METRO BUSINESS ARC' 'VES 1340 East Sixth Street • Los Angeles, Catriornia 90021 (213) 489-5990

STORAGE AND SERVICE CONTRACT

⁰⁶⁵⁵⁸L 4439

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ACCOUNT NO.: 2742	()6/) DAT	E: 2 / 14 / 86
ACCOUNT NAME: City of Carson			
STREET 701 E. Carson Stree	it C	P	.0. Box 6234
CITY Carson		STATE: CA	ZIP: 90749
ATTENTION : Elaine Flynn	TITLE: Adm	Asst	PHONE: (213) 830-7600
METRO BUSINESS ARCHIVES (hereinafter called the Company) hereby agrees to accept for storage and to service for the above named depositor based on rates as stated in the rates section of this contract. Contents of customer's goods not verified by Company. DEPOSITOR'S DECLARATION OF VALUE Depositor declares the value of all business records transported, stored, handled or serviced, now or hereafter for this account, shall be 3¢ per pound per article unless a higher value is declared in the value protection position of the second per pound per article unless a higher value is declared in the value protection position of the second per pound per per per pound per per per pound per			
computer tapes, disks, video and audio tapes, etc., transported, stored, handled, or serviced now or hereafter for this account is actual value of the storage media only unless a higher value is declared in writing in the value protection portion of this contract.			
VALUE PROTECTION			
Depositor declares the excess value of the goods to be \$ Depositor understands an additional charge of 10¢ per \$100 valuation per month will be charged for the value protection. Depositor agrees to recompute the amount of the excess value herewith declared as items are added or removed, and will so notify the Company in writing of any requested changes. In the event that the actual cash value of the entire lot of property stored for which the depositor has declared a lump sum value is in excess of the lump sum value so declared by the depositor, it is agreed that the depositor shall be regarded at his own risk to the extent of any difference and the depositor shall bear that portion of any loss which the undeclared amount bears to the			
RATES			
REGULAR STORAGE PER MONTH:	STORAGE FEE CTNS/C.F.@:\$.24 PERC	TN 10 F	* ((00
MINIMUM AMOUNT: \$ 30.00 PER MONTH	OTHSTO.F.W.S .Z4 PERC	IN./C.F.	\$ 66.00
VAULT STORAGE PER MONTH:	CTNS/C.F.@:\$ 3.00 PERC	TN. / C.F.	\$ ·
MINIMUM AMOUNT: \$ 25.00 PER MONTH		-	- (11.1.1)
'STORAGE DEPOSIT 3 mos. Refundable \$ 90.00(Waived)			
* A storage deposit is required on all new accounts. Items in Company's possession before the 16th of the month will be charged for a full month; if possessed thereafter, will be charged for ½ month.			
DECEMBED AND THE PARTY OF THE P	INITIAL SERVICES REQUIRED		
RECEIVING AND INDEXING: 275	CTNS.@\$.90 PE	ER CTN.	s 247.50
(This is a one time charge applicable when containers are initially placed in storage.)			
OPTIONAL			
TRANSPORTATION:11,000 LBS.@\$	0316 PER CWT		\$ 347.60
(Pickup and delivery of large qui	antities will be performed at transpo	ortation rates curre	intly in effect)
HOURS (i) \$	Per man hour		\$
HOURS @ \$	Per man hour		
ADDITIONAL OFFICERS			
	ADDITIONAL SERVICES		
RETRIEVALS, Per container \$ 1.65 PER	MANENT REMOVAL, \$95	MESSENG	ER-VAULT Per
	container or item (+ retrieval charge)	trip for	3 boxes \$ _7.00
	SSENGER — Scheduled frip 10 Ibs. 6.50	plus \$	1.00 for each
B	ssenger — Deferred	addi g t	ional box.
PHOTOCOPY, Per page	SSENGER — Stat (M-F	STD./XRA	YCTNSea.
	per trip 23.00		ea.
MES per	SSENGER — After hours	VAULT CT	NSea.
per			
THIS PROPOSAL GOOD THROUGH Depositor hereby acknowledges read to the state of the s			
including the reverse size			
Depositor hereby acknowledges receiving a copy of this contract and has read its terms and conditions printed hereon print Name of Depositor or Authorized Representative Title			
Print Name of Depositor or Authorized Representative	torns and con	ditions and affixes	his / her signal
representative	Title		
Store		FOR OFFICE U	SERNIV
Surfature of Depositor of Authorized Representative		169(R-	4100
Date Date			
Representative AMIC	2-20 01	M 23021	/
Title	Date		LEVATORS STAIRS
		DOCK	PARKING

ORIGINAL-PLEASE RETURN TO METRO

TERMS AND CONDITIONS

- t. Storage And Service Rate, it is agreed that the storage and service rates charged are based upon those set forth in the rates section of this contract. Rates are subject to change upon giving Depositor thirty (30) days advanced notice of same.
- 2. Terms of Payment. The payment for storage and other charges are the and payable upon receipt of invoice. Where goods are allowed to remain in storage for a fraction of a month, a full month's storage will be charged. A late charge in the amount of 8-1/3% permonth shall be made on any amount over thirty (30)
- Additions To Storage Lot. Any additional goods hereafter delivered by the Depositor to the Company for storage as a part of this lot while this contract is out standing shall be subject to the terms and conditions hereof.
- 4. Access To Deposits. Deposits and/or information contained in deposits, shell be delivered only to Dapositor, Depositor's agent, or employee of the Depositor If so order any service for or removal of the Depositor's storage account. Such order may be given in person, by telephone, or, in writing. In the event there is loss such unauthorized divulgence of the contents of the records, and their liability, Dapositor agrees to indemnify and hold Company harmless for any whather selected by Company or the Depositor, shall constitute delivery to the Depositor.
- 5. Miscellaneous Additional Services. All miscellaneous services such as inventorying, indexing, cataloging, and making the records suitable for storage are available; however, the cost of same is to be negotiated when the service is requested. Such services may be performed by independent contractors. If Company brings the Depositor and said contractors together, even at Company facilities, it is understood and agreed that such persons are not the sents or employees of Company. The Depositor agrees to pay such independent contractors separately from any charges due Company under this Service Agreement.
- Services To Stored Goods. Should the Company, In its sole discretion, determine that mothtreating, furnigating, or otherwise treating or handling all or a portion of the business records stored heraunder is necessary for the protection of the business records, or of other goods and business records stored in the depository, it may render such additional service and add its charges therefor to the amount payable by the Depositor hereunder.
- Ownership Authority. Depositor warrants and represents that Denositor is the owner or legal custodian and has the lawful right to possession of the Items which it shall delines a Company owns all rights and figures in all such items; and that none of the items, rights or licenses or any material contained therein violates the crivate. Sixel in property rights, the right of privacy, or any other rights of any person whatsoners and dues not offered the public morals or decency. The extent to be of no particular inherent or extraordinary value except as general inclines records of Denositor. If Company is male a party to littlession and to pay all costs and attorneys' feet incurred in connection therewith.
- H. Lien For Charges, Company that have a lien upon all deposits of Depositor under the Unitorin Commercial Code for all charges for transportation, storage, other related services, and any advances hereunder. Company may bring suit for said charges voltoout lirst foreclosing its lien. If charges remain unpaid after related services, company may, at its option: (a) redeliver the deposits to Depositor at his address herein; (b) refuse access to repussit, or cle sell at public or the Jaw. In the event any controversy or litigation arises concerning the deposits of Depositor; in addition to all storage and other charges which Company may able attorneys fees, incurred by the Company in connection therewith, Depositor agrees to pay all costs of collection or suit, including reasonable attorneys.
- Depositor's Declaration Of Value:

 12) The Declaration of Value herein shall be considered the value of said hismess records for the page of this Agreement regardless of the actual value forced. This Value represents the maximum liability of the Company of the beginness records shall govern the first agree which it is most be in recorded, the Depositor higher valuation unless so noted beginn in the Value Protection Section of this contract.

 The Declaration of Value herein shall be considered the value of said magnetic media (e.g., computer tights, etc.) for the pagenge of this agreement, regardless of the actual value fleered. This Value represents the maximum liability of Company. The Depositor has been offered and has declared the option to declare any higher valuation unless so maked herein in the Value Protection Section of this contract.
- 10. Building Watchman. It is understood that the building is of fire-resistant construction, but no quarantee is given that the contents of same cannot be destroyed by fire. No night watchman shall be required, nor is one provided.
- 11. Liability Of The Company.
- Liability Of The Company.

 (a) Sard goods are accepted for storage at the exclusive risk of the Depositor for damage thereto from fire, vermin, deterioration by time, leakage, heat, acts of code, public enemy, public authority, war, quarantine, strikes, labor disputes, first, earthquakes, inherent vice, breakage, moth, rust, water or any other cause beyond the control of the Company.

 (b) The Company shall not be liable for any representation, understanding or agreement unless in writing and specifically incorporated into this contract, (c) The Company shall only be liable for failure to use ordinary care and then only upon the basis of the agreed value of said good, as provided herein.

 (d) All contracts are accented subject to delays caused by labor troubles, riots, and the elements, and no exponsibility therefor is assumed by the Company.

 (e) The failure of Company to deliver goods to any person entitled thereto shall not constitute a conversion of goods not subject company to any liability what some such non-relivery results from causes arising from strikes, lockouts, work stoppages or restraints of labor, from whatever causes.
- 12. Consequential Damages. The Company shall not be liable for consequential damages from negligent deby or proximately caused by the physical loss or damage to any property, unloss specifically set forth in writing on the Company's shapping order or other document stating the nature and extent of the consequential demonstration writing that it agrees to be liable for such consequential damages.
- 1.3. Time For Filing Claims. The Company shall not be liable for the loss of, destruction of, or damage to the goods or any part thereof unless, after the date upon which the goods are delivered, or demand therefor is refused, Depositor;

 (a) Presents a claim in writing to the Company within sixty (60) days after such date and,
 (b) Suit is filed by the Depositor or other person(s) entitled to sue, within one (1) year after such date.
- 14. Change Of Address. Notice of any change of address of the Depositor must be given by the Depositor to the Company, in writing, and acknowledged, in writing, by the Company on the following monthly statement, and no notice of any change of address shall be valid or binding against the Company, if given in any of the face of this contract until such written notice of change is received by said Company, and acknowledged by it in writing on the following monthly state-
- -15. Destruction Of Useless Records. Upon written instruction from Depositor, Company may destroy demosits. Depositor hereby releases and indemnifies Company and all liability by reason of destruction of such deposits pursuant to such authority.
- 16 This Agreement shall inure only to the benefit of the parties hereto or their successors in interest and is not intended to be for the benefit of any third party hereto whether a creditor or incidental beneficiary or otherwise.
- 47. Modification. This Agreement constitutes the entire agreement between the parties and is binding upon the representatives, assigns, heirs, executors, administrators, and successors of the respective parties and may be amended only in writing.
- 18. Transportation, Company is not and shall not be deemed a common carrier,
- Dwellon, Unless otherwise provided in this contract, this Agreement dual automatically be renewed for successive terms of three months until either party shall cancel if by gring the other written notice of its election to cancel at least 90 days prior to the expiration of the then existing term
- 20. Governing Law, This Agreement shall be governed by the laws of the State of Celifornia.