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÷		WALEHOUSE	COMPANY	-01	-	
	LAWRENCE	WAILE STONE WITH	Constant of the second second second			

FIELD WAREHOUSE LEASE

Multnomah

Whis Budenture, made in the City of ... day of Uctoper 23., 18 63., by and between and State of Uregon, this.

* * * SKAMANIA LOGGERS & CONTRACTORS, INC. * * *

Washington corporati n

hereinafter called the lessor, and LAWRENCE WAREHOU IE COMPANY, a California corporation, hereinafter called the leavee;

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WITNESSETH:

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described as follows; vis. Where certain premises as shown outlined in red on plat marked Exhibit Whese certain premises as snown outlined in red on plat marked Exhibit ""," attrated hereto and made a part hereof, which are a portion of the property owned by lessor, more particularly described as the Skaminia Loggers & Contractors, Inc. Plant located ap roximately five (5) miles hat of Stevenson, Washington on Highway No. 830.

NOW, THEREFORE, the lessor hereby refits, domises and leases, and the lessee hereby hires and takes of and from the lessor, the aforesaid premises described above, with the appurtaneous, together with the full right of ingress and orgense to and from said premises, over and through any other premises of the lessor, to be occupied for the conduct of a field wavehouse on a tenanor from month to month, and until said tenancy shall be terminated by a thirty (30) day written notice given by either party to the oft er, for the aggregate rental of One Dollar (\$1.00), the receipt of which is hereby acknowledged; provided, that no notice or termination by lessor shall become effective unless all wavehouse receipts, or other evidence of the storage, representing commodities stored in or on said premises, or any part thereof, issued by lessee abs 4 have been auror and encelled, and all charges of lessee due or to become due in connection with the operation of such wavehouse basis have been fully paid.

The leaser covenants and agrees that the lease may place or, in or adjacent to said leased premises, such signs and other evidences a. it may deem necessary to indicate its possession of the leased premises and of the commodities stored therein or thereon, and further that the lease shall have the parumo at right at all times during the term of this lease to use any facilities of the lessor for receiving, handling, weighing, storing, caring for, packing, shipping and delivering any stored commodities.

It is expressly understood and agreed that the lessor shall not have access to the leased premises or to the commodi-ties stored therein or thereon, provided, that, with the consent of the lessee, the lessor may enter the warehouse conducted on said premises and, under the supervision of the lessee, deliver thereto commodities for storage, perform such acts as are necessary in the care and preservation. If the same while stored and accept celivery of commodities which are desig-insted and released from storage by the have and for the further purpose of making copairs as hereinniter provided.

nated and released from storage by the have, and for the further purpose of making (chairs as hereinatter provided. The lessor agrees with the lessee that it will at its own cost and expense keep raid demised premises in good or ler and repair, and that the lessee shall not be called upon or required to make any repairs of any kind or nature to, in or about said demised premises; and said lessor hereby covenants and agrees to indemnify lessee against any claim, expense loss or damage suffered by lessee as a result of its occupancy of the premises and against any loss or damage to commodi-tes which may be stored in said premises by the said lesse; and said lessor holds said lesses harmless from any damage or loss that may come to any commodities stored in said premises, irrespective of the nature or cause of said camage or loss.

or loss that may come to any commodities stored in said premises, irrespective of the nature or cause of said damage or loss. Should the lessor violate any of the terms or conditions of this lease, or in any manner interfare with, or make difficult the duties of the agents, servants, or employees of the lessee; or become insolvent, or should the premises hereby leave become involved in any manner in litigation, or should the lessee or the lessee be ejected or custed therefrom, or proceed ings be begun i to mat purpose; or should the lessee at any time deers it necessary for the premises herein de-cribed the commodities stored, then the lessee shall have the right to r move all commodities from the premises herein de-cribed to such other place or places as the lessee may deem proper or expedient; and in case of any such removal the lessor under-takes and agrees to pay the lessee all expenses of such removal and of storing suid commodities elsewhere in addition to any othy r proper charges against said commodities.

The lossor warrants and guarantees the peaceful possession of the premises by the lessee and agrees to indemnify and hold the lassor harmless of and from any and all claims and expenses incur ed or assumed by lesse in defending or main taining posses of or said premises. The lessor agrees to execute or cause to be executed any further agreement or agree-ments that may be necessary to secure the convenient use and er joyment of the premises hereby leased by the lessee.

Baid loant farther agrees with said lesses to pay for all gas, electricity, light, heat, power, steam, water or other utility supplied to or used upon said demised premises during the term of this tenancy. The longer, without the consent of the lessor, shall not for all or any part of the term herein granted, sublet the said premines nor assign this loase

For additional terms and conditions of this lease, if any, see vide or riders attached herato and make a part hereof. For auticidial terms and conditions of this lease, if any, see the or rules attached her to and make a part hereof. IN WITNESS WHEREOF, lessor has caused this lease to be executed by its proper corporate officers and its corporate seal to be bereunto affixed, or caused this instrument to be executed by a partner thereinto duly authorized, or set his hand and seal, whichever is appropriate, and issee has caused this lease to be executed by its proper corporate officers and its cor-porate seal to be hereunto affixed the day and year first above written.

SKA ANIA LOGGER. & CU.FI CIULT, INC. Lessor By Madu Mererald Priz 1.1.1.6 والمخاكف locretary LAWRENCE WAREHOUSE CC IPANY Lessue - (. e. jujili



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