlessed one; if any, insured thereby.

17. Subcomment Previsions

The Lessor agrees to ward Clauses 14, 15, 16 and 17 of this Agreement in all subcontracts hereunder and so require their inclusion in all boomtracts of lower size. The norm "Lessor" as used in these clauses in any subcontract shall be decread to refer to the subcontractor.

18. Assignment of Claims

(a) If this agreement provides for payments, aggregating \$1,000 or more, claims for manays due or to become stud the Leaser from the Postal Service under this Lease may be assigned to a bank, trust company, or other financing institution, including any Federal lending agreement may thereafter be further assigned and reassigned to any such institution. Any such assignment or reassignment shell obser all analyses beyond under this Lease and not pirady poid, and shall not be made to more than one party except that any such assignment are reassignment may be made to one party as agent or trustee for new or more parties participating but financing. No assignment are reassignment unit to recognized as velid and binding apon the Postal Service unless a written notice of the assignment or reassignment, septide with a true eaby of the instrument of assignment, is filled with (ii) the Contracting Officer, (ii) the surery or sureties upon the band or bands, if any, in consection with this lease; and (iii) the disbursing officer, if any, designated in this lease to make payment, and the Contracting Officer (us) the satignment in unitation.

tol. Assignment of this leads or any interest in this lease other than in accordance with the provisions of this steem shall be grounds for annulment of the lease at the eption of the Postal Service.

 If the premises are mortgaged prior to or during the term of this lease, including any renewal option periods, the Leaser shall so inform the Contracting Officer and shall, upon request, furnish a mortgage subordination agreement on PS Form 7450.

20. The following paragraphs were although bullets procuries:

5(e) 5(f) 10(a) 10(b) 11(a) 11(b) 11(c)

*6 Form 7446

BOOK 51 PAGE 444

42.7e

Paragraph 23, Maintenance Clause - Page 7 Paragraph 24, Taxon Rider - Page 8 6 5A Paragraph 25, Utilities -

Otilities The United States Postal Service shall pay the recurring monthly charges for fuel, electricity, and water, provide that each is separately metered for Post Office communet The Postal Service shall also pay the severage service charge in the demised premises, if connected to a public average. system.

Paragraph 23, Maintenance Clame Paragraph 24, Tame Rider

51 ma 445 BOOK

Patagraph 23

MAINTENANCE RIDER

Obligations of the Postal Service

The Postal Service shall keep the demised premises in good repair and tenantable condition, except that the Postal Service will not be obligated to make any repairs which are the responsibility of the lessor as specified in Paragraph 2 of this rider. The term "demised premises" as used in this paragraph includes the improvements thereon and the appurtenances thereto, and any and all equipment and fixtures furnished or to be furnished by the lessor under this lease. The Postal Service's responsibilities as stated herein shall be fulfilled at such time and in such manner as the Postal Service considers necessary to keep the demised premises, equipment, fixtures, improvements and appurtenances in proper condition.

Obligations of the Lessor

The lessor will be responsible for all structural repairs to the demised premises; for repairs resulting from Acts of God, or acts of the public enemy; for repairs to all common or joint use areas that may be included as part of this lease agreement; for repairs resulting from defects in building construction or installation of equipment, fixtures and appurtenances furnished by the lessor; for repairs resulting from fire or other casualty or calamity, unless such damage arises from the act or the negligence of the Postal Service's agents or employees; and for any repairs in postal maintained areas made necessary by any failure of a facility element for which the lessor is responsible. Structural repairs as used in this paragraph shall be limited to the foundation, bearing walls, floors, excluding the floor covering, column supports, and the roof system, including but not limited to roof covering, flashing, and insulating.

When the need arises for repairs which are the lessor's responsibility, the Postal Service shall (except in emergencies) give the lessor written notice thereof, specifying a time limit for completion of the work which is reasonable and commensurate with the nature of the work required. When the need arises for maintenance or repair or for restoration to a condition suitable for the purpose for which leased, the Postal Service shall (except in emergencies) give the lessor written notice thereof, specifying a time for completion of the work which is reasonable and commensurate with the nature of the work required. A copy shall be furnished by certified or registered mail to the Lessor's mortgagee and assignee of the monies due or to become due under this lease, whose names and addresses have been furnished to the Postal Service by the Lessor. If the Lessor (or the mortgagee or the assignee, on behalf of the Lessor) fails to prosecute the work with such diligence as will ensure its completion within the time specified in the written notice (or any extension thereof as may be granted at the sole discretion of the Postal Service) or fails to complete the work within said time, 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 lease, or, at the sole discretion of the Postal Service, cancel the lease. In addition, for any period the premises, or any part thereof, are unfit for the purposes for which leased, the rent shall be abated in proportion to the area determined by the Postal Service to have been rendered unavailable to the Postal Service by reason of such

Page 7 of 9

51 me 446

Paragraph 24

TAXES RIDER

- 1. Upon demand by the lesson, the Postal Service shall reimburse the lessor for all general real estate tames paid after the effective date of this rider. The lessor shall submit with his claim for reimbursement satisfactory proof of payment and correctness of the tax bill. 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 tax bills shall be made to the office shown in paragraph 3 of this rider. The lessor shall pay the general real estate taxes covered here before any fine, penalty, interest or cost may be added thereto for the non-payment thereof and at such time and manner and amount as to obtain any discount allowed by the taxing authority. If the lessor fails to do so, the Postal Service shall only reimburse the lessor for the amount that would have been paid had the lessor done so. The lessor shall pay all assessments and fees of every kind and nature other than general real estate taxes without reimbursement by the Postal Service.
- If a part of said general real estate taxes applies to any period prior to the commencement of this amendment 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 amendment and this lease, the Postal Service shall be liable to reimburse the lessor in the aforesaid manner for only that portion of said taxes applying to the period of time within the term of the amendment and the lease.
- 3. The lessor shall furnish the Postal Service copies of 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 shall be delivered or mailed within three days from the receipt thereof by the lessor to:

Manager, Real Estate & Buildings

Department, Los Angeles Field Office, Inglewood, CA 90311

or to such other office as the Postal Service may later in writing direct. The lessor shall cause payment of said general real estate taxes to be made under protest

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Paragraph 24 (continued)

when requested to do so by the Postal Service. The Postal Service may contest the amount of 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 penalties, costs or expenses in connection with any proceedings brought by the Postal Service, and the Postal 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 proceeding and execute any documents or pleadings required for such purpose provided the lessor shall be reasonably satisfied that the facts and data set forth in such documents or pleadings are accurate.

Page & of 9

NOOK 51 max 448

It is apprecisely understood between the parties hereto then Mike Janesen	the terms and conditions of the Agreement to Lices amounted by
by the Postal Service on November 2 part of this lease and are to be complied with at though fully an Claume shall not be applicable to any of the I IN WITNESS WHEREOF, the parties hereto have hereunto	, 19 81 including any amendment or conditioning forms, on many form herein, except that the Claims and Disputes excepts or Lamee's obligations under any of the provisions signed and maked these presents at of the day form unitary story.
SEAL	
(Company, Corporate or Fertnership Name)	- W
WTHERES:	in Ordinar
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onstance Eu	THE DISTEDITATES POSTAL SERVICE
	V. P. Maciorski, Manager Title Real Retails Branch Contracting Officer
Nev. 1914 7440 A.U.S. Government	Printing Office - 1976 - 651-777 51 mg / AD * - 1 - 1

FORM OF ACKNOWLEDGMENT FOR INDIVIDUALS

Sus of Seveda		
County of Clark		
Personally appeared befo	re me, a Notary Public in and for the Coun Hike Janeson	ly and State administra
he he	(Money) individual party in the inner) is the inner) in more person who executed the foregoing is	_
7. 7.	upoed, seeled and delivered uses and purposes therein est forth. starial seel, in the County and State aforces	(mallian)
19_82		
(Motorial Seal)		Les S. O. Dell
TEX S. O'DE Mary 2010 - Side Country of Ca.	it E	- Dec. 7, 1985

Ter. 1934 7449-8

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[To be executed and associate to leave before it is recorded.]	М
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The undersigned, BROWN & CO (Trust no. 415733005)	-
	-
holder(s) of a mortgage in the sum of \$ _145_000_00 on the property situated	
Main Post Office, SE corner of Main St. 1 Pielo St.	7
Pioche, Nevada 89043 (Coy, Succ. and ZIP Code)	
hereby consent(s) to the lessing of said assessment at the said	
for itself, its successors, executors, administrators, and assigns that in the event it bhould become	-
necessary to foreclose said martgage the seid martgages will cause the sele of seid premises to be	ł
made subject to said lease.	-
	1
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BROWN 5 CO	$\lfloor \rfloor$
Witness: Por Y Sake	₋╽
Its Partner	
P.O. BOX 15188	-
(Street Address)	-
Lac Vogas, Novada, 89114	-
SUBSCRIBED AND SWORN to before me, a netary public, in and for Clarke	•
County, State of Neveda , this 12 ct	-
July 1002/	1
(Suday Holmony	_
Mer 4 19 16 NOTARY PUBLIC	ı
County of Clark	
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BECORDS, PAGE 440 LINCOLN COUNTY, NEVADA	
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