This lease, made and executed between Donald A. Brown, of North Bonneville, ashington, of the first part, and Lee B. Poppenhagen, of North Bonneville, Vanhington, of the swoond part.

WITHE "THE That in consideration of the zents and other covenants hereinafter expressed, the first party demises and leases and does hereby demise and lease to the second party the following described parcel of ground.

A plot of ground beginning at a point in the southeast corner of Block number Five, thence following the West line of the established road North-westward, diagonally, approximately ninety-two (92') feet, thence westward approximately thirty (30') feet, thence Southward approximately seventy-five (75') feet to five (75') feet, thence Eastward approximately seventy-five (75') feet to the point of beginning, known as Lots numbered One (I), and Two (2), in Block number Five (#5), situated in the Brown Tract, a part of the old Chenowith donation land claim, beginning at a point in the North line of State head number eight (#8), three hundred and twenty (320') feet West of Section line between Sections numbered twenty-one (21) and numbered twenty-two (22), township two (2), North Range seven (7), East W. M. in Skamania County, Washington.

With the privilege thereto, for and during the term of eight (8) years from the 1st day of August 1966, to the 1st day of August 1974, with the further privilege of a fifteen year extension of time, which extension shall be optional with the accord party.

on the 1st day of August 1966, and then on the 1st day of every following month the second party shall pay or cause to be paid to Donald A. Brown the monthly rental of four (\$4) dollars during the tell of this lease.

It is understood that the use of said ground by the second party is for the sole purpose of residence and/or living quarters, and he agrees to keep the tract free from debris and also to comply with sanitary laws and requirements demanded by the commenwealth, and to the best of his ability to permit no undue traffic in lewd practices or intoxicating liquor.

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(Lenge). Lee C. Poppertia (en. (2))

The first party shall pay all taxes assessed against the ground value. The second party shall provide and pay water taxes or assessments. And he shall pay the taxes assessed on the alue of his improvements. The improvements may be moved off the ground at the expiration of this lease providing lessee has faithfully fulfilled the covenants herein contained.

Ten additional days of grace are allowed in which to make said rental remittances by the second party to the first party.

This lease may be sub-rented or a music sed at any time upon proper notification to the first party.

All the foregoing stipulations herein contained shall be mutually binding on administrators, heirs, and assigns of the parties hereto.

Travel a Brown -

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alther M. Lappenha gent

(Lease). Lee C. Poppenhagen. (3).

State of Washington, County of Skamania.

I, SC Fueral, a Rotary Public do horeby certify that Lonald A. Brown, and Lee G. Poppenhagen, of North Bonne lie, Washington; to me known to be the individuals described in and who executed the within instrument, and acknowledged that they and each of them were authorized to and did sign and real the same as their free and voluntary act and deed for the uses and purposes therein mentioned.

Given under my hand and official scal this 14 day of hand,

Notary Public for the State of washington, residing at Stevenso therein.

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