NDEXEL Filed for record the St. 750 clock A. M. St. 750 clock A. M. In MLSC. Record 32 metrod to as "Postal Service County Recorder reteried to as "Postal Service Certain the lesson lessed to the Postal Service certain changes be made in the terms and condition changes be made in the terms and conditions to the conditions of the condi	Page
In ALSC Record 34 In ALSC Record 34 In ALSC Record 34 Instituted to sure Jean Maleer Free Keokuk County Recorder received to as "Pinna" Service certain the losser leased to the Postal Service certain changes be made in the terms and condition changes be made in the terms and condition	Page
metrical executive Jean Maleer Kepkuk County Recorder Reporter released to the Postal Service certain the lessor lessed to the Postal Service certain changes be made in the terms and condition changes be made in the terms and conditions.	ain premis
Agokuk County Recorder reletted to an "Pristal Service certa the lessor lessed to the Postal Service certa in changes be made in the terms and condi-	zin premise
reletted to as "Postal Service". the lossor leased to the Postal Service certains and conditions are made in the terms and conditions.	zin premis
the lessor lessed to the Postal Service ceru	
in changes be made in the terms and condi-	
in changes be made in the terms and condi-	tions of th
in changes be made in the terms and condi-	tions of th
; *** · · ·	tions of th
; *** · · ·	tions of th
•	
wing riders in their of all prior agreement	r Leasthill
Rider 🖸 Yes 🔲 No	
n to pay for maintenance, utilities or tuxes, a	as broonde
	•
27 4114 165010000	
ture option period, the ennualment will be: S	1,992,
· · · · · · · · · · · · · · · · · · ·	•
nt S	
at S	-
s: 5 7 :	-
at 5 1	•
al \$ p	регариция.
	n to pay for maintenance, utilities or tuxes, sole cost und expense; by and restrooms. reading at the time this amendment become by the lessor to correct the items listed above the effective date of the Postal Services associate output of the postal services associated under the present construct, the rent for at S.

BOOK 37 PAGE 283

- 8 This option is in addition to any other purchase options available under the lease of this property. If the Postal Service exercises this option to purchase, the least will convey the property by good and sufficient warranty deed, free and clear of all encumbrances. The Postal Service will obtain its own title evidence and sorveys, and will reimburse the lessor for reasonable expenses for recording less, (tamefor taxes, mortgage prepayent costs, and similar expenses incidental to closing, not including the cost to the lessor of any approisals obtained under paragraph 6 of this amendment.
- 4. Settlement will be scheduled to take place within 40 days after the purchase price has been determined. The purchase price will be paid as follows:
 - a. monthly payments in the amount of the current rent as of the date of settlement for the period of months of the remaining leave term (not including the period) of any upition not yet exercised), or \$4 months, whichever is the longer period;
 - b, the balance of the purchase price at the time of closing.

Payments are of principal only, with no interest due the lessor,

- 10. Within thirty (30) days after the date of execution, the lessor will record this lesse amendment at the lessor's expense and immediately thereafter provide evidence of the recording to the Postal Service.
- 11. All provisions of the aforementioned lease unaffected by this amendment are hereby confirmed and shall remain the same,
- 12. The Postal Service's assumption of obligations to pay for maintenance, utilities or tages under this amendment shall be effective as follows:
 - a. If any items of delerred maintenance are identified in paragraph 2 hereof, then on the first day of the month following completion by the lessor and acceptance by the Postal Service of the required work.
 - b. It no terms of deterred maintenance are identified in paragraph 2 hereof, then on the first day of the month following acceptance of this amendment by the Postal Service or on Oktober 1, 1980, if the phrase "October 1, 1980" appears immediately following this sentence and the Lessor's signed copies of this amendment are received in the appropriate office of the Postal Service within 60 days after the date of the letter transmitting this amendment in the lessor for signature.

IN WITNESS WHEREOF, the parties hereto have signed and scaled the day of August 19 81 WITNESSES	CORREO, INC.
ACCEPTED by the undersigned for the Postal Service this WITNESS: Hathy Spear Kathy Spear	(608) 725-5164 (Tricphone Kin, of Lease) 9th day of September 1981 THE UNITED STALES POSTAL SERVICE By: Title: Robert Vogel. Contracting Officer (Contracting Officer)

NOTE: Certain information provided by the lessor formed the basis of this Agreement. Lessors are cautioned that the penalty for making false statements or representations is contained in 18 U.S.C. Section 1001.

. :

MOOK 37 PAGE 284

U.S. POSTAL SERVICE LEASE AMENDMENT RIDERS (Applicable Rider checked)

KEOTA, IA 52248

X A. MAINTENANCE

I. 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 to abligated 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 puragraph inhades 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.

2. Obligations of the Lesson

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 faiture 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, lacluding but not limited to roof-covering, flashing, and insolation.

X B. TAXES TAXES MUST BE SEPARATELY ASSESSED.

- i. Upon demand by the lessor, the Postal Service shall reumburse the lessor for all general real estate taxes 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 benefits 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 cider. 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 reimburne the lessor for the amount that would have been paid had the lessor done so. The lessor shall pay all assessments and feet of every kind and nature other than general estate taxes without reimbursement by the Postal Service.
- 2. If a part of said general real estate taxes applies to any period prior to the commencement of this ammendment or subsequent to the expiration of the term of this leave and the termainder of the general real estate taxes applies to the period of time within the term of this amendment and this leave, the Postal Service shall be likable 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 taxes 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 Branch

Field Real Estate & Buildings Office

P. O. Box 69069, St. Paul, MN 55169

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 when requested to do so by the Postal Service. The Postal Service way contest the amount or whichly 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 in the names of both. The lessor, upon reasonable notice and request by the Postal Service, thall join in any such proceedings, but the lessor shall not be subject to any liability for the payment of panalties, costs or expenses in connection with any proceedings brough by the Postal Service, and the Postal Service hereby covenants to indemnify and save harmless the lessor from any such penaltics, costs, or expenses. The lessor shall be reasonably satisfied that the facts set forth in such documents or pleadings are accurate.

PS Form 7446-8

с. упитея				
As of the effective date of this Amendment, the Postal Service shall be responsible for paying the following stibility:				
All other utility payments shall be and remain the obligation of the lessor under the lesse.				
	•			
			,	
· · · · · · · · · · · · · · · · · · ·	:			
•				
	•			
•				
•				
•				
· ·				
			,	

.

EXHIBIT "A"
LEGAL DESCRIPTION
KEOTA, IA 52248

All that certain room 48' x 48' providing 2,304 square feet, net, inside measurements, on the first floor of the one-story brick and concrete block building and platform 10' x 12' providing 120 square feet; paved parking and maneuvering area 50' x 67' (less platform) providing 3,230 square feet; and setback in front 3' x 50' providing 150 square feet, situated on Lot Nos. 15 and 16, in Block No. 15 of the Original Plat, in Keota, Keokuk County, Iowa.

FORM OF ACKNOWLEDGMENT FOR CORPORATIONS

STATE OF WISCONSIN)
COUNTY OF GRANT	
Personally appeared before me, a no	tary public in and for the County and State aforesaid,
Ray A. 1	Eckstein
and	whois known to me to be the
President and	of the
	and
of the said corporation, that the scal affix that it was affixed, and that he signed	foregoing lease, who deposes and says that he knows the seal ted to the above instrument is the seal of said corporation, and his name thereto, by authority of the said corporation. his own free and voluntary act.
Done at	, in the County and State aforesaid, this
day of August , 19_	61
NOTARIAL SHA	Agnes M. Dietrich Notary Public. My commission expires February 13, 1983

NOTE.—If the corporation is without a real, that portion of the acknowledgment referring to a real should be stricken out, and on the blank line following this statement should be made: "and that the said corporation has no corporate seel."

76 Perm 7443-A

1,

STATE OF MINNESOTA)
(ss.
COUNTY OF RAMSEY)

I, JOYCE ANN FALKENSTEIN, a notary public, do hereby certify that ROBERT VOGEL, Field Supervisor, Field Real Estate and Buildings Office, United States Postal Service, St. Paul, Minnesota, personally appeared before me and acknowledged said instrument to be an act and deed of the United States Postal Service.

Subscribed and sworn to before me this 9th day of

JOYCE ANN FALKENSTEIN Notary Public

JOYCE ANN FALKENSTEIN
Notary Public, Ramsey County, Ma.
My commission expires Dec. 14, 1987.

STRUM SERVICE