DEFARTMENT OF THE AMERI ALEMENTATION 2 TO PERSON NO. 54-25-066-ENG-11073 10NA MERCA ASSUMPTION FLAST, IDMA

WHEREAS, on the 1st day of October 1963 the Atomic Energy Commission (Albuquerque Operations Office) was granted a fermit ho.

DA-25-066-ENG-11073 for a term of ten years to use and occupy buildings and lands within the boundaries of the lowe Army Amunition Flant, lower, and

WHEREAT, the Atomic Enerry Commission has requested the use and occupance of three buildings: luilding ho. 669, IAAF ho. 600-37, 225 sq. ft.; Building ho. 612, IAAF ho. 600-51, 152 sq. ft.; and, Building ho. 344, IAAF ho. 600-66, 2460 sq. ft.;

WHEREAS, it has been determined that said building and lands are available for the use requested.

WHENEAS, a right-of-entry was granted to the Atomic Energy Commission to use and occupy three buildings, above listed, and approximately 34 acres of land.

NOW THEMPORE, in consideration of the premises, the aforesaid Fermit No. DA-25-065-186-18073 is hereby amended in the following particulars, but in no others:

That the granting clause is exercised effective 30 September 1971 to include the use and occurancy of Indiang ho. 669, IMAR No. 660-37, 225-sq. ft.; Duilding No. 612, IMAR No. 660-91, 192 sq. ft.; and, Building No. 344, IMAR No. 660-66, 2160 sq. ft., and 34,952 across of land as shown on Exhibit "G" attached herets and made a part hereof.

All other terms and conditions of the permit shall be and remain the same.

Vs/Joo B. Graham, Jr.

JOE B. CRAIMI, Jr. Chief, Real Estate Division Cmaha District, Corps of Engineers

7A.02-1

DEPARTMENT OF THE ARMY

PERMIT TO OTHER FEDERAL GOVERNMENT DEPARTMENT OR AGENCY

TO USE PROPERTY ON IOMA AND A DESCRIPTION FLATT, ICMA

No. DA-25-066-ENG-110

THE ALONIC ELENCY COLLISSION (Albuquerque Operations Office) is hereby granted a permit for a term of Ton (10) years

beginning

1 October

, 19 63, and ending -

30 Coptember

but revocable at will by the Scoretary of the Army, to use, occupy, where, and control for such purposes us deaded necessary by the Atomic Lierry Commission, all of the Lind, suildings and facilities as described in Exhibit "A", attached here and made a part hereof, and

u i-u

as shown substantially in red on Exhibit A, attached hereto and made a part hereof, and dead

THIS PERMIT is granted subject to the following conditions:

- 1. That the use and occupation of the said premises shall be without cost or expense to Department of the Arms. The general supervision and subject to the appropriate standard have a supervised and subject also to such rules and regulation because from time to time prescribe:
- 2. That the permittee shall, at its own expense and without cost or expense to the Departm of the Army, maintain and keep in good read air and condition the premises herein authorized to used.
- J. That any interference with an damage to property under control of the Department of Army incident to the exercise of the principal decimal principal shall be promptly corrected by permittee to the satisfaction of the said officer
- 4. That the permittee shall pay the cost, as determined by the said afficire of producing and supplying any utilities and other services furnished by the Department of the Army or throi Department of the Army facilities for the use of the permittee.

5. That no additions to or alterations of the premises shall be made without the priorie with of the said officer awin, immediate jurisdiction over the Isma Ordanamorrana I Amminition ilent.

Annualtica 1875.
6. That if for any reason it should be deemed necessary or expedient for the Departm the Army to perform functions and/or render services which are the responsibility of the period the said officer may, in lieu of reimbursement, require the permittee taylighted the personnel constant required for the performance of said functions and on for the rendering of said see In addition to jurnishing personnel and constaterials received shall reimburse the Department of the Army for any costs incurred by in Department of the Army in connection with said tions and/or services, such as for supervision and or equipment furnished. Selection of personnel will be subject to the approval of the said officer.

- 7. That on or before the date of expiration of this permit or its relinquishment by th mittee, the permittee shall vacate the said premises, remove its property therefrom, and r the premises to a condition satisfactory to the said officer, ordinary wear and tear and debeyond the control of the permittee excepted. If, however, this permit is revoked, the per shall vacate the premises, remove its property therefrom, and restore the premises as afo within such time as the Secretary of the Army may designate.
- 8. That on or before the date of expiration or revocation of this permits relineuishment by the permittee, the remittee shall vacate the said presides and any remove its property therefrom. The permittee will to the best of its ability decommendate the said presides.
- 9. That the Atomic Emony Commission will have exclusive responsibility all activities within the said premises. The Department of the art y is related to the porther of the Army.
- 10. To activities will be conducted by either the Department of the Area the Atomic Prorty Commission which will untuly jeophrelice or inversers with each others personnel or operations.

INCUITNESS WHEREOF I have bereante set my hand by authority of the Secretary.

XArmu this

day of:

milaxxx.

11. Prior to any revocation of this Permit by the Secretary of the Army, reasonable advance notice shall be given the Atomic Energy Commission.

Condition Los. 3, 0 and 7 were deleted, Condition Ros. 1, 4 and 5 were altered, and Condition Ros. 3, 9, 10 and 11 were unded prior to execution.

IN WITHESS WEEREOF I have herounto set my hand by direction of the Assistant Secretary of the Army (IGL) this 30 th day of September 19

ector of Inguished Program

DEPARTMENT OF THE ARM AMENDMENT NO. 1 TO PERMIT NO. DA-25-066-ENG-11073 TOWA ARMY AMENDMENTION PLANT, IOWA

WHEREAS, on the 1st day of October 1963 the Atomic Energy Commission (Albuquerque Operations Office) was granted a Permit No. DA-25-066-ENG-11073 for a term of ten years to use and occupy buildings and lands within the boundaries of the Iowa Army Augunition Plant, Iowa; and

WHEREAS, the Atomic Energy Commission has requested the use and occupancy of Building No. 30-43-9, containing 1608 square feet, and approximately 1.6 acres of land;

WHEREAS, it has been determined that said building and lands are available for the use requested.

NOW THEREFORE, in consideration of the premises, the aforesaid Permit No. DA-25-066-ENG-11073 is hereby amended in the following particulars, but in no others:

That the granting clause is amended effective 27 May 1966 to include the use and occupancy of Euilding No. 30-43-9 together with approximately 1.6 acres of land described as follows:

Commencing at a rail two inches below the surface of Agency Road at the Scuthwest corner of Section 35, Township 70 North, Range 4 West of the Fifth Principal Peridian; thence North 1710.65 feet along the West boundary of said Section 35, thence South 89°17'30" East 791.10 feet to centerline of railroad tracks marking point of beginning; thence North 0°42'30" East 75.75 feet along centerline of railroad tracks to point of tangency; thence 39.71 feet along the arc of a 572.97 foot radius curve convex Northwesterly with a 99.58 foot, long chord bearing North 5°41'45" East; thence South 89°17'30" East 191.33 feet; thence South 0°42'30" Vest 350 feet; thence North 89°17'30" West 200 feet; thence North 0°42'30" East 175 feet to point of beginning; all the above property lies in Section 35, Township 70 North, Range 4 West of the Fifth Principal Meridian.

All other terms and conditions of the permit shall be and remain the same.

IN WITNESS WHEREOF, I have set my hand by authority of the Secretary of the Army this 27th day of No. 1966.

DALE KENT

- Chief, Real Estate Division
U. S. Army Engineer District, Omaha