(If applicable)

Accepted by:

, and, unless terminated earlier in the manner hereinafter set HANVIGON ST (O) NATIONAL ADVERTISING COMPANY, LESSEE LF007797

- 6. In the event of any change of ownership of the property hereby leased, the Lessor agrees to notify the Lassee promptly of such change, and the Lessor also agrees to give the new owner formal written notice of the existence of this lease and to deliver a copy thereof to such new owner.
- 7. Unless specifically stated otherwise herein, the Lessor repretents and warrants that he is either the Owner or the Agent of the Owner of the property herein denised, and that he has full authority to coper into this lesse. The Lessor covenants and warrants that if the Lessoe shall pay the reard as herein provided and shall keep and perform the other covenants herein stated, the Lessee shall and may, peaceably and quietly have, hold and enjoy the use of the premises herein denised for the term of this lesse, such use to include access to the site over any lands under the control of the Lessor.
- 8. Neither the Lessor nor the Lessee shall be bound by any agreement or representation, expressed or implied, not contained herein. This lesse shall be deemed to have been accepted and its terms enforceable only upon the acceptance hereof by the Lessee in the space provided. Following such acceptance, it shall inure to the benefit of and be binding upon the parties hereto and to their respective tenants, heirs, successors, personal representatives, executors, administrators, and assigns.
- 9. In the event that the portion of the Lessor's property occupied by the Lessee's displays is to be improved by permanent construction or remodeling, as evidenced by a building permit, requiring removal of the Lessee's displays, the Lessor may terminate this lesse upon giving the Lessee they (90) days written notice of termination, together with a copy of the building permit, sent by registered mail to either the Lessee's Home Office or the Branch Office listed, and upon the Lessor's refunding to the Lessee the rem previously paid for the unexpired portion of this lease beyond the termination date. The Lessee agrees to remove its displays within the 90 day period. If the Lessor does not commence the construction or remodeling termination (90) days after the displays have been removed, the Lessee may, at its option, reinstate this lease by written notice to the Lessor, and a reinstated, the Lessor agrees to reimburse the Lessee for its reasonable expenses in the removing and replacing of the Lessee's displays on the
- 10. If at any time the highway view of the Iessee's displays is obstructed or obscured; or the advertising value of the displays is impaired or islands. Or the use or, installation of such displays is prevented or restricted by law or by the Lessee's inability to obtain any necessary permits of accuracy, or if the Lessee is mable, for any period of ninety (90) consecutive days or more, to secure and maintain a suitable advertising contract displays, or if there occurs a diversion of traffic from, or a change in the direction of traffic on highways leading past the Lessee's displays, in Lassee may, at its option, terminate this lease by giving the Lessor fifteen (15) days written notice, and the Lesser agrees to refund to the Lessee that the lessee may, at its option, instead of terminating this lease, be entitled to an abatement of rent payable hereunder during the period such conditions or any of them exist, and to the refund of any tent paid in advance for the period of such abatement.
- 11. All structures, displays and materials placed upon the said property by the Lessee are Lessee's trade fixtures and equipment, and shall be and remain the Lessee's property, and may be removed by the Lessee at any time prior to or within a reasonable time after the termination of this corrange extension thereof. The Lessor agrees to allow the Lessee full access to the property occupied by the displays for the purpose of erecting, mutataining, changing or removing the displays at any time.
- 12. The Lessor agrees not to erect or permit any other party to erect any advertising displays or other advertising matter on any property-symbol or controlled by the Lessor within a radius of six hundred (600) feet of Lessee's displays, nor to permit any other obstruction to partially or applicably obscure the normal highway view of said displays, and the Lessee is hereby authorized to remove any such other advertising display or applicably or applicably obscured its option.
- 13. The Lessee agrees to save the Lessor harmless from any and all claims or demands on account of bodily injury or physical property damage day or resulting from any negligent or willful act of the Lessee's agents or employees in the construction, maintenance, repair, change or result of the Lessee's displays on the property, and agrees to carry, at its own cost and expense, adequate public liability insurance covering any such contract to lessee harmless from any and all claims or demands on account of bodily or physical property damage caused by or resulting from any negligent or willful act of the Lessor.

	* * * * * *	* * * * *	*. * * * * * * * *	1/4 510	* * * *	* * * * *
BAL DESCRIPTION OF LEASE	D PREMISES (for reco	rding purposes):	w/ NU	/ 14	<u> </u>	97 <u> </u>
FILED FOR	RECORD 5-18-71	at <i>//i330</i> Am. in 9	OOK 44 OF Y	in Rec	A Company	· ·
PAGE	45 Carl	•		G DS, SARPY COUNTY NEI	25-	
				SAME I COOKEE INC.).	
	. * * * * * * * * * * *	* * * * *		* * * * * * * *	* * * * *	* * * *
neof_Nebraska		· · · · · · · · · · · · · · · · · · ·	tier in the second			
y of Sarpy			•			
1.8 (1.8 <u>1.8 1.9 1.9 1.9 1.9 1.9 1.9 1.9 1.9 1.9 1.9</u>	_day of Vay	<i>T</i>	19 Ulbefore me,	Joanne M.	Hines	the second second
undersigned officer, personally as the on) to be the person where nat is she voluntarily executed the	no is subscribed to the	roline Bo above instrument, ourpoies hereix con	and being referened of		une of Norary) known to me (c instrument, ackn	or satisfactorily looked, ted that
witness whereof, I have hereunto	set my hard and others	sml.	Joan	(Signature of Cirie	fines	
	· · · · · · · · · · · · · · · · · · ·		Notary I	Public	Tribitation St.	MARKET CO.
19 (19) 19 (19)				(Title of Officer)		
		M.	y Commission Expires	August 7,		35 7 E
				•		S. S. W.
to the second se					Tree to Manne	CHRISTIAN SAN