## CABIN SITE LEASE

hereinafter celled Lessee, lesses to Lassee the following described cabin site on the terms and conditions stated herein:

Cabin site number (CO) of the North Words as shown in red on Exhibit "A" attached hereto (all distances being approximations), being part of Givernment Lots 4 and 8. Section 26, Township 7 North, Renge 6 East, W.M., Skimerila County, Washington, SUBJECT, however to an essement for right of way for creess road acquired by the United States of America, United States Forest Service.

#### SECTION A. OCCUPANCY

1.01 Term. This Lesse is grented for the period beginning Ontro 1 1. 19 IL , and terminating on June 1, 2025, unless sooner terminated as hereinefter provided.

1.02 Moster Legie. Lessor holds the above described promises under a lease, hereinofter referred to "master lease," dated August 11, 1970, from the State of Washington, acting by and through the Department of Natural Resources.

1.03 Moster Lesso Incorporated. The moster lesse is on file with Lessor and is available for inspection. Lessee's rights hereunder are subject to all the terms, provisions, exceptions and reservations set forth in soid mester lesse (as to which Lessee is a sub-lessee) and incorporated herein by reference, including, without limiting the foregoing an exament for right of way for an access road acquired by the United States of America, United States Porest Service and the right of the State of Washington to Inspect the premises at reasonable times.

## SECTION 2. RENTAL

2.01 Basic Rental. As rental for each lease year, the Lessee shall pay the sum of John Mr. nclnul
Dollars (5 200. 0 ) 1. Rent shall be paid in advance, on the first day of Section as in control

Dollars (\$ 362). I, Rent shall be paid in advance, on the first day of September in each year, hereinafter referred to as the "anniversory date." All payments shall be made to be soon at 9655 S.W. Canyon Road, Portland, Oregon, or at such other place at which the Lessor may notify the Lesse in writing. Rent for the fraction of any lease year shall be provided. The least year shall be from September 1 through the succeeding Avgust.

2.02 Ront Adjustments. Lessor may, as of any anniversary date, increase the annual rental as follows:
(a) Under the master lease, Lessor's rental to the State of Washington may be increased on June 1, 1980, and at interval, of not less than ten (10) years thereafter. Lessor may increase Lessee's rental hereunder at such times as Lessor's tental ander the master lease is increased. The amount of such increase that the Lessee's reptal be responsible for and required the pay shall equal the total rental laterease under the master lease to Lessor multiplied by the Lessee's annual rental to the Lessee's interval and rental laterease and required to pay the Lessee's annual rental and the Lessee's reptal legisle to the Morth Woods. Annual rental as used herein shall mean the total rent the Lessee's required to pay to Lessor for the year immediately preceding the year of the increase. This aforesaid formula is illustrated as follows:

Lessea's chare

Increase under master lesse

Lessee's annual rental
Total annual rentals of sites

(b) In addition to the increase permitted under subparagitable (a) above, Lessor may as of any anniversary date, increase the annual rental hereunder of account of taxes and assessments against said real property in an amount, which together with prior increases on account of taxes and assessments, shall not exceed the total of the amount by which taxes and assessments on the land covered by the master lease exceeds such taxes for 1970, divided by the number of interest of the property date.

(c) Finally, every ten years beginning September 1, 1935, the annual rental shall, at the option of the Lessor, be adjusted to reflect the percent of increase from September 1, 1975, in the Consumer Price Index as published by the Bureau of Labor Statistics, U.S. Jepartment of Labor; that is, the annual rental each year for the succeeding ten years shall be increased as compared with the annual rental as set forth heroin by the same percentage as the increase in sold Consumer Price Index differs from sold intext for September 1, 1975.

# SECTION 3. LESSOR'S CONVENANTS

3.01 Declaration. In order to preserve the natural beauty of the North Woods, to provide for the control of structures created thereor, improvements to be made thereon, and for the purpose of extending to the residents therein the reference of extending to the residents therein the reference of extending to the residents therein the reference of extending to the residents of extending the reservation of property values, Lesser does hardly and declare that with the sole exception of lot 19, which is the North Woods Sales Office, the following resorvations, conditions, coverants, agreements and restricting shall become and are hereby made a part of all lesses of property within the place of the North Woods as the same appears on the map survey recorded in the office of the County Auditor of Skamania County, Washington

3.02 Bast Cock. Legler shall construct a boat dock for the common use of residents of the North Woods. In the exent construction of sale boat lock is not completed by September 1, 1972, it is hereby egged that in lieu of such construction, Lesser shall contribute \$5,000 (ii) to the North Woods Association, hereinafter described in paragraph 6,00, for construction of such dock.

### SECTION 4. USE OF SITE

4.01 Permitted fier. The cobin cite that is used only for residential purposes. No soliding shall be erected, placed, placed, or permitted to remain on the cobin site other than only detailed single family devalling and buildings inhibitents to residential use, and the application has been building form.

4.02 Condition of Site. The province hereby leased have been inspected by Lesses and are Eccepted in

oxecs of opsical speaks. No vehicles shall be ported in readwayd Vehicles shall not be overested corelectly or in oxecs of opsical speaks. No vehicle shall be operated of any time without a mutifer in good working order. Excessive motor noise or annoying tracks are foreign.

tresh, forbeso, lister, junk, bones, chatgligen, trottlen, cans, machinery, implements, trottler, protifer indition and no that be permitted to be or remain supposition only log and yighlo from any street or adjuning energies president

h.C5 Signs. The signs of any time field half to the mails view and any last to the unsistence and protectional sign, of not more than 10 limber by 2d lastical life. Short about the processor case of the control of the protection of the p

nor their environs to describe which gov boor become of ennoyanes or plustees it in one of their environs the increase their environs of the second of the environment of the second of the environment.

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## Section 6. Improvements continued

4.07 Animals. No enimals, livestack, or poultry of any kind shell to roles, i, tired, or kept on any lot, except that cats, days, or other household pass shall be that cats, days, or other household pass shall not be allowed to become an annoyance or nulsanco to the neighborhood.

4.69 Incineration. Because of unpleasant odars one unsight/incos, no logistical incinerator will be permitted on any lot.

4.09 Fires and Fireslass. Interior fireplaces, stoves, of other type burnin must be irreproofed by use of sperkproof screens. All tires thus to extinguished before leaving caum. No fires thall to lit or maintained outside of any cobin.

4.10 Firearms and Fireworks. Discharging firearms, firecrackers, rackets or any other fireworks wishin the North Woods area shall be prohibleed.

4.11 Commercial Use. No plots of to shall be used for any semmercial purpose, except that a Lesser may rent his cabin from time to time, and in such case shall be responsible that his tenents abide by these covenants,

4.12 Motorbikes. No motorbike or motorcycle riding of any nature shall be allowed except for ingress and agress.

4.13 Fire Extinguisher. One fire extinguishes in mimum two quark capacity) must be kept in every cabin.

4.14 Trailers and Tents. No test, house trailer, or mobile home, whether the same be on whacls or not, thall be permitted on any lot except during the period of cabir construction and legiquests over a weakened period.

4.15 Solicitation. There shall be no solicitation of circulation of handbills or circulation of any kind without the written consent of Lesson.

6.13 Hosp Bibs. One hase bits shall be installed an outside wall of each cobin for fire protection on or before completion of the cabin.

#### SECTION 5. IMPRIVEMENTS

8.81 Fichs Approved. No building shall be (
struction plans showing the location of the structure have been development, sality of workmanship and materials, harmony, workernal design and color with existing structures, and as 5.01 Fign Approved. No building shall be ( struction plans showing the location of the structure have been to location with respect to topography and finish grade elevation. Such approval shall be in writing.

5.02 Building Matericls. All building construction shall be of log or wood frame. Wood frame stucco or simulated brick vencer construction is expressly prohibited. All roofs shall be of word shingle or shake, or of an acceptable composition — color to be approved prior to application by the Lessor or such person or persons designated by Lessor.

5.03 Completion. Cabins must be completed from all outward appearance within one (1) year from the time such construction is started. Cabin construction must be started within three years from the date of the signing of Cobin Site Legen

D.03 Tree Mercovel. The Lesses of each cabin site may remove from said site all trees, thrubs, and foliage necessary to prepare the property for building subject to the following conditions:

are the property for building subject to the following conditions:

As required by the State of Washington in the master lease, any tree whose diameter is
of it 6" at chest height must be marked by Lease for Lease, inspection, Leasor will
then notify the Washington State Department of Natural Resources and request their
standard apprecial of value. Leases will then pay Leaser for the value of the tree before
removel. Any additional clearing beyong their necessary for the construction of improvements shall be prohibited. The intent is to remove as few trees as possible to the
end that the community remain ribural and rustic.

5.63 Lot Morlicro. Lesses will use all reasonable cere to make certain that the lot markers, as established by Lessor, are not moved or destroyed.

6.05 Improvements Other Than On Cobin Sits. No improvements of any kind shall be constructed or placed upon any area covered by the mester lease without Lessor's prior written consent.

5.07 Ownership of Emproyoments. The master lease provides as follows:

2.04 Ownership of unproviousnits. The hister lease provides as follows:

"0.04 Ownership of Sub-lease Indyrecoments. All buildings and improvements, excluding removable personal property and tripds finures at the leased site (North Woods) erected by Sub-lease (Lease Incering will remain as said after application of this lease (master lease) (mixter lease) of any sub-lease (mixter lease) (mixter lease) of any sub-lease (mixter lease). By 3's Brote under the providence of paragraph SiAS provided, however, upon the expiration of this lease (mixter lease), if the State is unsuccessful in re-leasing the leased date [North Woods]. or the fact the control teach, it has store is undecessful in folcoming the leader and followed by the case in min, then each tubelessed [Lorez Rigneln] shall have a proferential right as allowed by the two loss from the State its sub-loss direc; provided, further, upon the formination or outping the of this least financial materials of a sub-loss [this least] assigned undergozens 6.03 that as a boundation of they release of the lossed site or site lossed site to any other party mode during the bard year popular following the State shall require the subsequent Lyses to parabase the Sub-losses a Least a fire the paragraph, after many the profession of the losses of May 31, 2021.

The parties higher eares that the same and conditions of the above quested paragraph chalf be applicable provided:

(a) That Large is not in defaultunder any of the trans and a utilions of this lead; and
(b) This Large is not in default may 31, 2025. In the ovent of Carlier emphation of this lead, all bull/ings
and improvement leaded upon the exemption to the property of Large.

The prefer ferrors further their that the benefits of payerum 0.00 of the moster loss shall be enforced a celelly of lines the Step on Manhanana.

Bold Vescound Assessments. The Little chall pay in cannot payments all texes and estation for the tors now charges of may become charges the control the improvement places upon the coin site, now or in the higher, controlled with the taxes that become mandered exclude often the data based, oil before that the only discovered exclude often the data based, oil before that these and discovered exception.

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ente 1813 — camp site cease

#### SECTION 6. WILLITIES

G.OT Eccepts. Individual covage disposal systems installed by Lesson must be designed, located, and constructed in secondaria with the legal regulations, lowe and ordinances of Skamenia County and the State of Washington.

8.02 Necessaries. Leiser reserves to field and to its successors and assigns assements in, under, and along all reads and other common press in the plat for any utilities whether presently intailed or not. In addition, an essement is reserved in an erea five (5) feat by inn (10) fear in one corner of each tut (to be selective by Lassor) adjaining the roof, for dispric transformer yealt and/or relephone and power service pedestals if any. And the assignment of the lease as to each individual lot chell be subject to the right to cross over or under the same along the lot lines, with utility lines if such may be necessary in the development of this subdivision or adjaining subdivisions.

4.03 Weser. Each celun site has or will be furnished water at or near the let rine. Each lessee agrees to receive water from the water system supplying the North Woods and further agrees to pay 1, 2007 \$226.00 for the right to connect to said system.

8.64 Meintenance. The lesses thall beer the responsibility and expense of furnishing, installing, back-filling, and maintaining each underground trench or other digging upon such cabin site which is necessary for any utility connections or facilities to serve such cable site.

# SECTION 7. MISCELLANEOUS

7.01 Lector's Duties. Lesses agrees to comply strictly wish the Lessor's rules and regulations and all applicable Ecderal, State, County, and Manicipal laws, rules and regulations relating to all activities contemplated under this feese, including but not limited to, use of public or private resulting, fire and prevention of fire, public health, and pollution of streamy or lakes, and to assume all realizations ricreby imposed upon the Lessor. Lessor may inspect the cabin site and cubin at axiy time to determine compliance with the terms of this lease.

7.02 Indemnification. Lessee hereby " " set to estame all ris", of, and Indemnify and hold harmless, and at the Lessee's expense, defend the Letter from and against, " " claims, loss, r sst, legal ections, liability or expense on eccount of personal injury to or death of any persons whomseeve. Including out not limited to employees of the Lessor, or damage to or destruction of property to whomseever balanging, in "udir , but not limited to property of the Lessor which might result from Lessos oxivities on the lessed premises. The " see further agrees to Indemnify and save harmless the Lessor from any loss, cost, sixt or expense resulting from Lessee's failure to comply with any of the provisions of any applicative laws, rules or regulations.

7.03 Insurance. Lessee shall obtain fire, expelty and liability insurance as follows:

(a) Fire and casualty insurance in a sufficient amount to cover the replacement cost of any or all improvements upon the leased premises. Such insurance shall be carried by a responsible company or companies satisfactory to Lessor and the policy or policies shall be endorsed and delivered to Lessor with provision for thirty (30) days' notice of concellation to Lessor.

(b) Liability and property incurance insuring Lessor and Lesser against all liability for damages to persons or property caused by the maintenance, use or occupancy of the leased premises or by reason of 'ne conduct of any activity carried on therein. Such insurance shall be earlied by a reconsible company or companies satisfactory to Lescor in amounts not less than the following limits, namely:

Bodily injury to or death of any one person, \$5,000.00; Bodily injury or death resulting from any one eccident to the remore persons, \$10,000.00; and

property damage, \$1,000.00.

Lesses chall deliver to Lessor certificates and receipts evidencing sold policies of insureries and further provide with the company or companies for thirty (30) days notice of cancellation to Lesser.

7.04 Assignment. Without the prior writt/n consent of Lessur, Lessee shall not essign this lease or any inverest therein, or sublet, and no hair, executor, administrator, receiver, trustee in bankruptcy or other assignee by operation of law shall essign or sublease without such written consent.

7.05 Walver. Any waiver by the Lesser of any provisions hereof must be in writing, and any of the covenants, conditions, restrictions, in this lesse may be annulled, waived, changed, or modified with respect to all or any portion of said property by Lessor at any time.

7.08 Atternoys' Fees. In the event ony action, cuit, proceeding or appeal therefrom is brought to collect the ront due or to become due hereunder, or any portion thereof, or to get possession of sold premises, or to enforce compliance with this lease, or for failure to observe any of the coverants of this lease, the prevailing perty shall be entitled to recover such sum as the Court may edjudge reasonable as attorneys' ( \_ to be allowed in said suit, action, proceeding to appeal therefrom in addition to such other relief granted by the Court.

7.07 Condemnation. The perties hereto shall receive any sums or demages pold or awarded by reason of any taking, condemnation or saculation during the existence of this lease as their interests therein thall then expeer, whether or not by litigation, by any authority person or corporation, whether public or private, of any title to or interest in all or any part of the pren

7.03 Reservoir Lovel. The Lesses acknowledges by signing this lesse that Pacific Power and Light Company has the right to fluctuate the waters of Swift Reservoir at any time within the provisions of Federal Payer Commission License Ma. 2111 or as emended. The Lesses chall waive all claims or damage and shall indemnify Pacific Power and Light Company, the State of Washington, Lessor or their successors, if any, against any claim of dair go crising from fluctuation in receivair level or impairment of recreational use of the reservoir or shoreside co floating facilities.

7.63 Velicity of Provisions. The determination of any Court that any previsions of this lesso are unlowful or void shar not offeet the velidity of any other provision hereaf.

7.10 Enforcement of Restrictions. Without in any way limiting the rights of Laster, if the parties undifferent the provisions hereof are binding, or any of them, shall violate or attempt to violate any of the reservations, restrictions or coverlacks hereof, the Lessor or any lesses of the in the tract, shall have the right to compat performance of or empliance with the provisions hereof, to abute and remove, at the expense of the original lesses or lessees of the property, any structures or creatings to violation of the provisions hereof, to receive densitys for any such violation or estempted violation of the projections have the provisions have the provisions of the projection of the p

All fices with the lend and theil be binding by the lesses of all property cases and hardly and all party party within the treat.

this lesse to a perferences. Without limiting Lescore right to still be assent this lesse or land, Lesser may essign this lesse to a perferential, and if esid corporation assumed the californians of Lesser for Lesser of it thoropy bare-lessed of any eliqued from any and all obligations under this lesse.

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# CABIN SITE LEASE continued

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# SECTION 8. TERMINATION

3.01 Default and Notice. If any default shall be made in the part of the Lessee in the observance or performance of any of the terms, covenants, agreements, or provisions of this lease by him "a be observed or performed and such default continues for exity (60) days after written notice, the lesser may, at its option, immediately terminate this lease, for felt Lessee's interest therein, and forthwith exclude the Lessee from the premises and from ell rights hereunder, but the Lessee shall nevertheless be liable to the Lessor for all liabilities incurred (secunder prior to such termination. Waiver of any default hereunder shall not constitute a waiver of any set sequent default. Service of any notice provided for herein by the Lessor may be made by depositing such notice in the United States mails addressed to the Lessee at

8.02 Master Lasse Termination. It is expressly understood that Lessor has leased the premises from the State of Washington for a period ending June 1, 2025. The master lease provides that in the event it is terminated for any reason whatsoever, prior to the lease termination date, such termination shall operate as an assignment to the State of Washington of this lease together with the unrestricted right of the State to receive payment of the rents herein provided from the date of said assignment.

a,03 Failure to Provide Property Report. Lessee shall have the option to void this lesse if he does not receive a property report prepared pursuant to the rules and regulations of the U.S. Department of Housing and Urban Development, in advance of, or at the time of, his signing the lease; and Lesse shall have the right to revoke this lease within 48 hours after signing the lease if he did not receive the property report at least 48 hours before signing the lease. However, this option to void the lease shall not apply where Lessee has requived the property report and inspected the lot or lots to be leased in advance of signing the lease and acknowledges by his signature that he has made such inspection and has read and understands such export.

has read and understands such report.

Lessee shall have the option to void this lease if he does not receive a report prepared and pursuant to rules and regulations of the Oregon Subdivision Control Law ORS 92,210—2.990 in advance of his signing this lease.

Each and every provision of this lease shall bind and shall inure to the benefit of the respective held representatives, successors and assigns of the parties. In the event lessee is more than one person, the liability of such persons bereunder shall be joint and coveral.

8.04 Essements. As shown on the plat of "The North Woods", 20 fautusements are reterved to the Lessor and its assigns on the water front portions of Lots 16, 17, 18, 19, 20, 21, 22, and 23 for purposes of community boat docks. Solid easements shall not prevent lessees of the above lots from developing their own shoreside docks providing such facilities do not interfere with the heat triffic pattern of the computational cook state.

viding such facilities do not interfere with the boat viding such facilities do not interfere with the boat viding such facilities do not interfere with the boat viding such facilities do not interfere with the boat viding pattern of the community dock system. Five feet easements are reserved viding such assigns or the southerly lot line of Lot 11 for eccess to the water front. Said across to serve as pathway to boat docks if it is determined by Lessor that additional boat docks are needed to serve "The North Woods" community.

IN WITNESS WHEREOF, the parties have excluded this lease, in duplicate, this day of

January 1976

SECULIA SECULI

WATER FROMT RECREATION, INC

President

By Grady Rotion 15

Secretary ()

LESSOR

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LESSEE

YOU HAVE THE OPTION TO VUID YOUR CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER IF YOU DID NOT RECEIVE A PROPERTY REPORT PREPARED PURSUAN. TO THE HULES AND REGULATIONS OF THE OFFICE OF INTERSTATE LAND SALES REGISTRATION, U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT, IN ADVANCE OF, OR AT THE TIME OF YOUR SIGNING THE CONTRACT OR AGREEMENT, IF YOU RECEIVED THE PROPERTY REPORT LESS THAT 48 HOURS PRIOR TO SIGNING THE CONTRACT OR AGREEMENT, YOU HAVE THE RIGHT TO REVOKE THE CONTRACT OR AGREEMENT BY NOTICE TO THE SELLER UNTIL MIDNIGHT OF THE THIRD GUSINESS DAY FOLLOWING THE CONSUMMATION OF THE TRAMSACTION, A BUSINESS DAY I' ANY CALENE IN DAY EXCEPT SUNDAY AND THE FOLLOWING BUSINESS . LUZAVE: NEW YEAR'S DAY, Y. ASNING'YON'S BIRTHDAY, MEMORIAL DAY, INDEPENDENCE DAY, LABORDAY, CELAUSUSHAY, VETERANS' DAY, THANKSGIVING APU CHRISTMAS.

I lead hereby acknowledge that prior to the signing of this less, I level have reserved, and understand the PROPERTY REPORT, proposed pursuant to the sules and resolutions of the U.S. Optionment of Houseling and Order Development to the of Interactive Land Sales Regist, would be a supported by a recovery pursuant to rules and regulations of this Oregon Subdivision control var ONS 22/10 02/20, I level strategies along the I level have interacted the feet to be readed.

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